CAUSE NO. D-1-GN-23-007975

STATE OF TEXAS,	
,	§
Plaintiff,	§
	§
V.	§
	§
ALLERGAN LIMITED and ALLERGAN	§
FINANCE, LLC,	§
	§
Defendants.	ş

IN THE DISTRICT COURT OF

TRAVIS COUNTY, TEXAS

53RD JUDICIAL DISTRICT

AGREED FINAL JUDGMENT AND PERMANENT INJUNCTION

The State of Texas ("State") and Allergan Limited (f/k/a Allergan plc, which, in turn, was f/k/a Actavis plc) and Allergan Finance, LLC (f/k/a Actavis, Inc., which, in turn was f/k/a Watson Pharmaceuticals, Inc.) (collectively, "Allergan" or "Defendants") (together with the State, the "Parties," and each a "Party") have entered into a consensual resolution of the above-captioned litigation (the "Action"), pursuant to a settlement agreement entitled Allergan Public Global Opioid Settlement Agreement, dated as of November 22, 2022 (as subsequently updated) (the "Agreement"), a copy of which is attached hereto as Exhibit A. The Parties also entered into a subsequent agreement known as the Texas Addendum, a copy of which is attached hereto as Exhibit B. The Texas Addendum is incorporated into the Agreement, which shall become effective by its terms upon the entry of this Agreed Final Judgment (the "Judgment") by the Court without trial or adjudication of any contested issue of fact or law, and without finding or admission of wrongdoing or liability of any kind. This Judgment resolves litigation as to "Allergan" and the "Released Entities" as those terms are defined in the Allergan Public Global Opioid Settlement Agreement.

I. RECITALS:

1. Each Party warrants and represents that it engaged in arm's-length negotiations in good faith. By entering into the Agreement, the Parties intended to effect a good-faith settlement.

2. The State has determined that the Agreement is in the public interest.

3. Allergan denies the allegations in the Action and maintains that it has no liability whatsoever to the State, its Subdivisions, its Special Districts and/or any other governmental entity (whether or not such governmental entity has brought or is a party to an Action or not).

4. The Parties have agreed to the resolution of the Action and the entry of this Judgment (including the injunctive terms incorporated herein) by the Court without trial or finding of admission or wrongdoing or liability of any kind.

5. The Parties recognize that the outcome of the Action is uncertain and a final resolution through the adversarial process likely will require protracted litigation.

6. Allergan is entering into this Judgment solely for the purpose of settlement, and nothing contained herein may be taken as or construed to be an admission or concession of any violation of law, rule, regulation, or ordinance, or of any other matter of fact or law, or of any fault, liability, or wrongdoing, all of which Allergan denies.

7. The Parties agree to the entry of the injunctive relief terms pursuant to Exhibit P of the Agreement.

8. Therefore, without any admission of liability or wrongdoing by Allergan or any other Released Entities (as defined in the Agreement), the Parties now mutually consent to the entry of this Judgment and agree to dismissal of the claims with prejudice pursuant to the terms of the Agreement to avoid the delay, expense, inconvenience, and uncertainty of protracted litigation.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:

In consideration of the mutual promises, terms, and conditions set forth in the Agreement, the adequacy of which is hereby acknowledged by all Parties, it is agreed by and between Defendants and the State, and adjudicated by the Court, as follows:

 The foregoing Recitals are incorporated herein and constitute an express term of this Judgment.

2. The Parties have entered into a full and final settlement of all Released Claims of Releasors (including but not limited to the State) against Allergan and the Released Entities pursuant to the terms and conditions set forth in the Agreement.

3. The "Definitions" set forth in Section I of the Agreement are incorporated by reference into this Judgment. The State is a "Settling State" within the meaning of the Agreement. Unless otherwise defined herein, capitalized terms in this Judgment shall have the same meaning given to them in the Agreement. In the event of a conflict between the terms of the Agreement and this summary document, the terms of the Agreement shall govern.

4. The Parties agree that the Court has jurisdiction over the subject matter of the Action and over the Parties with respect to the Action and this Judgment. This Judgment shall not be construed or used as a waiver of any jurisdictional defense Allergan or any other Released Entity may raise in any other proceeding.

5. The Court finds that the Agreement was entered into in good faith.

6. The Court finds that entry of this Judgment is in the public interest and reflects a negotiated settlement agreed to by the Parties. The Action is dismissed with prejudice, subject to a retention of jurisdiction by the Court as provided herein and in the Agreement.

7. By this Judgment, the Agreement is hereby approved by the Court, and the Court hereby adopts the Agreement's terms as its own determination of this matter and the Parties' respective rights and obligations.

8. The Court shall have authority to resolve disputes identified in Section XIV.G.2 of the Agreement, governed by the rules and procedures of the Court.

9. By this Judgment, the Texas Opioid Abatement Fund Council and Settlement Allocation Term Sheet, a copy of which is attached hereto as Exhibit C and is incorporated into the Agreement pursuant to Exhibit O of the Agreement, is hereby approved by the Court as the means by which relevant funds paid pursuant to the Agreement will be divided within the State, subject to the full acceptance by any Subdivision or Special District receiving such funds of the terms of the Agreement, including the releases provided therein.

10. The Parties have satisfied the Condition to Effectiveness of Agreement set forth in Section X of the Agreement, the Release set forth in Sections V.A, E and F of the Agreement, and clarifications and modifications as set forth in the Texas Addendum as follows:

- a. The Attorney General of the State exercised the fullest extent of his or her powers to release Allergan and all other Released Entities from all Released Claims pursuant to the release attached hereto as Exhibit D (the "AG Release").
- b. Allergan has determined that there is sufficient State participation and sufficient resolution of the actual and potential Claims of the Subdivisions and Special Districts in the Settling States to proceed with the Agreement.
- c. The Settlement Participation Form for each Initial Participating Subdivision and Initial Participating Special District in the State has been delivered to Allergan. As stated in the Settlement Participation Form, and for the avoidance of doubt, nothing in the Settlement Participation Form executed by the Participating Subdivisions or Participating Special Districts is intended to modify in any way the terms of the Agreement to which the Participating Subdivisions and Participating Special Districts agree. As stated in the Settlement Participation Form, to the extent the executed version of the Settlement Participation Form differs from the Agreement in any respect, the Agreement controls.

- d. Pursuant to the Settlement Participation Form, each Participating Subdivision and Participating Special District in the State is dismissing with prejudice any Released Claims that it has filed against Allergan and the Released Entities.
- e. No later than June 30, 2023, at least 96% of the population of the Texas PSC Subdivisions (as defined by the Texas Addendum) submitted a Texas Addendum Participation Form to Allergan.

Release. The Parties acknowledge that the Release, which is incorporated by 11. reference herein, is an integral part of this Judgment. Pursuant to the Agreement and the Release and without limitation and to the maximum extent of the power of the State's Attorney General, Allergan and the other Released Entities are, as of the Effective Date, hereby released from any and all Released Claims of (a) the State and its Participating Subdivisions and Participating Special Districts and any of their departments, agencies, divisions, boards, commissions, Subdivisions, districts, instrumentalities of any kind and attorneys, including the State's Attorney General, and any person in their official capacity whether elected or appointed to serve any of the foregoing, and any agency, person, or other entity claiming by or through any of the foregoing, (b) any public entities, public instrumentalities, public educational institutions, unincorporated districts, fire districts, irrigation districts, water districts, emergency services districts, school districts, healthcare districts, hospital districts, Sheriffs and law enforcement districts, library districts, coroner's offices, and public transportation authorities and other Special Districts in the State, including those with the regulatory authority to enforce state and federal controlled substances acts or the authority to bring Claims related to Covered Conduct seeking money (including abatement (or remediation and/or restitution)) or revoke a pharmaceutical distribution license, and (c) any person or entity acting in a parens patriae, sovereign, quasi-sovereign, private attorney general, qui tam, taxpayer, or other capacity seeking relief, including but not limited to, fines, penalties, or punitive damages, on behalf of or generally applicable to the general public with respect to the State or any Subdivision or Special District in the State, whether or not any of them participate in the Agreement. Pursuant to the Agreement and the Release and to the maximum extent of the State's power, Allergan and the other Released Entities are, as of the Effective Date, hereby released from any and all Released Claims of (1) the State, (2) all past and present executive departments, state agencies, divisions, boards, commissions and instrumentalities with the regulatory authority to enforce state and federal controlled substances acts, (3) any of the State's past and present executive departments, agencies, divisions, boards, commissions and instrumentalities that have the authority to bring Claims related to Covered Conduct seeking money (including abatement and/or remediation) or revocation of a pharmaceutical distribution license, and (4) any Participating Subdivision or Participating Special District. For the purposes of clause (3) above, executive departments, agencies, divisions, boards, commissions, and instrumentalities are those that are under the executive authority or direct control of the State's Governor. Further, the provisions set forth in Section V of the Agreement are incorporated by reference into this Judgment as if fully set forth herein. The Parties acknowledge, and the Court finds, that those provisions are an integral part of the Agreement and this Judgment and shall govern the rights and obligations of all participants in the settlement. Any modification of those rights and obligations may be made based only on a writing signed by all affected parties and approved by the Court.

12. <u>Release of Unknown Claims.</u> The State expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

13. The State may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but the State expressly waived and fully, finally, and forever settled, released and discharged, through the Agreement and Release, any and all Released Claims that may exist as of the Effective Date but which the State does not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would have materially affected the State's decision to enter into the Agreement.

14. <u>Costs and Fees.</u> The Parties will bear their own costs and attorneys' fees except as otherwise provided in the Agreement.

15. <u>No Admission of Liability</u>. Defendants are consenting to this Judgment solely for the purpose of effectuating the Agreement, and nothing contained herein may be taken as or construed to be an admission or concession of any violation of law, rule, or regulation, or of any other matter of fact or law, or of any liability or wrongdoing, all of which Defendants expressly deny. No Defendant or Released Entity admits that it caused or contributed to any public nuisance, and no Defendant or Released Entity admits any wrongdoing that was or could have been alleged by the State, its Participating Subdivisions and/or Participating Special Districts, or any other person or entity. No part of this Judgment shall constitute evidence of any liability, fault, or wrongdoing by Defendants or any other Released Entity. The Parties acknowledge that payments made under the Agreement are not a fine, penalty, or payment in lieu thereof and are properly characterized as described in Section VIII.G of the Agreement.

16. <u>No Waiver</u>. This Judgment is entered based on the Agreement without trial or adjudication of any contested issue of fact or law or finding of liability of any kind. This Judgment shall not be construed or used as a waiver of Allergan's right, or any other Released Entity's right,

to defend itself from, or make any arguments in, any other regulatory, governmental, private individual, or class claims or suits relating to the subject matter or terms of this Judgment. Notwithstanding the foregoing, the State may enforce the terms of this Judgment as expressly provided in the Agreement.

17. <u>No Private Right of Action</u>. No part of this Order or of the Agreement shall create a private cause of action or confer any right to any third party for violation of any federal or state statute. This Judgment is not intended for use by any third party for any purpose, including submission to any court for any purpose, except pursuant to Section XIV.A of the Agreement. Except as expressly provided in the Agreement, no portion of the Agreement or this Judgment shall provide any rights to, or be enforceable by, any person or entity that is not a Settling State or Released Entity. The State shall allow Participating Subdivisions and Participating Special Districts in the State to notify it of any perceived violations of the Agreement or this Judgment. No Settling State, including the State, may assign or otherwise convey any right to enforce any provision of the Agreement.

18. <u>Admissibility</u>. It is the intent of the Parties that this Judgment not be admissible in other cases against Defendants or Released Entities or binding on Defendants or Released Entities in any respect other than in connection with the enforcement of this Judgment or the Agreement. For the avoidance of doubt, nothing herein shall prohibit Defendants or Released Entities from entering this Judgment or the Agreement into evidence in any litigation or arbitration concerning (1) Defendants' or Released Entities' right to coverage under an insurance contract or (2) the enforcement of the releases provided for by the Agreement and this Judgment.

19. <u>Preservation of Privilege</u>. Nothing contained in the Agreement or this Judgment, and no act required to be performed pursuant to the Agreement or this Judgment, is intended to

constitute, cause, or effect any waiver (in whole or in part) of any attorney-client privilege, work product protection, or allied litigant/common interest/joint defense privilege, and each Party agrees that it shall not make or cause to be made in any forum any assertion to the contrary.

20. <u>Mutual Interpretation</u>. The Parties agree and stipulate that the Agreement was negotiated on an arm's-length basis between parties of equal bargaining power and was drafted jointly by counsel for each Party. Accordingly, the Agreement is incorporated herein by reference and shall be mutually interpreted and not construed in favor of or against any Party, except as expressly provided for in the Agreement.

21. <u>Retention of Jurisdiction</u>. The Court shall retain jurisdiction of the Parties for the limited purpose of the resolution of disputes identified in Section XIV.G.2 of the Agreement. The Court shall have jurisdiction over Participating Subdivisions and Participating Special Districts in the State for the limited purposes identified in the Agreement.

22. <u>Successors and Assigns</u>. This Judgment is binding on Defendants' successors and assigns.

23. <u>Modification</u>. This Judgment shall not be modified (by the Court, by any other court, or by any other means) without the consent of the State and Defendants, or as provided for in Section XVI.T of the Agreement.

So ORDERED this <u>2nd</u> day of <u>November</u>, 2023.

PRESIDING JUDGE

AGREED AS TO SUBSTANCE AND FORM AND ENTRY REQUESTED:

KEN PAXTON Attorney General of Texas

BRENT WEBSTER First Assistant Attorney General

GRANT DORFMAN Deputy First Assistant Attorney General

LESLEY FRENCH Chief of Staff

JAMES LLOYD Deputy Attorney General for Civil Litigation

RYAN BAASCH Chief, Consumer Protection Division

STEPHANIE EBERHARDT Assistant Attorney General State Bar No. 24084728 Office of the Attorney General Consumer Protection Division P.O. Box 12548 Austin, Texas 78711-2548 Phone: (512) 463-1308 Facsimile: (512) 463-8301 Email: Stephanie.Eberhardt@oag.texas.gov

ATTORNEYS FOR PLAINTIFF STATE OF TEXAS

AGREED AS TO SUBSTANCE AND FORM AND ENTRY REQUESTED:

Wesley Hill Tex. Bar No 24032294 Brett F. Miller Tex. Bar No. 24065750 WARD, SMITH & HILL, PLLC 1507 Bill Owens Parkway

Agreed Final Judgment and Permanent Injunction *State of Texas v. Allergan Limited et al.*

AGREED AS TO SUBSTANCE AND FORM AND ENTRY REQUESTED:

KEN PAXTON Attorney General of Texas

BRENT WEBSTER First Assistant Attorney General

GRANT DORFMAN Deputy First Assistant Attorney General

LESLEY FRENCH Chief of Staff

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Attorneys for Allergan Limited (f/k/a Allergan plc, f/k/a Actavis plc) and Allergan Finance, LLC (f/k/a Actavis, Inc., f/k/a Watson Pharmaceuticals, Inc.)

AGREED AS TO SUBSTANCE AND FORM AND ENTRY REQUESTED:

ALLERGAN LIMITED

Ву: _____

Name: Wayne Klintworth

Title: Vice President, Assistant Treasurer

Date:

AGREED AS TO SUBSTANCE AND FORM AND ENTRY REQUESTED:

ALLERGAN FINANCE, LLC
By:
Name: Wayne Klintworth

Title: Vice President, Assistant Treasurer

Date:

Exhibit A

Global Opioid Settlement Agreement

ALLERGAN PUBLIC GLOBAL OPIOID SETTLEMENT AGREEMENT

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ALLERGAN PUBLIC GLOBAL OPIOID SETTLEMENT AGREEMENT

Whereas, the Settling States, Participating Subdivisions, Participating Special Districts, and Allergan (as those terms are defined below) share a common desire to resolve disputes between them relating to opioid medications according to the terms set out in this agreement dated as of November 22, 2022 (the "*Agreement*");

Whereas, the Parties, Participating Subdivisions, and Participating Special Districts agree and understand that upon satisfaction of the conditions set forth in Sections II and XI, this Agreement will be binding on the Settling States, Allergan, Participating Subdivisions, and Participating Special Districts;

Whereas, the Parties, Participating Subdivisions, and Participating Special Districts agree and understand that this Agreement will then be filed as part of Consent Judgments in the respective courts of each of the Settling States, pursuant to the terms set forth in Section III;

Whereas, the Parties, Participating Subdivisions, and Participating Special Districts agree and understand that they shall at all times act in good faith to implement and execute their obligations under this Agreement and shall not act in any way to purposefully frustrate the right of any party to receive the benefits due under the Agreement;

Whereas, the Parties, Participating Subdivisions, and Participating Special Districts to this Agreement now desire to avoid further expense and proceedings and to settle their disputes under the terms and conditions of this Agreement as set forth below;

NOW, THEREFORE, IT IS HEREBY AGREED by and between the Parties, Participating Subdivisions, and Participating Special Districts by and through their respective counsel, as follows:

I. Definitions

Unless otherwise specified, the following definitions apply:

- 1. *"Abatement Accounts Fund"* means a component of the Settlement Fund described in subsection VIII.F.
- 2. *"Additional Restitution Amount"* means the amount available to Settling States listed in Exhibit M of \$16,192,680.76.
- 3. "*Affiliated Company(ies)*" means (1) when used with respect to AbbVie Inc. ("AbbVie") all of the entities listed in Exhibit J-1; (2) when used with respect to Allergan all of the entities listed in Exhibit J-2; and (3) additionally shall include other entities owned now or in the past either wholly or partially and either directly or indirectly by either AbbVie or Allergan and/or each of their respective past parents, but only to the extent those other entities played any role relating to Covered Conduct and/or Released Claims during the period when they were owned

either wholly or partially and either directly or indirectly by either AbbVie or Allergan and/or each of their respective past parents.

- 4. *"Agreement*" means this Allergan Public Global Opioid Settlement Agreement, inclusive of all exhibits.
- 5. *"Alleged Harms"* means the alleged past, present, and future financial or societal and related expenditures arising out of the alleged misuse and abuse of opioid products, non-exclusive examples of which are described in the documents listed on Exhibit A, that have allegedly arisen as a result of the physical and bodily injuries sustained by individuals suffering from opioid-related addiction, abuse, death, and other related diseases and disorders, and that have allegedly been caused by Allergan.
- 6. "Allergan" means Allergan Finance, LLC (f/k/a Actavis, Inc., which, in turn, was f/k/a/ Watson Pharmaceuticals, Inc.) and Allergan Limited (f/k/a Allergan plc, which, in turn, was f/k/a Actavis plc). Allergan does not include Teva Pharmaceuticals Industries Ltd. ("Teva Ltd."), Teva Pharmaceuticals USA, Inc. ("Teva USA"), Cephalon, Inc. ("Cephalon"), Actavis LLC (f/k/a Actavis Inc.) ("Actavis LLC"), Watson Laboratories, Inc. ("Watson"), Actavis Pharma, Inc. (f/k/a Watson Pharma, Inc.) ("Actavis Pharma"), Actavis Elizabeth LLC ("Actavis Elizabeth"), Actavis Kadian LLC ("Actavis Kadian"), Actavis Laboratories FL, Inc. (f/k/a Watson Laboratories, Inc. Florida) ("Actavis Labs FL"), Actavis Laboratories UT, Inc. (f/k/a Watson Laboratories, Inc. Utah) ("Actavis Labs UT"), Actavis Mid Atlantic LLC ("Actavis Mid"), Actavis South Atlantic LLC ("Actavis South"), Actavis Totowa LLC ("Actavis Totowa"), or Anda, Inc. ("Anda").
- 7. *"Allocation Statute"* means a state law that governs allocation, distribution, and/or use of some or all of the Settlement Fund amounts allocated to that State and/or its Subdivisions and/or its Special Districts. In addition to modifying the allocation, as set forth in subsection VIII.E.2, an Allocation Statute may, without limitation, contain a Statutory Trust, further restrict expenditure of funds, form an advisory committee, establish oversight and reporting requirements, or address other default provisions and other matters related to the funds. An Allocation Statute is not required to address all three (3) types of funds comprising the Settlement Fund or all default provisions.
- 8. "Annual Payment" means the total amount of the Net Abatement Amount payable into the Settlement Fund by Allergan on each Payment Date (including the Initial Year Payment), as calculated by the Settlement Fund Administrator pursuant to Section VII or agreed to pursuant to Section VII.B.6, which shall not exceed the maximum payment for any given year as set forth in Exhibit M. This term does not include the Additional Restitution Amount or amounts paid pursuant to Section XIII.
- 9. *"Appropriate Official"* means the official defined in subsection XVI.F.4.

- 10. "Attorney Fee and Cost Payment" means the total amount of the Global Settlement Attorney Fee Amount payable by Allergan on the Payment Date of each year into the (1) Attorney Fee and Cost Fund described in Exhibit R, (2) the State Cost Fund described in Exhibit T, and (3) the State Outside Counsel Fee Fund described in Exhibit S, for attorneys' fees, expenses, and costs of the Settling States and Participating Subdivisions.
- 11. "*Attorney Fee and Cost Fund*" means an account consisting of \$187,115,422.10 to pay attorneys' fees and costs of Litigating Subdivisions that become Participating Subdivisions and the MDL Expense Fund, amounts pursuant to the agreement on attorneys' fees and costs attached as Exhibit R.
- 12. "*Bar*" means either (1) a ruling by the highest court of the State, or the intermediate court of appeals when not subject to further review by the highest court of the State in a State with a single intermediate court of appeals, setting forth the general principle that no Subdivisions or Special Districts in the State may maintain Released Claims against Released Entities, whether on the ground of the Agreement (or the release in it) or otherwise; (2) a law barring Subdivisions and Special Districts in the State from maintaining or asserting Released Claims against Released Entities (either through a direct bar or through a grant of authority to release claims and that authority is exercised in full); or (3) a Settlement Class Resolution in the State with full force and effect. For the avoidance of doubt, a law or ruling that is conditioned or predicated upon payment by a Released Entity (apart from payments by Allergan incurred under the Agreement) shall not constitute a Bar.
- 13. "Base Payment" means the payments made pursuant to Section VII.D.
- 14. "*Case-Specific Resolution*" means either (1) a law barring specified Subdivisions or Special Districts from maintaining Released Claims against Released Entities (either through a direct Bar or through a grant of authority to release claims and that authority is exercised in full) or (2) a ruling by a court of competent jurisdiction over a particular Subdivision or Special District that has the legal effect of barring the Subdivision or Special District from maintaining any Released Claims at issue against Released Entities, whether on the ground of the Agreement (or the release in it) or otherwise. For the avoidance of doubt, a law, ruling, or release that is conditioned or predicated upon a post-Effective Date payment by a Released Entity (apart from payments by Allergan incurred under the Agreement or injunctive relief obligations incurred by it) shall not constitute a Case-Specific Resolution.
- 15. "Claim" means any past, present or future cause of action, claim for relief, crossclaim or counterclaim, theory of liability, demand, derivative, claim, request, assessment, charge, covenant, damage, debt, lien, loss, fine, penalty, restitution, reimbursement, disgorgement, expenses, judgment, right, obligation, dispute, suit, contract, controversy, agreement, parens patriae claim, promise, performance, warranty, omission, or grievance of any nature whatsoever, whether legal, equitable, statutory, regulatory or administrative, whether arising under federal,

state or local common law, statute, regulation, guidance, ordinance or principles of equity, whether filed or unfiled, whether asserted or unasserted, whether known or unknown, whether accrued or unaccrued, whether foreseen, unforeseen or unforeseeable, whether discovered or undiscovered, whether suspected or unsuspected, whether fixed or contingent, and whether existing or hereafter arising, in all such cases, including but not limited to any request for declaratory, injunctive, or equitable relief, compensatory, punitive, or statutory damages, absolute liability, strict liability, restitution, subrogation, contribution, indemnity, apportionment, disgorgement, reimbursement, attorney fees, expert fees, consultant fees, fines, penalties, expenses, costs or any other legal, equitable, civil, administrative, or regulatory remedy whatsoever. Claim does not include any individuals' personal injury or wrongful death cause of action.

- 16. "*Claim Over*" means a Claim asserted by a Non-Released Entity against a Released Entity on the basis of contribution, indemnity, or other claim over on any theory relating to a Non-Party Covered Conduct Claim asserted by a Releasor.
- 17. "*Compensatory Restitution Amount*" means the aggregate amount of payments by Allergan hereunder other than amounts paid as attorneys' fees and costs or identified pursuant to subsection VIII.C as being used to pay attorneys' fees and investigation costs or litigation costs.
- 18. "*Consent Judgment*" means a state-specific consent judgment, the general terms of which shall be agreed by the Settling States and Allergan prior to the Reference Date and shall include (1) approval of this Agreement and (2) the release set forth in Section V, including the full and final resolution of any Released Claims that the Settling State has brought against Released Entities.
- 19. "*Court*" means the respective court for each Settling State to which the Agreement and the Consent Judgment are presented for approval and/or entry as to that Settling State, or the Northern District of Ohio for purposes of administering the Attorney Fee and Cost Fund and any related fee and cost agreements.
- 20. "Covered Conduct" means any actual or alleged act, failure to act, negligence, statement, error, omission, breach of any duty, conduct, event, transaction, agreement, service, work, misstatement, misleading statement, or other activity of any kind whatsoever from the beginning of time through the Reference Date of this Agreement (and any past, present, or future consequence of any such act, failure to act, negligence, statement, error, omission, breach of duty, conduct, event, transaction, agreement, service, work, misstatement, misleading statement, or other activity) arising from or relating in any way to (a) the availability, discovery, research, development, manufacture, packaging, repackaging, marketing, promotion, advertising, labeling, relabeling, recall, withdrawal, distribution, delivery, monitoring, reporting, supply, sale, prescribing, dispensing, physical security, warehousing, use or abuse of, or operating procedures relating to, any Product, or any system, plan, policy, procedure, or advocacy relating to any Product or class of Products, including, but not limited to, any unbranded or branded

promotion, marketing, or advertising, unbranded information, patient support or assistance, educational programs, consultancy, research, or other programs, campaigns, lobbying, or grants, sponsorships, charitable donations, or other funding relating to any Product or class of Products; (b) the characteristics, properties, risks, or benefits of any Product or class of Products; (c) the monitoring, reporting, disclosure, non-monitoring, non-reporting, or non-disclosure to federal, state, or other regulators of orders for any Product or class of Products; (d) the selective breeding, harvesting, extracting, purifying, exporting, importing, applying for quota for, procuring quota for, handling, promoting, manufacturing, processing, packaging, supplying, distributing, converting, or selling of, or otherwise engaging in any activity relating to, a precursor or component of Product, including but not limited to natural, synthetic, semi-synthetic, or chemical raw materials, starting materials, finished active pharmaceutical ingredients, drug substances, or any related intermediate of Product; and/or (e) diversion control programs or suspicious order monitoring related to any Product. The foregoing is not intended to apply to claims alleging contamination of products.

- 21. "Covered Special Districts" means a Special District that is (1) a school district with K-12 student enrollment of at least 25,000 or 0.12% of a State's population, whichever is greater; (2) a fire district that covers a population of 25,000, or 0.20% of a State's population if a State's population is greater than 18 million (though, if a fire district's population is not easily calculable from state data sources and agreed to between the State and Allergan, it is calculated by dividing the population of the county or counties a fire district serves by the number of fire districts in the county or counties); or (3) a healthcare district or hospital district with at least 125 hospital beds in one or more hospitals rendering services in that district.
- 22. "Designated State" means New York.
- 23. "Divested Actavis Generic Entity(ies)" means Actavis LLC, Watson, Actavis Pharma, Actavis Elizabeth, Actavis Kadian, Actavis Labs FL, Actavis Labs UT, Actavis Mid, Actavis South, and Actavis Totowa.
- 24. *"Divested Entity(ies)*" means those companies listed on Exhibit J-3, which includes the Divested Actavis Generic Entities.
- 25. *"Effective Date"* means the date sixty (60) days after the Reference Date.
- 26. *"Eligible State*" means a State that is not a Prior Settling State and is thus eligible to participate in this Agreement and become a Settling State.
- 27. *"Enforcement Committee"* means a committee consisting of representatives of the Settling States and of the Participating Subdivisions. Exhibit B contains the organizational bylaws of the Enforcement Committee. Notice pursuant to subsection XVI.P shall be provided when there are changes in membership or contact information.

- 28. *"Exhibit G Participant"* means a Participating Subdivision or Participating Special District that appears in Exhibit G at the relevant point in time. Nothing about the use of the term Exhibit G Participant changes the ability to amend the list of entities listed on Exhibit G pursuant to this Agreement.
- 29. "*Global Settlement Abatement Amount*" means the total abatement amount of \$2,149,873,027.00. (This figure does not reflect the application of the Prior Settlements Credit or potential offsets. It also does not include amounts paid to the Additional Restitution Amount, which may be used for abatement.)
- 30. *"Global Settlement Amount"* means \$2,372,972,184.12 and consists of the Global Settlement Abatement Amount, the Global Settlement Attorney Fee Amount, and the Additional Restitution Amount.
- 31. "*Global Settlement Attorney Fee Amount*" means \$206,906,476.36, which consists of the Attorney Fee and Cost Fund, the State Outside Counsel Fee Fund, and the State Cost Fund.
- 32. *"Implementation Administrator"* means the vendor agreed to by the Parties and retained by Teva and Allergan to provide notice pursuant to Section X.A and to manage the initial joinder period for Subdivisions and Special Districts, including the issuance and receipt of Settlement Participation Forms.
- 33. *"Implementation Costs"* means the costs for the Implementation Administrator, which shall be paid for pursuant to subsection VI.D.
- 34. *"Incentive A"* means the incentive payment described in subsection VII.E.5.
- 35. *"Incentive B"* means the incentive payment described in subsection VII.E.6.
- 36. *"Incentive C"* means the incentive payment described in subsection VII.E.7.
- 37. *"Incentive D"* means the incentive payment described in subsection VII.E.8.
- 38. *"Incentive Payment"* means the payments made pursuant to Section VII.E.
- 39. *"Initial Participating Special District"* means a Special District that meets the requirements set forth in subsection IX.L.
- 40. *"Initial Participating Subdivision"* means a Subdivision that meets the requirements set forth in subsection IX.D.
- 41. "*Initial Participation Date*" means the date ninety (90) days after the Preliminary Agreement Date, unless it is extended by written agreement of Allergan and the Enforcement Committee.
- 42. *"Initial Year Payment"* means the first Annual Payment of the Net Abatement Amount payable into the Settlement Fund by Allergan on the Payment Date as

calculated by the Settlement Fund Administrator pursuant to Section VII or agreed to pursuant to Section VII.B.6, which shall not exceed the maximum payment for the Initial Year Payment as set forth in Exhibit M.

- 43. *"Injunctive Relief Terms"* means the terms described in Section IV and set forth in Exhibit P.
- 44. *"Later Litigating Special District"* means a Special District (or Special District official asserting the right of or for the Special District to recover for Alleged Harms to the Special District and/or the people thereof) that is not a Litigating Special District and that files a lawsuit bringing a Released Claim against a Released Entity, or that adds such a Claim to a pre-existing lawsuit, after the Preliminary Agreement Date. It may also include a Litigating Special District whose Claims were resolved by a Bar or Case-Specific Resolution, which is later revoked following the execution date of this Agreement, when such Litigating Special District takes any affirmative step in its lawsuit other than seeking a stay, removal or dismissal with prejudice.
- 45. *"Later Litigating Subdivision"* means a Subdivision (or Subdivision official asserting the right of or for the Subdivision to recover for Alleged Harms to the Subdivision and/or the people thereof) that is not a Litigating Subdivision and that files a lawsuit bringing a Released Claim against a Released Entity, or that adds such a Claim to a pre-existing lawsuit, after the Preliminary Agreement Date. It may also include a Litigating Subdivision whose Claims were resolved by a Bar or Case-Specific Resolution, which is later revoked following the execution date of this Agreement, when such Litigating Subdivision takes any affirmative step in its lawsuit other than seeking a stay, removal, or dismissal with prejudice.
- 46. *"Later Participating Special District"* means a Participating Special District that meets the requirements of subsection IX.M but is not an Initial Participating Special District.
- 47. *"Later Participating Subdivision"* means a Participating Subdivision that meets the requirements of subsection IX.E but is not an Initial Participating Subdivision.
- 48. *"Litigating Special District"* means a Special District (or Special District official asserting the right of or for the Special District to recover for Alleged Harms to the Special District and/or the people thereof) that brought any Released Claims against any Released Entities on or before the Preliminary Agreement Date that were not separately resolved prior to that date. Exhibit C includes an agreed list of the Litigating Special Districts. Exhibit C will be updated (including with any corrections) periodically, and a final version of Exhibit C will be attached hereto as of the Effective Date.
- 49. *"Litigating Subdivision"* means a Subdivision (or Subdivision official asserting the right of or for the Subdivision to recover for Alleged Harms to the Subdivision and/or the people thereof) that brought any Released Claims against any Released

Entities on or before the Preliminary Agreement Date that were not separately resolved prior to that date. A Prior Settling Subdivision shall not be considered a Litigating Subdivision. Exhibit C includes an agreed list of the Litigating Subdivisions. Exhibit C will be updated (including with any corrections) periodically, and a final version of Exhibit C will be attached hereto as of the Effective Date.

- 50. "*National Arbitration Panel*" means the panel described in subsection XIV.G.4.
- 51. *"National Disputes"* means the disputes described in subsection XIV.G.
- 52. "*Net Abatement Amount*" means \$1,799,186,751.00, which is the Global Settlement Abatement Amount adjusted for the Prior Settlements Credit pursuant to subsection VI.C.2.
- 53. *"Non-Litigating Covered Special District"* means a Covered Special District that is not a Litigating Special District.
- 54. *"Non-Litigating Special District"* means a Special District that is neither a Litigating Special District nor a Later Litigating Special District.
- 55. *"Non-Litigating Subdivision"* means a Subdivision that is not (1) a Litigating Subdivision, (2) a Later Litigating Subdivision, or (3) a Prior Settling Subdivision.
- 56. *"Non-Participating Special District"* means a Special District that is not a Participating Special District.
- 57. *"Non-Participating Subdivision"* means a Subdivision that is not a Participating Subdivision. For the avoidance of doubt, Non-Participating Subdivision also includes Prior Settling Subdivisions.
- 58. "*Non-Party Covered Conduct Claim*" means a Claim against any Non-Released Entity involving, arising out of, or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Released Entity).
- 59. *"Non-Party Settlement"* means a settlement by any Releasor that settles any Non-Party Covered Conduct Claim and includes a release of any Non-Released Entity.
- 60. *"Non-Released Entity"* means an entity that is not a Released Entity.
- 61. *"Non-Settling State"* means a State that is an Eligible State but not a Settling State.
- 62. "Opioid Remediation" means care, treatment, and other programs and expenditures (including reimbursement for past such programs or expenditures except where this Agreement restricts the use of funds solely to future Opioid Remediation) designed to (1) address the misuse and abuse of opioid products, (2) treat or mitigate opioid use or related disorders, or (3) mitigate other alleged effects of the opioid abuse crisis, including on those injured as a result of the opioid abuse crisis. Exhibit E

provides a non-exhaustive list of expenditures that qualify as being paid for Opioid Remediation. Qualifying expenditures may include reasonable related administrative expenses.

- 63. "*Participating Special District*" means a Special District that signs the Settlement Participation Form annexed hereto as Exhibit K and meets the requirements for becoming a Participating Special District under Section IX. Participating Special Districts include both Initial Participating Special Districts and Later Participating Special Districts.
- 64. *"Participating Subdivision"* means a Subdivision that signs a Settlement Participation Form annexed hereto as Exhibit K and meets requirements for becoming a Participating Subdivision under Section IX. Participating Subdivisions include both Initial Participating Subdivisions and Later Participating Subdivisions.
- 65. *"Parties"* means Allergan and the Settling States (each, a "*Party*").
- 66. "*Payment Date*" means the date on which Allergan makes its Annual Payments (including its Initial Year Payment), Additional Restitution Payments, and Attorney Fee and Cost Payments, pursuant to Section VII and XIII and Exhibits M-1 and M-2. The first Payment Date is thirty (30) days after the Effective Date. The second Payment Date is July 15, 2024, the third Payment Date is July 15, 2025, the fourth Payment Date is July 15, 2026, the fifth Payment Date is July 15, 2027, the sixth Payment Date is July 15, 2028, and the seventh Payment Date is July 15, 2029.
- 67. "*Payment Year*" means the calendar year during which the applicable Annual Payment is due pursuant to subsection VII.B. Payment Year 1 is 2023, Payment Year 2 is 2024, and so forth. References to payment "for a Payment Year" mean the Annual Payment due that year. References to eligibility "for a Payment Year" mean eligibility in connection with the Annual Payment due during that year.
- 68. "*Preliminary Agreement Date*" means the date on which Allergan gives notice to the Settling States and MDL Plaintiffs' Executive Committee of its determination that a sufficient number of States have agreed to be Settling States to proceed with notice pursuant to Section IX.A. This date shall be no more than fourteen (14) days after the end of the notice period to States (as set forth in Section II.A) unless it is extended by written agreement of Allergan and the Enforcement Committee.
- 69. *"Primary Subdivision"* means a Subdivision that has a population of 30,000 or more. A list of Primary Subdivisions in each State is provided in Exhibit I, and such list shall be updated if any Primary Subdivision is inadvertently missed or included.
- 70. *"Prior Settlements Credit"* means the credit of \$350,686,276.00, reflecting that the allocations for Prior Settling States and Prior Settling Subdivisions for Claims related to the Covered Conduct against Allergan and/or other Released Entities were or will be separately settled. The credit is applied pursuant to subsection VI.A.1.

- 71. *"Prior Settling State(s)"* means Florida, Louisiana, New York, Rhode Island, and West Virginia and all Subdivisions and Special Districts within those States whose Claims were released as part of those States' settlements.
- 72. *"Prior Settling Subdivision(s)"* means the City and County of San Francisco, California, Cuyahoga County, Ohio, and Summit County, Ohio.
- "Product" means any chemical substance, whether used for medicinal or non-73. medicinal purposes, and whether natural, synthetic, or semi-synthetic, or any finished pharmaceutical product made from or with such substance, that is an opioid or opiate, as well as any product containing any such substance. It also includes: 1) the following when used in combination with opioids or opiates: benzodiazepine, carisoprodol, zolpidem, gabapentin, diazepam, estazolam, quazepam, alprazolam, clonazepam, oxazepam, flurazepam, triozolam, temazepam, midazolam; and 2) a combination or "cocktail" of any stimulant or other chemical substance prescribed, sold, bought, or dispensed to be used together that includes opioids or opiates. For the avoidance of doubt, "Product" does not include benzodiazepine, carisoprodol, zolpidem, or gabapentin when not used in combination with opioids or opiates. "Product" includes but is not limited to any substance consisting of or containing buprenorphine, codeine, fentanyl, hydrocodone, hydromorphone, meperidine, methadone, morphine, naloxone, naltrexone, oxycodone, oxymorphone, pentazocine, propoxyphene, tapentadol, tramadol, opium, heroin, carfentanil, any variant of these substances, or any similar substance. "Product" also includes any natural, synthetic, semi-synthetic or chemical raw materials, starting materials, finished active pharmaceutical ingredients, drug substances, and any related intermediate products used or created in the manufacturing process for any of the substances described in the preceding sentence. Further, "Product(s)" includes, but is not limited to, the following: (a) Anexsia, Bancap HC, Combunox, Dilaudid, Dilaudid HP, Duradyne, Esgic with Codeine, Fiorinal with Codeine, Fioricet with Codeine, Kadian, Lorcet, Lorcet Plus, Maxidone, MoxDuo, Norco, Procet, Reprexain, Vicodin, Vicodin ES, Vicodin HP, and Vicoprofen, and any type, version, strength, or dosage of the foregoing; and (b) Aspirin + butalbital + caffeine + codeine phosphate, Fentanyl citrate injection, Fentanyl citrate tablet, Fentanyl transdermal, Homatropine methylbromide + hydrocodone bitartrate, Hydrocodone + acetaminophen, Hydrocodone + ibuprofen, Hydromorphone tablet, Meperidine hydrochloride injection, Meperidine hydrochloride tablet, Morphine sulfate capsule, Morphine sulfate injection, Morphine sulfate tablet, Oxycodone, Oxycodone + acetaminophen, Oxycodone + aspirin, Oxycodone + hydrochloride, Oxycodone + ibuprofen, Oxymorphone tablet, Tramadol hydrocholoride, and any type, version, strength, or dosage of the foregoing.
- 74. "*Reference Date*" means the date on which Allergan is to inform the Settling States and MDL Plaintiffs' Executive Committee of its determination whether there is sufficient resolution of Claims and potential Claims at the Subdivision level to go forward with the settlement. The Reference Date shall be no later than thirty (30) days after the Initial Participation Date, unless it is extended by written agreement of Allergan and the Enforcement Committee.

- 75. "Released Claims" means any and all Claims that directly or indirectly are based on, arise out of, or in any way relate to or concern the Covered Conduct occurring prior to the Reference Date. Without limiting the foregoing, "Released Claims" include any Claims that have been asserted against the Released Entities by any Settling State or any of its Litigating Subdivisions or Litigating Special Districts in any federal, state, or local action or proceeding (whether judicial, arbitral, or administrative) based on, relating to, in whole or in part, the Covered Conduct, or any such Claims that could be or could have been asserted now or in the future in those actions or in any comparable action or proceeding brought by a State or any of its Subdivisions or Special Districts or any Releasors (whether or not such State, Subdivision, Special District, or Releasor has brought such action or proceeding). Released Claims also include all Claims against Released Entities asserted in any proceeding to be dismissed pursuant to the Agreement, whether or not such claims relate to Covered Conduct. "Released Claims" shall be interpreted broadly. This Agreement does not release Claims by private individuals. Claims by private individuals shall be treated in accordance with applicable law. Released Claims is also used herein to describe Claims brought by a Later Litigating Subdivision, Later Litigating Special District, or other non-party Subdivision or Special District that would have been Released Claims if they had been brought by a Releasor against a Released Entity before the Effective Date.
- 76. "Released Entities" means Allergan and (1) all of Allergan's past and present direct or indirect parents, subsidiaries, divisions, joint ventures, predecessors, successors, affiliates, business units, assigns, agents (all of the foregoing solely in their capacity as such with respect to the Released Claims), and insurers (solely in their role as insurers, if any, with respect to the Released Claims), including, but not limited to, (a) AbbVie and (b) Divested Actavis Generic Entities and other Divested Entities (and their respective past and current parents, subsidiaries, and affiliates, including but not limited to Teva Ltd., Teva USA, and their subsidiaries and affiliates) but solely as to the branded opioid drugs that are Products distributed and/or sold before August 2, 2016 by Divested Actavis Generic Entities and other Divested Entities and the operation of the Divested Actavis Generic Entities and other Divested Entities related to those branded opioid drugs that are Products before August 2, 2016; (2) any person or entity to the extent, and only to the extent, that such person or entity may have a Claim based on such person or entity having a business relationship with Allergan or AbbVie and/or any of Allergan or AbbVie's Affiliated Companies, including, but not limited to, for contractual indemnity, equitable or implied indemnity, contribution, comparative fault, reimbursement, apportionment (including, but not limited to, the respective past and present direct or indirect parents, subsidiaries, divisions, joint ventures, predecessors, successors, affiliates, business units, assigns, partners, manufacturers, contractors, agents, and insurers (all of the foregoing solely in their capacity as such with respect to the Released Claims) of any of the foregoing in (1), including Abbott Laboratories and Abbott Laboratories Inc. ("Abbott"), provided that, for avoidance of doubt, Abbott is not a Released Entity for purposes of Claims related to OxyContin, Purdue Pharma, or Purdue Pharma Inc.; and (ii) Halo Pharmaceuticals, Inc., Shionogi Inc., Mikart, LLC, PDI, Inc., TMS Health, LLC, National Health Information Network,

Inc., Ventiv Commercial Services, LLC, inVentiv Commercial Services, LLC, UPS Supply Chain Solutions, Inc., and King Pharmaceuticals, Inc., and their respective past and current parents, subsidiaries, and affiliates) against Allergan or AbbVie and/or any of Allergan or AbbVie's Affiliated Companies relating to any Covered Conduct, Products, class of Products, and/or Released Claims arising from such business relationship; and (3) the respective past and present employees, officers, directors, members, shareholders, partners, trustees, contractors, consultants, and agents (all of the foregoing solely in their capacity as such with respect to the Released Claims) of any of the foregoing in (1) and (2). Notwithstanding the foregoing (and subject to certain provisions, including, but not limited to, the Non-Party Settlement at Section V.B.2 and the Set-Off at Section XV below), Released Entities shall exclude Divested Actavis Generic Entities and other Divested Entities (and their respective past and current parents, subsidiaries, and affiliates, including but not limited to Teva Ltd., Teva USA, and their subsidiaries and affiliates, but not Allergan and other Released Entities), but solely as to: (i) their generic opioid drugs that are Products, and/or (ii) the operation of Divested Actavis Generic Entities and other Divested Entities related to those generic opioid drugs that are Products for which Releasors have also sought to hold Allergan (and/or other Released Entities) liable. For the avoidance of doubt, any entity acquired, or joint venture entered into by Allergan after the Reference date is not a Released Entity.

77. "Releasors" means (1) each Settling State; (2) each Participating Subdivision; (3) each Participating Special District; and (4) without limitation and to the maximum extent of the power of each Settling State's Attorney General and/or Participating Subdivision and Participating Special District to release Claims, (a) the Settling State's, Participating Subdivision's, and Participating Special District's departments, agencies, divisions, boards, commissions, Subdivisions, districts, instrumentalities of any kind and attorneys, including its Attorney General, and any person in their official capacity whether elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, (b) any public entities, public instrumentalities, public educational institutions, unincorporated districts, fire districts, irrigation districts, water districts, emergency services districts, school districts, healthcare districts, hospital districts, Sheriffs and law enforcement districts, library districts, coroner's offices, and public transportation authorities, and other Special Districts in a Settling State, including those with the regulatory authority to enforce state and federal controlled substances acts or the authority to bring Claims related to Covered Conduct seeking money (including abatement (or remediation and/or restitution)) or revoke a pharmaceutical distribution license, and (c) any person or entity acting in a parens patriae, sovereign, quasi-sovereign, private attorney general, qui tam, taxpayer, or other capacity seeking relief, including but not limited to, fines, penalties, or punitive damages, on behalf of or generally applicable to the general public with respect to a Settling State or a Subdivision or Special District in a Settling State, whether or not any of them participate in the Agreement. "Releasors" does not include persons acting in an individual capacity, regardless of the type of relief sought. In addition to being a Releasor as provided herein, Participating Subdivisions and Participating Special Districts shall also provide a Settlement Participation Form, which is attached as Exhibit K. Each Settling State's Attorney General represents that he or she has or has obtained (or will obtain no later than the Effective Date) the authority set forth in the Representation and Warranty subsection of Section V.

- 78. *"Revocation Event"* means with respect to a Bar, Settlement Class Resolution, or Case-Specific Resolution, a legislative amendment or a revocation, rescission, reversal, overruling, or interpretation that in any way limits the effect of such Bar, Settlement Class Resolution, or Case-Specific Resolution on Released Claims or any other action or event that otherwise deprives the Bar, Settlement Class Resolution or Case-Specific Resolution of force or effect in any material respect.
- 79. "Settlement Class Resolution" means a class action resolution in a court of competent jurisdiction in a Settling State with respect to a class of Subdivisions and Special Districts in that State that (1) conforms with that Settling State's statutes, case law, and/or rules of procedure regarding class actions; (2) is approved and entered as an order of a court of competent jurisdiction in that State and has become final as defined in "State-Specific Finality"; (3) is binding on all Non-Participating Subdivisions and Non-Participating Special Districts in that State (other than opt outs as permitted under the next sentence); (4) provides that all such Non-Participating Subdivisions or Non-Participating Special Districts may not bring Released Claims against Released Entities, whether on the ground of the Agreement (or the releases herein) or otherwise; and (5) does not impose any costs or obligations on Allergan other than those provided for in the Agreement, or contain any provision inconsistent with any provision of the Agreement. If applicable state law requires that opt-out rights be afforded to members of the class, a class action resolution otherwise meeting the foregoing requirements shall qualify as a Settlement Class Resolution unless Subdivisions collectively representing more than 1% of the total population of all of that State's Subdivisions listed in Exhibit G opt out. In seeking certification of any Settlement Class, the applicable State and Participating Subdivisions shall make clear that certification is sought solely for settlement purposes and shall have no applicability beyond approval of the settlement for which certification is sought. Nothing in this Agreement constitutes an admission by any Party that class certification would be appropriate for litigation purposes in any case.
- 80. "Settlement Fund" means the interest-bearing fund established under the Agreement into which Annual Payments by Allergan are made pursuant to subsection VII. The Settlement Fund comprises the Abatement Accounts Fund, State Fund, and Subdivision Fund.
- 81. "Settlement Fund Administrator" means the entity that determines the Annual Payments (including calculating Incentive Payments pursuant to Section VII and any amounts subject to offset pursuant to Sections VII.C and XI), and administers and distributes amounts into the Settlement Fund. It shall also administer and distribute the Additional Restitution Amount pursuant to Section XII. The duties of the Settlement Fund Administrator shall be governed by this Agreement. Prior to

the Initial Participation Date, the Parties shall agree to selection and removal processes for and a detailed description of the Settlement Fund Administrator's duties all of which shall be appended to the Agreement as Exhibit L.

- 82. "Settlement Fund Administrator Costs" means any costs and fees associated with or arising out of the duties of the Settlement Fund Administrator with regard to Teva and Allergan's payments to the Settlement Fund as described in Exhibit L and elsewhere in this Agreement, including those arising from the use of a bank or other financial institution to receive and disburse payments.
- 83. *"Settlement Fund Escrow"* means the interest-bearing escrow fund established pursuant to this Agreement to hold disputed payments made under this Agreement.
- 84. "Settlement Participation Form" means the form attached as Exhibit K that Participating Subdivisions and Participating Special Districts must execute and provide to Allergan and the Implementation Administrator or Settlement Fund Administrator, and which shall (1) make such Participating Subdivisions and Participating Special Districts signatories to this Agreement, (2) include a full and complete release of any and all of such Participating Subdivisions' and Participating Special Districts' Claims and (3) require prompt cessation of litigation activity as set forth in Section III, and request for dismissal with prejudice of any Released Claims that have been filed against Released Entities by any such Participating Subdivisions or Participating Special Districts within fourteen (14) business days after the Reference Date.
- 85. "Settlement Payment Schedule" means the schedule of payments attached to this Agreement as Exhibit M. Actual payment amounts are subject to adjustments consistent with this Agreement.
- 86. *"Settling State"* means any Eligible State that has entered into this Agreement.
- 87. "Special District" means (1) formal and legally recognized sub-entities of a State recognized by the U.S. Census Bureau¹ and those listed on Exhibit C; and (2) any person, official, or entity thereof acting in an official capacity on behalf of the Special District. Special Districts do not include sub-entities of a State that provide general governance for a defined area that would qualify as a Subdivision. Entities that include any of the following words or phrases in its name shall not be considered a Special District: mosquito, pest, insect, spray, vector, animal, air quality, air pollution, clean air, coastal water, tuberculosis, and sanitary.
- 88. "*State*" means any state of the United States of America, the District of Columbia, American Samoa, Guam, the Northern Mariana Islands, Puerto Rico, and the U.S. Virgin Islands. Additionally, the use of non-capitalized "state" to describe

¹ All such entities are found on the "Special District," "School District," and "DEP School District" tabs of the Census Bureau's 2017 Government Units Listing spreadsheet available at https://www2.census.gov/programs-surveys/gus/datasets/2017/govt_units_2017.ZIP.

something (e.g., "state court") shall also be read to include parallel entities in commonwealths, territories, and the District of Columbia (e.g., "territorial court").

- 89. *"State Allocation Percentage"* means the allocation percentages for Eligible States as set forth in Exhibit F-2, which have been adjusted from the State Global Allocation Percentages to account for the Prior Settlements Credit.
- 90. *"State Cost Fund"* means the fund totaling \$3,598,373.50 and described in Exhibit T.
- 91. "*State Global Allocation Percentage*" means the allocation percentages for all States as set forth in Exhibit F-1, which represents allocations before the Prior Settlements Credit is applied.
- 92. *"State Fund"* means a component of the Settlement Fund described in subsection VIII.D.
- 93. *"State Outside Counsel Fee Fund"* means the fund totaling \$16,192,680.76 described in Exhibit S.
- 94. *"State-Specific Finality"* means, with respect to the Settling State in question:
 - a. the Agreement and the Consent Judgment have been approved and entered by the Court as to Allergan, including the release of all Released Claims against Released Entities as provided in this Agreement;
 - b. for all lawsuits brought by the Settling State against Released Entities for Released Claims, either previously filed or filed as part of the entry of the Consent Judgment, the Court has stated in the Consent Judgment or otherwise entered an order finding that all Released Claims against Released Entities asserted in the lawsuit have been resolved by agreement; and
 - c. (1) the time for appeal or to seek review of or permission to appeal from the approval and entry as described in subsection (a) hereof and entry of such order described in subsection (b) hereof has expired; or (2) in the event of an appeal, the appeal has been dismissed or denied, or the approval and entry described in (a) hereof and the order described in subsection (b) hereof have been affirmed in all material respects (to the extent challenged in the appeal) by the court of last resort to which such appeal has been taken and such dismissal or affirmance has become no longer subject to further appeal (including, without limitation, review by the United States Supreme Court).
- 95. "*State-Subdivision Agreement*" means an agreement that a Settling State reaches with the Subdivisions in that State regarding the allocation, distribution, and/or use of funds allocated to that State and to Exhibit G Participants in that State. A State-Subdivision Agreement shall be effective if approved pursuant to the provisions of Exhibit O or if adopted by statute. Preexisting agreements addressing funds other

than those allocated pursuant to this Agreement shall qualify if the approval requirements of Exhibit O are met. A State and its Subdivisions may revise, supplement, or refine a State-Subdivision Agreement if approved pursuant to the provisions of Exhibit O or if adopted by statute.

- 96. "*Statewide Payment Amount*" means the amount from an Annual Payment to be paid to a Settling State, its separate types of funds (if applicable), and its Exhibit G Participants.
- 97. "*Statutory Trust*" means a trust fund established by state law to receive funds allocated to a State's Abatement Accounts Fund and restrict their expenditure to Opioid Remediation purposes subject to reasonable administrative expenses. A State may give a Statutory Trust authority to allocate one or more of the three Settlement Funds, but this is not required.
- 98. "Subdivision" means (1) a formal and legally recognized sub-entity of a State that provide general governance for a defined area, such as a municipality, county, parish, city, town, incorporated township, village, borough, or any other entities that provide municipal-type government within a State, and (2) any person, official, or entity thereof acting in an official capacity on behalf of the Subdivision (including, without limitation, district attorneys, county attorneys, city attorneys, Sheriffs, and any other official, employee, or representative). Unless otherwise specified, "Subdivision" includes all functional counties and parishes and other functional levels of sub-entities of a State that provide general governance for a defined area. Historic, non-functioning sub-entities of a State (such as Connecticut counties) are not Subdivisions, unless the entity has filed a lawsuit that includes a Released Claim against a Released Entity in a direct, parens patriae, or any other capacity. For purposes of this Agreement, the term Subdivision does not include Special Districts.
- "Subdivision and Special District Allocation Percentage" means for Subdivisions 99 and Special Districts in a Settling State that are eligible to receive an allocation from the Subdivision Fund pursuant to subsection VIII.D or subsection VIII.E, the percentage as set forth in Exhibit G. The aggregate Subdivision and Special District Allocation Percentage of all Subdivisions and Special Districts receiving a Subdivision and Special District Allocation Percentage in each State shall equal 100%. Immediately upon the effectiveness of any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by subsection VIII.E.3 (or upon the effectiveness of an amendment to any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by subsection VIII.E.3) that addresses allocation from the Subdivision Fund, whether before or after the Initial Participation Date, Exhibit G will automatically be amended to reflect the allocation from the Subdivision Fund pursuant to the State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by Section VIII.E.3. The Subdivision and Special District Allocation Percentages contained in Exhibit G may not change once notice is distributed pursuant to subsection X.A, except upon the effectiveness

of any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by subsection VIII.E.3 (or upon the effectiveness of an amendment to any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by subsection VIII.E.3) that addresses allocation from the Subdivision Fund. For the avoidance of doubt, no Subdivision or Special District not listed on Exhibit G shall receive an allocation from the Subdivision Fund and no provision of this Agreement shall be interpreted to create such an entitlement.

- 100. "Subdivision Fund" means a component of the Settlement Fund described in subsection VIII.A.
- 101. "*Teva*" means (i) Teva Pharmaceutical Industries Ltd. and, (ii) all of its respective past and present direct or indirect parents, subsidiaries, divisions, affiliates, joint ventures, predecessors, successors, assigns, including but not limited to the Divested Actavis Generic Entities and Anda Inc.
- 102. *"Teva Global Opioid Settlement Agreement"* means the settlement agreement between and among the Settling States, Participating Subdivisions, Participating Special Districts, and Teva to resolve opioid-related Claims against Teva and the other Released Entities (as defined therein).
- 103. *"Threshold Motion"* means a motion to dismiss or equivalent dispositive motion made at the outset of litigation under applicable procedure. A Threshold Motion must include as potential grounds for dismissal, any applicable Bar or the relevant release by a Settling State, Participating Subdivision, or Participating Special District provided under this Agreement and, where appropriate under applicable law, any applicable limitations defense.

II. <u>Participation by States and Condition to Preliminary Agreement</u>

A. *Notice to States*. On November 22, 2022 this Agreement shall be distributed to all Eligible States. The Eligible States' Attorneys General shall then have a period of thirty (30) days to decide whether to become Settling States. Eligible States will decide whether to become Settling States for both this Agreement and the Teva Global Opioid Settlement Agreement, or decline participation in both settlements. However, if Teva enters bankruptcy prior to the Effective Date, Eligible States can choose to only join this Agreement. If a State is only an Eligible State with respect to one of the Agreement for which it is an Eligible State. States that determine to become Settling States shall so notify the Enforcement Committee and Allergan within thirty (30) days after November 22, 2022 and shall further commit to obtaining any necessary additional State releases prior to the Effective Date. This notice

period for States may be extended by written agreement of Allergan and the Enforcement Committee.

- **B.** *Ineligible States.* Non-Settling States and Prior Settling States shall not be eligible for any payments or have any rights in connection with this Agreement.
- C. Condition to Preliminary Agreement. Following the notice period to Eligible States set forth in subsection II.A above, Allergan shall determine on or before the Preliminary Agreement Date whether, in its sole discretion enough States have agreed to become Settling States to proceed with notice to Subdivisions as set forth in Section X below. The determination to proceed shall be in the sole discretion of Allergan and may be based on any criteria or factors deemed relevant by Allergan. If Allergan determines that this condition has been satisfied, and that notice to the Subdivisions should proceed, it will so notify the Settling States by providing notice to the Enforcement Committee on the Preliminary Agreement Date. If Allergan determines that this condition has not been satisfied, it will so notify the Settling States by providing notice to the Enforcement Committee, and this Agreement will have no further effect and all releases and other commitments or obligations contained herein will be void, other than Allergan's funding of Implementation Costs to date. The Preliminary Agreement Date may be extended by written agreement of Allergan and the Enforcement Committee.
- **D.** *Later Joinder by States.* After the Preliminary Agreement Date, an Eligible State may only become a Settling State with the consent of Allergan, in its sole discretion. If a State becomes a Settling State more than thirty (30) days after the Preliminary Agreement Date, the Subdivisions and Special Districts in that State that become Participating Subdivisions and Participating Special Districts within ninety (90) days of the State becoming a Settling State shall be considered Initial Participating Subdivisions or Initial Participating Special Districts.

III. <u>Cessation of Litigation Activities</u>

- A. Following the Preliminary Agreement Date, if Allergan has determined to proceed with notice pursuant to Section II, all Litigating States that intend to become Settling States and that are engaged in or have engaged in discovery and/or substantive motion practice ("*Active Litigation*") against a Released Entity shall make reasonable efforts to immediately cease litigation activity (e.g., written and document discovery, depositions, expert disclosures, and motion practice) against Allergan where feasible, or to minimize litigation activity by means of agreed deadline extensions and agreed postponement of depositions, document productions, and motion practice. Allergan shall cooperate in such efforts. The obligations under this subsection do not extend past the Reference Date if Allergan determines it is not going forward with the Agreement. This paragraph III.A does not apply to Litigating States with a trial date within six (6) months of the Preliminary Agreement Date, though such Litigating States and Allergan shall engage in good faith discussions regarding the potential cessation of litigation activity.
- **B.** Following the execution of the Settlement Participation Form, attached as Exhibit K, a Litigating Subdivision or Litigating Special District that is engaged in active litigation

against a Released Entity shall make all reasonable efforts to immediately cease all litigation activity (e.g., written and document discovery, depositions, expert disclosures, and motion practice) against Allergan, where feasible, or to minimize litigation activity by means of agreed deadline extensions and agreed postponement of litigation activity by means of agreed deadline extensions and agreed postponement of depositions, document productions, and motion practices. Allergan shall cooperate in such efforts. The obligations under this subsection do not extend past the Reference Date if Allergan determines it is not going forward with the settlement. This paragraph III.B does not apply to Litigating Subdivisions or Litigating Special Districts with a trial date within six (6) months of the Preliminary Agreement Date, though such Litigating Subdivisions or Litigating Special Districts and Allergan shall engage in good faith discussions regarding the potential cessation of litigation activity. Notwithstanding this provision no Litigating Subdivision is required to cease its litigation if it determines such action would be detrimental to its litigation.

C. Following the Reference Date, the Settling States shall endeavor to file Consent Judgments (the contents of which must be agreed upon with Allergan) within thirty (30) days of the Reference Date. Participating Subdivisions and Participating Special Districts, as applicable, shall request dismissal of their actions with prejudice within fourteen (14) days of the Reference Date. The Settling States, Participating Subdivisions, and Participating Special Districts shall use best efforts to get Consent Judgments or orders of dismissal with prejudice, as applicable, entered promptly after filing.

IV. <u>Injunctive Relief</u>

A. *Entry of Injunctive Relief.* As part of the Consent Judgment, the Parties agree to the Injunctive Relief Terms attached as Exhibit P.

V. <u>Release</u>

Α. Scope. As of the Effective Date, the Released Entities will be released and forever discharged from all of the Releasors' Released Claims. Each Settling State (for itself and its Releasors) and Participating Subdivision (for itself and its Releasors), and Participating Special District (for itself and its Releasors) will, on or before the Effective Date, absolutely, unconditionally, and irrevocably covenant not to bring, file, or claim, or to cause, assist in bringing, or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the Agreement are intended to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of each Settling State, its Attorney General, each Participating Subdivision, and each Participating Special District to release Claims. The release shall be a complete bar to any Released Claim of all Releasors. Nothing in this Agreement shall release or impair any Claims against Teva Ltd., Teva USA, Cephalon, or Anda, except to the extent expressly set forth in this Agreement.

B. *Claim Over and Non-Party Settlement.*

- 1. *Statement of Intent*. It is the intent of the Parties that:
 - a. Released Entities should not seek contribution or indemnification (other than pursuant to an insurance contract) from other parties for their payment obligations under this Agreement;
 - b. the payments made under this Agreement shall be the sole payments made by the Released Entities to the Releasors involving, arising out of, or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Released Entity);
 - c. Claims by Releasors against non-Parties should not result in additional payments by Released Entities, whether through contribution, indemnification or any other means; and
 - d. the Settlement meets the requirements of the Uniform Contribution Among Joint Tortfeasors Act and any similar state law or doctrine that reduces or discharges a released party's liability to any other parties.
 - e. The provisions of this subsection V.B are intended to be implemented consistent with these principles. This Agreement and the releases and dismissals provided for herein are made in good faith.
- 2. Contribution/Indemnity Prohibited. No Released Entity shall seek to recover for amounts paid under this Agreement based on indemnification, contribution, or any other theory from a manufacturer, pharmacy, hospital, pharmacy benefit manager, health insurer, third-party vendor, trade association, distributor, or health care practitioner, provided that a Released Entity shall be relieved of this prohibition with respect to any entity that asserts a Claim Over against it. However, and notwithstanding the foregoing, this provision shall not preclude any Released Entity from seeking indemnification, contribution, or any other theory from and against Teva Ltd., Divested Entities, Pfizer Inc., King Pharmaceuticals, Inc., and Alpharma Inc., and/or each of their respective past and current parents, subsidiaries, and/or affiliates. For the avoidance of doubt, nothing herein shall prohibit a Released Entity from recovering amounts owed pursuant to insurance contracts.
- 3. *Non-Party Settlement*. To the extent that, on or after the Reference Date, any Releasor enters into a Non-Party Settlement, including in any bankruptcy case or through any plan of reorganization (whether individually or as a class of creditors), the Releasor will include (or in the case of a Non-Party Settlement made in connection with a bankruptcy case, will cause the debtor to include), unless prohibited from doing so under applicable law, in the Non-Party Settlement a prohibition on contribution or indemnity of any kind substantially equivalent to that required from Allergan in subsection V.B.2, or a release from such Non-Released Entity in favor of the Released Entities (in a form equivalent to the releases

contained in this Agreement) of any Claim Over. The obligation to obtain the prohibition and/or release required by this subsection is a material term of this Agreement. The sole remedy for a Releasor's failure to include such a provision in a Non-Party Settlement shall be the application of Section V.B.4 below. Non-Released Entities include, but are not limited to, Teva Ltd., Teva USA, Divested Actavis Generic Entities or other Divested Entities, and Anda.

- 4. *Claim Over*. In the event that any Releasor obtains a judgment with respect to Non-Party Covered Conduct against a Non-Released Entity that does not contain a prohibition like that in subsection V.B.3, or any Releasor files a Non-Party Covered Conduct Claim against a Non-Released Entity in bankruptcy or a Releasor is prevented for any reason from obtaining a prohibition/release in a Non-Party Settlement as provided in subsection V.B.3, and such Non-Released Entity asserts a Claim Over against a Released Entity, then Releasor and Allergan shall take the following actions to ensure that the Released Entities do not pay more with respect to Covered Conduct to Releasors or to Non-Released Entities than the amounts owed under this Agreement by Allergan:
 - a. Allergan shall notify that Releasor of the Claim Over within sixty (60) days of the assertion of the Claim Over or sixty (60) days of the Effective Date of this Agreement, whichever is later;
 - b. Allergan and that Releasor shall meet and confer concerning the means to hold Released Entities harmless and ensure that it is not required to pay more with respect to Covered Conduct than the amounts owed by Allergan under this Agreement;
 - c. That Releasor and Allergan shall take steps sufficient and permissible under the law of the State of the Releasor to hold Released Entities harmless from the Claim Over and ensure Released Entities are not required to pay more with respect to Covered Conduct than the amounts owed by Allergan under this Agreement. Such steps may include, where permissible:
 - (i) Filing of motions to dismiss or such other appropriate motion by Allergan or Released Entities, and supported by Releasors, in response to any Claim filed in litigation or arbitration;
 - (ii) Reduction of that Releasor's Claim and any judgment it has obtained or may obtain against such Non-Released Entity by whatever amount or percentage is necessary to extinguish such Claim Over under applicable law, up to the amount that Releasor has obtained, may obtain, or has authority to control from such Non-Released Entity;
 - (iii) Placement into escrow of funds paid by the Non-Released Entities such that those funds are available to satisfy the Claim Over;

- (iv) Return of monies paid by Allergan to that Releasor under this Agreement to permit satisfaction of a judgment against or settlement with the Non-Released Entity to satisfy the Claim Over;
- Payment of monies to Allergan by that Releasor to ensure it is held harmless from such Claim Over, up to the amount that Releasor has obtained, may obtain, or has authority to control from such Non-Released Entity;
- (vi) Credit to Allergan under this Agreement to reduce the overall amounts to be paid under the Agreement such that it is held harmless from the Claim Over; and
- (vii) Such other actions as that Releasor and Allergan may devise to hold Allergan harmless from the Claim Over.
- d. The actions of that Releasor and Allergan taken pursuant to paragraph (c) must, in combination, ensure Allergan is not required to pay more with respect to Covered Conduct than the amounts owed by Allergan under this Agreement.
- e. In the event of any dispute over the sufficiency of the actions taken pursuant to paragraph (c), that Releasor and Allergan may seek review by the National Arbitration Panel, provided that, if the Parties agree, such dispute may be heard by the state court where the relevant Consent Judgment was filed. The National Arbitration Panel shall have authority to require Releasors to implement a remedy that includes one or more of the actions specified in paragraph (c) sufficient to hold Released Entities fully harmless. In the event that the panel's actions do not result in Released Entities being held fully harmless, Allergan shall have a Claim for breach of this Agreement by Releasors, with the remedy being payment of sufficient funds to hold Allergan harmless from the Claim Over. For the avoidance of doubt, the prior sentence does not limit or eliminate any other remedy that Allergan may have.
- C. To the extent that the Claim Over is based on a contractual indemnity, the obligations under subsection V.B.4 shall extend solely to a Non-Party Covered Conduct Claim against a pharmacy, clinic, hospital or other purchaser or dispenser of Products, a manufacturer that sold or promoted Products, a consultant, and/or a pharmacy benefit manager or other third-party payor. Allergan shall notify the Settling States, to the extent permitted by applicable law, in the event that any of these types of Non-Released Entities asserts a Claim Over arising out of contractual indemnity against it.
- **D.** *General Release.* In connection with the releases provided for in the Agreement, each Settling State (for itself and its Releasors), Participating Subdivision and Participating Special District expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or

other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

A Releasor may thereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Settling State (for itself and its Releasors), Participating Subdivision and Participating Special District hereby expressly waives and fully, finally, and forever settles, releases, and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Settling States' decision to enter into the Agreement, the Participating Subdivisions' decision to participate in the Agreement, or the Participating Special District's decision to participate in the Agreement.

- **E.** *Res Judicata.* Nothing in the Agreement shall be deemed to reduce the scope of the res judicata or claim preclusive effect that the settlement memorialized in the Agreement, and/or any Consent Judgment or other judgment entered on the Agreement, gives rise to under applicable law.
- F. Representation and Warranty. The signatories hereto on behalf of their respective Settling State, its Participating Subdivisions, and its Participating Special Districts, expressly represent and warrant that they will obtain on or before the Effective Date (or have obtained) the authority to settle and release, to the maximum extent of the State's power, all Released Claims of (1) their respective Settling State; (2) any of the Settling State's past and present executive departments, state agencies, divisions, boards, commissions and instrumentalities with the regulatory authority to enforce state and federal controlled substances acts; (3) any of their respective Settling State's past and present executive departments, agencies, divisions, boards, commissions and instrumentalities that have the authority to bring Claims related to Covered Conduct seeking money (including abatement and/or remediation) or revocation of a pharmaceutical distribution license; (4) any Participating Subdivisions; and (5) any Participating Special District. For the purposes of clause (3) above, executive departments, agencies, divisions, boards, commissions, and instrumentalities are those that are under the executive authority or direct control of the State's Governor. Also, for the purposes of clause (3), a release from a State's Governor is sufficient to demonstrate that the appropriate releases have been obtained.
- **G.** *Effectiveness*. The releases set forth in the Agreement shall not be impacted in any way by any dispute that exists, has existed, or may later exist between or among the Releasors. Nor shall such releases be impacted in any way by any current or future law, regulation, ordinance, or court or agency order limiting, seizing, or controlling the distribution or use

of the Settlement Fund or any portion thereof, or by the enactment of future laws, or by any seizure of the Settlement Fund or any portion thereof.

- **H.** *Cooperation.* Releasors (i) will not encourage any person or entity to bring or maintain any Released Claim against any Released Entity and (ii) will reasonably cooperate with and not oppose any effort by a Released Entity to secure the prompt dismissal of any and all Released Claims.
- I. Non-Released Claims. Notwithstanding the foregoing or anything in the definition of Released Claims, the Agreement does not waive, release or limit any criminal liability, Claims for any outstanding liability under any tax or securities law, Claims against parties who are not Released Entities, Claims by private individuals, Claims for Medicaid rebates, Claims asserted, or that could be asserted, by any State, Subdivision, or Special District related to the causes of action in *In re: Generic Pharmaceuticals Pricing Antitrust Litigation*, in the United States District court for the District of Pennsylvania, MDL No. 2724, and any related action (such excluded claims include, but are not limited to, all antitrust claims and any claims related to any non-opioid generic drugs), and any claims arising under the Agreement for enforcement of the Agreement.

VI. Monetary Relief Overview and Maximum Payments

- **A.** Excluding Allergan's share of Implementation Costs and costs of the Settlement Fund Administrator, there are three main categories of monetary payments:
 - 1. Annual Payments to the Settlement Fund. These payments are generally addressed in Section VII. The maximum amount Allergan shall pay in Annual Payments to the Settlement Fund is the Net Abatement Amount of \$1,799,186,751.00, which reflects the application of the Prior Settlements Credit to the Global Settlement Abatement Amount. Annual Payments will be made over seven (7) years on the Payment Dates. The actual amount paid will depend on, among other things, the level of participation of Eligible States, their Subdivisions, and their Special Districts.
 - 2. Additional Restitution Amount. These payments are generally addressed in Section XII. The maximum amount Allergan shall pay for the Additional Restitution Amount is \$16,192,680.76. Payments for the Additional Restitution Amount will be made over four (4) years on the Payment Dates. The actual amount paid will depend on the number of Eligible States listed in Exhibit N that become Settling States.
 - 3. *Attorney Fee and Cost Payments*. These payments are generally addressed in Section XII and Exhibits M, R, S, and T. They consist of payments for the State Outside Counsel Fee Fund, the State Cost Fund, and the Attorney Fee and Cost Fund. These payments will be made over four (4) on the Payment Dates. The maximum amount Allergan shall pay into these funds is the Global Settlement Attorney Fee Amount of \$206,906,476.36.

- **B.** The aggregate maximum amount Allergan shall pay for these for these payment categories is \$2,022,285,908.12 (the "*Post-Credit Global Settlement Amount*"). This figure does not include costs related to injunctive relief and document disclosure addressed in Exhibit P, Implementation Costs, and Settlement Fund Administrator Costs addressed in this Agreement. AbbVie agrees to satisfy the obligations to make the payments due in this Section VI if for any reason Allergan fails to fulfill its payment obligations under Section VI (the "*Payment Obligations*").
- С. For purposes of this Agreement only, Releasors represent that fifty-six percent (56%) of the Post-Credit Global Settlement Amount payable by Allergan constitutes consideration for the settlement of Claims involving, arising from, or related to generic opioid drugs that are Products distributed and/or sold before August 2, 2016 by Divested Actavis Generic Entities and other Divested Entities and the operation of Divested Actavis Generic Entities and other Divested Entities related to those generic opioid drugs that are Products before August 2, 2016 that the Releasors are asserting or might otherwise assert or could assert that Allergan (or any other Released Entity) is directly or indirectly and/or jointly or severally liable, including but not limited to, based on parent or control liability or a substantially similar theory. Releasors represent that forty-four percent (44%) of the Post-Credit Global Settlement Amount payable by Allergan constitutes consideration for the settlement of Claims involving, arising from, or related to branded opioid drugs that are Products of or attributable to Allergan or any other Released Entity (including but not limited to branded opioid drugs that are Products distributed and/or sold before August 2, 2016 by Divested Actavis Generic Entities and other Divested Entities and the operation of the Divested Actavis Generic Entities and the other Divested Entities related to those branded opioid drugs that are Products before August 2, 2016) that the Releasors are asserting or might otherwise assert or could assert against Allergan or any other Released Entity, of which seventy-seven percent (77%) is specifically involving, arising from, or related to Kadian® (including but not limited to Kadian® manufactured, distributed, marketed, and/or sold from 1997 through 2008 by King Pharmaceuticals, Inc. and/or Alpharma Inc.).
- **D.** Settlement Fund Administrator and Implementation Costs. If this Agreement becomes effective, Allergan shall be responsible for one-third of the Implementation Costs. The full amount of the Implementation Costs shall be jointly advanced by Teva and Allergan. If this Agreement becomes effective, then Allergan shall deduct from Allergan's Initial Year Payment the difference between the excess amount it advanced for Implementation Costs and its one-third obligation for such costs. Settlement Fund Administrator Costs shall be paid out of interest accrued on the Settlement Fund. Should such interest prove insufficient to fully cover the costs, the remaining cost amounts shall be paid one-third by Teva, one-third by Allergan and one-third from the Settlement Fund through the disbursement of Allergan's final Payment Allergan shall not be responsible for any costs incurred by the Settlement Fund Administrator after the disbursement of its final Payment.

VII. Annual Payments to Settlement Fund

A. Structure of Payments to Settlement Fund

- 1. All payments under this Section VII shall be made into the Settlement Fund, except that where specified, they shall be made into the Settlement Fund Escrow. The Settlement Fund shall be allocated and used only as specified in Section VIII.
- Allergan shall pay into the Settlement Fund the Net Abatement Amount consisting of \$1,799,186,751.00 minus: (1) any offsets specified in subsection VII.C below; (2) any unearned Incentive Payments under subsection VII.E below; and (3) any adjustments under Section XI below.
- 3. The payments to the Settlement Fund shall be divided into Base Payments and Incentive Payments as provided in subsections VII.D and VII.E below and set out in Exhibit M.

B. Settlement Fund Payment Process

- 1. Except as otherwise provided in this Agreement, Allergan shall make one Initial Year Payment (the first Annual Payment) and six (6) additional Annual Payments of equal installments of the Net Abatement Amount (after all applicable offsets) into the Settlement Fund. The Settlement Payment Schedule is set forth in Exhibit M. Annual Payments shall be made on the Payment Date, provided that the necessary wire instructions, W-9 form, and Allergan's Bank Verification Form process is completed for the Settlement Fund at least twenty-one (21) days before the relevant payment is due and Allergan has completed any process required by the Settlement Fund Administrator and/or its financial institution(s) to complete the transaction. If there is a delay in making a payment because any of these conditions were not completed at least twenty-one (21) days in advance of the Payment Date, then the Annual Payment will be made within twenty-one (21) days of the completion of these conditions.
- 2. The Initial Year Payment shall consist of only Base Payments (after all applicable offsets). The other six (6) Annual Payments shall each consist of Base Payments (after all applicable offsets) and Incentive Payments (after all applicable offsets). The amount of the Initial Year Payment and each other Annual Payment, payable by Allergan shall not exceed the maximum amounts allocated to each Payment Year in Exhibit M.
- 3. To determine each Annual Payment for Payment Year 2 forward, the Settlement Fund Administrator shall use the data in its records sixty (60) days prior to the Payment Date for each payment. Prior to the Effective Date, the Parties will include an exhibit to the Agreement setting forth in detail the process for the Settlement Fund Administrator obtaining relevant data and for distributing funds to Settling States and Exhibit G Participants consistent with the terms of this Agreement as quickly as practical.

- 4. The Settlement Fund Administrator shall determine the Annual Payment and the Statewide Payment Amount for each Settling State, consistent with the provisions in Exhibit L, by:
 - a. determining, for each Settling State, the amount of Base Payments and Incentive Payments to which the State is entitled by applying the criteria in this Section;
 - b. applying any reductions, or offsets required by Sections VII and XI; and
 - c. determining the total amount owed by Allergan to all Settling States and Exhibit G Participant.
- 5. If, no later than fifty (50) days prior to the Payment Date for each payment for Payment Year 2 forward, Allergan and the Enforcement Committee inform the Settlement Fund Administrator that they agree on the amount of the Annual Payment and the Statewide Payment Amount for each Settling State, Allergan shall pay the agreed-upon Annual Payment amount on the Payment Date and the Settlement Fund Administrator shall treat those amounts as the determination described in subsection VII.B.4. If the Settlement Fund Administrator is not so informed, it shall give notice to Allergan, the Settling States, and the Enforcement Committee of the amount of the Annual Payment, and the Statewide Payment Amount for each Settling State, following the determination described in subsection VII.B.4, and the following timeline shall apply:
 - a. Within twenty-one (21) days of the notice provided by the Settlement Fund Administrator, Allergan, any Settling State or the Enforcement Committee may dispute, in writing, the calculation of the Annual Payment, or the Statewide Payment Amount for a Settling State. Such disputing party must provide a written notice of dispute to the Settlement Fund Administrator, the Enforcement Committee, any affected Settling State, and Allergan identifying the nature of the dispute, the amount of money that is disputed, and the Settling State(s) affected.
 - b. Within twenty-one (21) days of the sending of a written notice of dispute, any affected party may submit a response, in writing, to the Settlement Fund Administrator, the Enforcement Committee, any affected Settling State, and Allergan identifying the basis for disagreement with the notice of dispute.
 - c. If no response is filed, the Settlement Fund Administrator shall adjust the amount calculated consistent with the written notice of dispute, and Allergan shall pay the adjusted amount as the Annual Payment on the Payment Date. If a written response to the written notice of dispute is timely sent to the Settlement Fund Administrator, the Settlement Fund Administrator shall notify Allergan of the preliminary amount to be paid, which shall be the greater of the amount originally calculated by the Settlement Fund Administrator or the amount that would be consistent with

the notice of dispute, *provided*, *however* that in no circumstances shall the preliminary amount to be paid be higher than the maximum amount of Base Payments and Incentive Payments for that payment as set forth in Exhibit M. For the avoidance of doubt, a transfer of payments from the Settlement Fund Escrow for other Payment Years does not count toward determining whether the amount to be paid is higher than the maximum amount of Base Payments and Incentive Payments for that payment as set forth in Exhibit M.

- d. The Settlement Fund Administrator shall place any disputed amount of the preliminary amount paid by Allergan into the Settlement Fund Escrow and shall disburse any undisputed amount to each Settling State and its Exhibit G Participants.
- 6. If a Settling State informs the Settlement Fund Administrator that it and its Exhibit G Participants have reached consensus on the amount of its Statewide Payment Amount, determined pursuant to subsection VII.B.3 or VII.B.4, to be distributed to the Settling State, among its separate types of funds (if applicable), and among its Exhibit G Participants, the Settlement Fund Administrator shall disburse the Statewide Payment Amount pursuant to the consensus distribution amounts provided by the Settling State. For a Settling States that does not so notify the Settlement Fund Administrator, the Settlement Fund Administrator shall allocate the Settling State's Statewide Payment Amount, pursuant to Section VII, among the separate types of funds for the Settling State (if applicable), and among its Exhibit G Participants using the following procedures:
 - a. As soon as possible for each payment and following the determination described in subsection VII.B.3 and VII.B.4, the Settlement Fund Administrator shall give notice to the relevant Settling States and their Exhibit G Participants of the amount to be received by each Settling State, the amount to be received by the separate types of funds for each Settling State (if applicable), and the amount to be received by each Settling State's Exhibit G Participants.
 - b. Within twenty-one (21) days of the notice provided by the Settlement Fund Administrator, any Settling State or Exhibit G Participant may dispute, in writing, the calculation of the amount to be received by a Settling State and/or its Exhibit G Participants. A dispute will be deemed invalid and disregarded if it challenges the allocations adopted by a State-Subdivision Agreement approved pursuant to the provisions of Exhibit O or by statute. Such disputing party must provide a written notice of dispute to the Settlement Fund Administrator, any affected Settling State, and any affected Exhibit G Participant identifying the nature of the dispute, the amount of money that is disputed, and the Settling State(s) affected.
 - c. Within twenty-one (21) days of the sending of a written notice of dispute, any affected Settling State or any affected Exhibit G Participant may submit

a response, in writing, to the Settlement Fund Administrator, any affected Settling State and any affected Exhibit G Participant identifying the basis for disagreement with the notice of dispute.

- d. If no response is filed, the Settlement Fund Administrator shall adjust the amount calculated consistent with the written notice of dispute.
- e. The Settlement Fund Administrator shall place any disputed amount into the Settlement Fund Escrow and shall disburse any undisputed amount to the Settling State and its Exhibit G Participants.
- 7. Disputes described in this subsection (other than those for which no response is filed under subsection VII.B.5.c or VII.B.6.d) shall be resolved in accordance with the terms of Section XIV.
- 8. The Settlement Fund Administrator may combine the disbursements of Annual Payments with disbursement of funds under other comparable opioid settlements. In determining when disbursements for each Annual Payment will be made, the Settlement Fund Administrator may take into account the timeline for the availability of disbursements under other comparable opioid settlements.
- 9. For the avoidance of doubt, Subdivisions and Special Districts not listed on Exhibit G shall not receive an allocation from the Subdivision Fund.

C. Offsets to Annual Payments to the Settlement Fund for Non-Settling States

- 1. An offset equal to the Net Abatement Amount of \$1,799,186,751.00 times the State Allocation Percentage assigned to each Non-Settling State in Exhibit F-2 shall be deducted from the total amount to be paid by Allergan to the Settlement Fund.
- 2. Non-Settling States shall not be eligible for any payments or have any rights in connection with this Agreement. Accordingly, the stated maximum dollar amounts of the Annual Payments specified in Exhibit M are reduced by the aggregate State Allocation Percentage of Non-Settling States as set forth in Exhibit F-2.

D. Base Payments

- 1. Allergan shall make Base Payments into the Settlement Fund in an amount equal to 45% of the Net Abatement Amount of \$1,799,186,751.00 minus any offsets for Non-Settling States specified in Section VII.C.I. The maximum total for Base Payments is \$809,634,037.95. The Base Payments will be paid in accordance with the Settlement Payment Schedule specified by Exhibit M, subject to potential offsets for Non-Settling States as provided in Section VII.C.1.
- 2. The Base Payments will be allocated by Settling State proportionate to each Settling State's State Allocation Percentage in Exhibit F-2, adjusted for any Non-Settling State.

E. Incentive Abatement Payments

- 1. Allergan shall make potential Incentive Payments totaling up to a maximum of 55% of the Net Abatement Amount of \$1,799,186,751.00 for all Settling States with the actual amount depending on whether and the extent to which the criteria set forth below are met in each Settling State. The maximum total for Incentive Payments is \$989,552,713.05.
- 2. The maximum total Incentive Payment for any Settling State shall be no more than the maximum total for Incentive Payments listed in Section VII.E.1 times the Settling State's State Allocation Percentage specified in Exhibit F-2. Incentive Payments are state-specific, with each Settling State receiving an Incentive Payment based on the incentives for which it is eligible for that year under the criteria set forth below and any offset specified in Section XI.
- 3. The Incentive Payments shall be divided among four (4) categories, referred to as Incentives A–D. Incentives A–C will be due in installments over six (6) Payment Years beginning with Annual Payment 2 and Incentive D will be due in installments over four (4) years beginning with Annual Payment 4, as shown on Exhibit M. The total amount of Incentive Payments in an Annual Payment shall be the sum of the Incentive Payments for which individual Settling States are eligible for that Payment Year under the criteria set forth below. The Incentive Payments shall be made with respect to a specific Settling State based on its eligibility for that Payment Year under the criteria set forth below.
- 4. The maximum amount available for Incentive Payments, \$989,552,713.05, is divided into two pools. The maximum amount of Incentive Payments for Incentives A-C shall be \$863,609,640.48, which is 48% of the maximum Net Abatement Amount. A Settling State may be eligible for its full allocable share of this payment by either achieving Incentive A or by fully earning both Incentives B and C. The maximum amount of Incentive Payments for Incentive D shall be \$125,943,072.57, which is 7% of the maximum Net Abatement Amount. (These figures represent maximum payments prior to being adjusted for any offsets and assumes every State is a Settling State and will satisfy the requirements specified below to earn its maximum incentive amount. The Incentive Payments will be paid in accordance with the payment schedule in Exhibit M, subject to potential deductions as provided herein.) A Settling State qualifies to receive Incentive Payments in addition to Base Payments if it meets the incentive eligibility requirements specified below. Settling States may qualify for Incentive Payments in four ways. If a Settling State qualifies for Incentive A, it will become entitled to receive the maximum payment allocable to the State for Incentives A-C as stated in subsection VII.E.5. If a Settling State does not qualify for Incentive A, it can alternatively qualify for Incentive B and/or Incentive C. A Settling State can qualify for Incentive D regardless of whether it qualifies for another Incentive Payment.

- 5. Incentive A: Full Participation or Fully Released Claims of Litigating Subdivisions, Litigating Special Districts, Non-Litigating Subdivisions with Population Greater Than 10,000, and Non-Litigating Covered Special Districts.
 - a. A Settling State's total potential Incentive A payment allocation is \$863,609,640.48 times the percentage allocation assigned that Settling State in Exhibit F-2.
 - b. A State qualifies for Incentive A by: (1) complete participation in the form of releases consistent with Section V above from all Litigating Subdivisions and Litigating Special Districts, Non-Litigating Subdivisions with population over 10,000, and Non-Litigating Covered Special Districts; (2) a Bar; or (3) a combination of approaches in clauses (1)-(2) that achieves the same level of resolution of Subdivision and Special District Claims (e.g., a law barring future litigation combined with full joinder by Litigating Subdivisions and Litigating Special Districts). For purposes of Incentive A, a Subdivision or Special District is considered a "Litigating Subdivision" or "Litigating Special District" if it has brought Released Claims against Released Entities on or before the Reference Date; all other Subdivisions and Special Districts are considered "Non-Litigating." For purposes of Incentive A, Non-Litigating Covered Special Districts shall not include a Special District with any of the following words or phrases in its name: mosquito, pest, insect, spray, vector, animal, air quality, air pollution, clean air, coastal water, tuberculosis, and sanitary.
 - c. If a Settling State qualifies for Incentive A after receiving an Incentive Payment under Incentives B or C, described below, the Settling State's payments under Incentive A will equal the remainder of its total potential Incentive A payments less any payments previously received under Incentives B or C. A Settling State that receives all of its total potential Incentive A payment allocation shall not receive additional Incentive Payments under Incentives B or C.
 - d. A Settling State that is not eligible for Incentive A as of two (2) years after the Effective Date shall not be eligible for Incentive A for that Payment Year or any subsequent Payment Years.
- 6. Incentive B: Early Participation or Released Claims by Litigating Subdivisions and Litigating Special Districts.
 - a. If a Settling State does not qualify for Incentive A, it may still qualify to receive up to 60% of its total potential Incentive A payment allocation under Incentive B.
 - b. A Settling State can qualify for an Incentive B payment if Litigating Subdivisions and Litigating Special Districts collectively representing at least 75% of the Settling State's litigating population are either Participating

Subdivisions, Participating Special Districts, or have their claims resolved through Case-Specific Resolutions.

- (i) A Settling State's litigating population is the sum of the population of all Litigating Subdivisions and Litigating Special Districts. A Settling State's litigating population shall include all Litigating Subdivisions and Litigating Special Districts whose populations overlap in whole or in part with other Litigating Subdivisions and Litigating Special Districts, for instance in the case of a Litigating Special District, city, or township contained within a county.
- (ii) For example, if School District A is a Litigating Special District in City B with a population of 1, City B is itself a Litigating Subdivision with a population of 8, and City B is located within County C, and County C is a Litigating Subdivision with a population 10, then each of their individual populations shall be added together (i.e., 1 + 8 + 10) to determine the total litigating population (i.e., 19).
- c. The following time periods apply to Incentive B payments:
 - (i) $\frac{\text{Period 1}}{\text{Date.}}$: Zero to two hundred ten (210) days after the Effective
 - (ii) <u>Period 2</u>: Two hundred eleven (211) days to one year after the Effective Date.
 - (iii) <u>Period 3</u>: One year and one day to two years after the Effective Date.
- d. Within Period 1: If Litigating Subdivisions and Litigating Special Districts collectively representing at least 75% of a Settling State's litigating population are Participating Subdivisions or Participating Special Districts, or have their Claims resolved through Case-Specific Resolutions during Period 1, then a sliding scale will determine the share of the funds available under Incentive B, with a maximum of 60% of the Settling State's total potential Incentive Payment allocation available. Under that sliding scale, if Litigating Subdivisions and Litigating Special Districts collectively representing 75% of a Settling State's litigating population become Participating Subdivisions or Participating Special Districts, or achieve Case-Specific Resolution status by the end of Period 1, a Settling State will receive 50% of the total amount available to it under Incentive B. If more Litigating Subdivisions and Litigating Special Districts become Participating Subdivisions or Participating Special Districts, or achieve Case-Specific Resolution status, the Settling State shall receive an increased percentage of the total amount available to it under Incentive B as shown in the table below.

Participation or Case-Specific	Incentive B Award
Resolution Levels	(As percentage of total
(As percentage of litigating	amount available to Settling State
population)	for Incentive B)
75%	50%
76%	52%
77%	54%
78%	56%
79%	58%
80%	60%
85%	70%
90%	80%
95%	90%
100%	100%

- e. <u>Within Period 2</u>: If a Settling State did not qualify for an Incentive B payment in Period 1 but Litigating Subdivisions and Litigating Special Districts collectively representing at least 75% of the Settling State's litigating population become Participating Subdivisions or Participating Special Districts, or achieve Case-Specific Resolution status by the end of Period 2, then the Settling State qualifies for 75% of the Incentive B payment it would have qualified for in Period 1.
- f. <u>Within Period 3</u>: If a Settling State did not qualify for an Incentive B payment in Periods 1 or 2, but Litigating Subdivisions and Litigating Special Districts collectively representing at least 75% of the Settling State's litigating population become Participating Subdivisions or Participating Special Districts, or achieve Case-Specific Resolution status by the end of Period 3, then the Settling State qualifies for 50% of the Incentive B payment it would have qualified for in Period 1.
- g. A Settling State that receives the Incentive B payment for Periods 1 and/or 2 can receive additional payments if it secures participation from additional Litigating Subdivisions and/or Litigating Special Districts (or Case-Specific Resolutions of their Claims) during Periods 2 and/or 3. Those additional payments would equal 75% (for additional participation or Case-Specific Resolutions during Period 2) and 50% (for additional participation or Case-Specific Resolutions during Period 3) of the amount by which the increased litigating population levels would have increased the Settling State's Incentive B payment if they had been achieved in Period 1.
- h. The percentage of the available Incentive B amount for which a Settling State is eligible by the end of Period 3 shall cap its eligibility for that Payment Year and all subsequent Payment Years. If Litigating Subdivisions and Litigating Special Districts that have become Participating Subdivisions or Participating Special Districts, or achieved Case-Specific Resolution

status collectively represent less than 75% of a Settling State's litigating population by the end of Period 3, the Settling State shall not receive any Incentive B payment.

- i. If there are no Litigating Subdivisions or Litigating Special Districts in a Settling State, and that Settling State is otherwise eligible for Incentive B, that Settling State will receive its full allocable share of Incentive B.
- j. Incentives earned under Incentive B shall accrue after each of Periods 1, 2, and 3. Calculations to increase Incentive Payments in later periods based on additional joinder shall not reduce any amount already vested at the end of a prior period.
- 7. Incentive C: Participation or Release of Claims by Primary Subdivisions
 - a. If a Settling State does not qualify for Incentive A, it may still qualify to receive up to 40% of its total potential Incentive A payment allocation under Incentive C, which has two parts.
 - b. <u>Part 1</u>: Under Incentive C, Part 1, a Settling State can receive up to 75% of its Incentive C allocation. A Settling State can qualify for a payment under Incentive C, Part 1 only if Primary Subdivisions (whether Litigating Primary Subdivisions or Non-Litigating Primary Subdivisions as of the Reference Date) collectively representing at least 60% of the Settling State's Primary Subdivision population become Participating Subdivisions or achieve Case-Specific Resolution status.
 - A Settling State's Primary Subdivision population is the sum of the population of all Primary Subdivisions (whether Litigating Primary Subdivisions or Non-Litigating Primary Subdivisions as of the Reference Date). A Settling State's Primary Subdivision population shall include all Primary Subdivisions whose populations overlap in whole or in part with other Primary Subdivisions, for instance in the case of a Primary Subdivision that is a city contained within a Primary Subdivisions that is a county. Because Primary Subdivisions include Subdivisions, the Settling State's Primary Subdivision population population may be greater than the Settling State's total population. (Special Districts are not relevant for purposes of Incentive C calculations.)
 - (ii) For example, if City A is a Primary Subdivision with a population of 1 within County B, and County B is a Primary Subdivision with a population of 10, then each of their individual populations shall be added together (i.e., 1+10) to determine the total Primary Subdivision population (i.e., 11).

c. A sliding scale will determine the share of the funds available under Incentive C, Part 1 to Settling States meeting the minimum 60% threshold. Under that sliding scale, if a Settling State secures participation or Case-Specific Resolutions from Primary Subdivisions representing 60% of its total Primary Subdivision population, it will receive 40% of the total amount potentially available to it under Incentive C, Part 1. If a Settling State secures participation or Case-Specific Resolutions from Primary Subdivisions representing more than 60% of its Primary Subdivision population, the Settling State shall be entitled to receive a higher percentage of the total amount potentially available to it under Incentive C, Part 1, on the scale shown in the table below. If there are no Primary Subdivisions, and that Settling State is otherwise eligible for Incentive C, Part 1.

Participation or Case-Specific Resolution Levels(As percentage of total Primary Subdivision population)	Incentive C, Part 1 Award (As percentage of total amount available to Settling State for Incentive C, Part 1)
60%	40%
70%	45%
80%	50%
85%	55%
90%	60%
91%	65%
92%	70%
93%	80%
94%	90%
95%	100%

- d. <u>Part 2</u>: If a Settling State qualifies to receive an incentive under Incentive C, Part 1, the Settling State can also qualify to receive an additional incentive amount equal to 25% of its total potential Incentive C allocation by securing 100% participation of the ten (10) largest Subdivisions by population in the Settling State. (Special Districts are not relevant for purposes of this calculation.) If a Settling State does not qualify for any amount under Incentive C, Part 1, it cannot qualify for Incentive C, Part 2.
- e. Incentives earned under Incentive C shall accrue on an annual basis up to three years after the Effective Date. At one, two, and three years after the Effective Date, the Settlement Fund Administrator will conduct a lookback to assess which Subdivisions had agreed to participate or had their Claim resolved through a Case-Specific Resolution that year. Based on the lookback, the Settlement Fund Administrator will calculate the incentives accrued under Incentive C for the year. The percentage of the available Incentive C amount, for both Part 1 and Part 2, for which a Settling State is

eligible three years after the Effective Date shall cap its eligibility for that Payment Year and all subsequent Payment Years.

- 8. Incentive D: No Qualifying Lawsuits Surviving Threshold Motions at Two Look-Back Dates.
 - a. A Settling State's total potential Incentive D payment allocation is \$125,943,072.57 times the percentage allocation assigned that Settling State in Exhibit F-2.
 - If, at any time within five and one-half (5.5) years of the Preliminary b. Agreement Date, any Subdivision or Special District within a Settling State files litigation pursuing Released Claims against any Released Entity (a "Qualifying Lawsuit"), then Allergan shall, within thirty (30) days of Allergan or any Released Entity being served or otherwise informed of the prosecution of such Released Claims, provide notice to the Settling State in which such Released Claims are being pursued and shall give the relevant Settling State a reasonable opportunity to extinguish the Released Claims without any payment or any other obligations being imposed upon any Released Entities (apart from the Global Settlement Amount payable by Allergan under the Agreement or the Injunctive Relief Terms incurred by it). The relevant Settling State and Allergan shall confer and use reasonable efforts to promptly resolve a Qualifying Lawsuit so that it is dismissed with prejudice. Nothing in this subsection creates an obligation for a Settling State to make a monetary payment or incur any other obligation to an entity filing a Qualifying Lawsuit.
 - c. <u>Part 1:</u> Under Incentive D, Part 1, a Settling State shall receive 50% of its total potential Incentive D payment allocation if, at two years after the Effective Date (the "*First Look-Back Date*"), there are no pending Released Claims from a Qualifying Lawsuit that survived a Threshold Motion within the Settling State against any Released Entities.
 - d. <u>Part 2:</u> Under Incentive D, Part 2, a Settling State shall receive 50% of its total potential Incentive D payment allocation if, at five and one-half (5.5) years after the Preliminary Agreement Date (the "*Second Look-Back* Date"), there are no pending Released Claims from a Qualifying Lawsuit that survived a Threshold Motion within the Settling State against any Released Entities.
 - e. After the First Look-Back Date, a Settling State can become re-eligible for Incentive Payment D Part 1 if the lawsuit that survived a Threshold Motion is dismissed pursuant to a later motion on grounds included in the Threshold Motion, in which case the Settling State shall become eligible for Incentive Payment D less any litigation fees and cost incurred by the Released Entity in the interim, except that if the dismissal motion occurs after the

completion of opening statements in such action, the Settling State shall not be eligible for Incentive Payment D.

VIII. Allocation and Use of Settlement Funds

- A. *Components of Settlement Fund*. The Settlement Fund shall be comprised of an Abatement Accounts Fund, a State Fund, and a Subdivision Fund for each Settling State. The payments under Section VI into the Settlement Fund shall be initially allocated among those three (3) sub-funds and distributed and used as provided below or as provided for by a State-Subdivision Agreement (or other State-specific allocation of funds). Unless otherwise specified herein, payments placed into the Settlement Fund do not revert back to Allergan.
- **B.** Use of Settlement Payments. It is the intent of the Parties that the payments disbursed from the Settlement Fund to Settling States and Exhibit G Participants be for Opioid Remediation, subject to limited exceptions that must be documented in accordance with subsection VII.C. In no event may less than 85% of Allergan's payments pursuant to Section VI.A.1-3 over the entirety of all Payment Years (but not any single Payment Year) be spent on Opioid Remediation.
- С. While disfavored by the Parties, a Settling State or Exhibit G Participant may use monies from the Settlement Fund (that have not been restricted by this Agreement solely to future Opioid Remediation) for purposes that do not qualify as Opioid Remediation. If, at any time, a Settling State or Exhibit G Participant uses any monies from the Settlement Fund for a purpose that does not qualify as Opioid Remediation, such Settling State or Exhibit G Participant shall identify such amounts and report to the Settlement Fund Administrator and Allergan how such funds were used, including if used to pay attorneys' fees, investigation costs, litigation costs, or costs related to the operation and enforcement of this Agreement, respectively. It is the intent of the Parties that the reporting under this subsection VIII.C shall be available to the public. For the avoidance of doubt, (a) any amounts not identified under this subsection VIII.C as used to pay attorneys' fees, investigation costs, or litigation costs shall be included in the "Compensatory Restitution Amount" for purposes of subsection VIII.G and (b) Participating Subdivisions not listed on Exhibit G or Participating Special Districts that receive monies from the Settlement Fund indirectly may only use such monies from the Settlement Fund for purposes that qualify as Opioid Remediation.
- **D.** Allocation of Settlement Fund. The allocation of the Settlement Fund allows for different approaches to be taken in different states, such as through a State-Subdivision Agreement. Given the uniqueness of States and their Subdivisions, Settling States and Participating Subdivisions are encouraged to enter into State-Subdivision Agreements in order to direct the allocation of their portion of the Settlement Fund. As set out below, the Settlement Fund Administrator will make an initial allocation to three (3) state-level sub-funds. The Settlement Fund Administrator will then, for each Settling State and its Exhibit G Participants, apply the terms of this Agreement and any relevant State-Subdivision Agreement, Statutory Trust, Allocation Statute, or voluntary redistribution of funds as set out below before disbursing the funds.

- 1. <u>Base Payments</u>. The Settlement Fund Administrator will allocate Base Payments under subsection VII.D among the Settling States in proportion to their respective State Allocation Percentages. Base Payments for each Settling State will then be allocated 15% to its State Fund, 70% to its Abatement Accounts Fund, and 15% to its Subdivision Fund. Amounts may be reallocated and will be distributed as provided in subsection VIII.E.
- 2. <u>Incentive Payments</u>. The Settlement Fund Administrator will treat Incentive Payments under subsection VII.E on a State-specific basis. Incentive payments for which a Settling State is eligible under subsection VII.E will be allocated 15% to its State Fund, 70% to its Abatement Accounts Fund, and 15% to its Subdivision Fund. Amounts may be reallocated and will be distributed as provided in subsection VIII.E.
- 3. <u>Application of Adjustments</u>. If any offset under Section XI applies with respect to a Settling State, the offset shall be applied proportionally to all amounts that would otherwise be apportioned and distributed to the State Fund, the Abatement Accounts Fund, and the Subdivision Fund for that State.
- 4. <u>Settlement Fund Administrator</u>. Prior to the Initial Participation Date, Allergan and the Enforcement Committee will agree to a detailed mechanism consistent with the foregoing for the Settlement Fund Administrator to follow in allocating, apportioning, and distributing payments, which shall be appended hereto as Exhibit L.
- **E.** Settlement Fund Reallocation and Distribution. As set forth below, within a particular Settling State's account, amounts contained in the Settlement Fund sub-funds may be reallocated and distributed per a State-Subdivision Agreement or other means. If the apportionment of amounts is not addressed and controlled under subsections VIII.E.1-2, then the default provisions of subsection VIII.E.4 apply. It is not necessary that a State-Subdivision Agreement or other means of allocating funds pursuant to subsections VIII.E.1-2 address all of the Settlement Fund sub-funds. For example, a Statutory Trust might only address disbursements from a Settling State's Abatement Accounts Fund.
 - 1. <u>Distribution by State-Subdivision Agreement</u>. If a Settling State has a State-Subdivision Agreement, amounts apportioned to that State's State Fund, Abatement Accounts Fund, and Subdivision Fund under subsection VIII.D shall be reallocated and distributed as provided by that agreement. Any State-Subdivision Agreement entered into or amended after July 26, 2022 shall be applied only if it requires: (1) that all amounts be used for Opioid Remediation except as allowed by subsection VIII.C, and (2) that at least 70% of amounts be used solely for future Opioid Remediation (references to "future Opioid Remediation" include amounts paid to satisfy any future demand by another governmental entity to make a required reimbursement in connection with the past care and treatment of a person related to the Alleged Harms). For a State-Subdivision Agreement to be applied to the relevant portion of an Annual Payment, notice must be provided to Allergan

and the Settlement Fund Administrator at least sixty (60) days prior to the Payment Date.

- 2. Distribution by Allocation Statute. If a Settling State has an Allocation Statute and/or a Statutory Trust that addresses allocation or distribution of amounts apportioned to such State's State Fund, Abatement Accounts Fund, and/or Subdivision Fund and that, to the extent any or all such sub-funds are addressed, requires (1) all amounts to be used for Opioid Remediation except as allowed by subsection VIII.C, and (2) at least 70% of all amounts to be used solely for future Opioid Remediation, then, to the extent allocation or distribution is addressed, the amounts apportioned to that State's State Fund, Abatement Accounts Fund, and Subdivision Fund under subsection VIII.D shall be allocated and distributed as addressed and provided by the applicable Allocation Statute or Statutory Trust. For the avoidance of doubt, an Allocation Statute or Statutory Trust need not address all three (3) sub-funds that comprise the Settlement Fund, and if the applicable Allocation Statute or Statutory Trust does not address distribution of all or some of these three (3) sub-funds, the applicable Allocation Statute or Statutory Trust does not replace the default provisions in subsection VIII.E.4 of any such unaddressed fund. For example, if an Allocation Statute or Statutory Trust that meets the requirements of this subsection VIII.E only addresses funds restricted to abatement, then the default provisions in this Agreement concerning allocation among the three (3) sub-funds comprising the Settlement Fund and the distribution of the State Fund and Subdivision Fund for that State would still apply, while the distribution of the applicable State's Abatement Accounts Fund would be governed by the qualifying Allocation Statute or Statutory Trust.
- 3. <u>Voluntary Redistribution</u>. A Settling State may choose to reallocate all or a portion of its State Fund to its Abatement Accounts Fund. An Exhibit G Participant may choose to reallocate all or a portion of its allocation from the Subdivision Fund to the State's Abatement Accounts Fund or to another Participating Subdivision or Participating Special District. The Settlement Fund Administrator is not required to honor voluntary redistribution for which notice is provided to it less than sixty (60) days prior to the Payment Date.
- 4. <u>Distribution in the Absence of a State-Subdivision Agreement, Allocation Statute,</u> or Statutory Trust. If subsections VIII.E.1-2 do not apply, and subject to any voluntary redistribution pursuant to subsection VIII.E.3, amounts apportioned to that State's State Fund, Abatement Accounts Fund, and Subdivision Fund under subsection VIII.D shall be distributed as follows:
 - a. Amounts apportioned to that State's State Fund shall be distributed to that State.
 - b. Amounts apportioned to that State's Abatement Accounts Fund shall be distributed consistent with subsection VIII.F. Each Settling State shall submit to the Settlement Fund Administrator a designation of a lead state agency or other entity to serve as the single point of contact for that Settling

State's funding requests from the Abatement Accounts Fund and other communications with the Settlement Fund Administrator. The designation of an individual entity is for administrative purposes only and such designation shall not limit funding to such entity or even require that such entity receive funds from this Agreement. The designated entity shall be the only entity authorized to request funds from the Settlement Fund Administrator to be disbursed from that Settling State's Abatement Accounts Fund. If a Settling State has established a Statutory Trust then that Settling State's single point of contact may direct the Settlement Fund Administrator to release the State's Abatement Accounts Fund to the Statutory Trust.

- c. Amounts apportioned to that State's Subdivision Fund shall be distributed to Participating Subdivisions in that State listed on Exhibit G per the Subdivision Allocation Percentage listed in Exhibit G. Subsection X.I shall govern amounts that would otherwise be distributed to Non-Participating Subdivisions listed in Exhibit G.
- d. Special Districts shall not be allocated funds from the Subdivision Fund, except through a voluntary redistribution allowed by subsection VIII.E.3. A Settling State may allocate funds from its State Fund or Abatement Accounts Fund for Special Districts.
- 5. <u>Restrictions on Distribution</u>. No amounts may be distributed from the Subdivision Fund contrary to Section IX, *i.e.*, no amounts may be distributed directly to Non-Participating Subdivisions or to Later Participating Subdivisions in excess of what is permissible under subsection IX.E. Amounts allocated to the Subdivision Fund that cannot be distributed by virtue of the preceding sentence shall be distributed into the sub-account in the Abatement Accounts Fund for the Settling State in which the Subdivision is located, unless those payments are redirected elsewhere by a State-Subdivision Agreement described in subsection VIII.E.1 or by an Allocation Statute or a Statutory Trust described in subsection VIII.E.2.
- F. Provisions Regarding Abatement Accounts Fund.
 - 1. <u>State-Subdivision Agreement, Allocation Statute, and Statutory Trust Fund</u> <u>Provisions</u>. A State-Subdivision Agreement, Allocation Statute, or Statutory Trust may govern the operation and use of amounts in that State's Abatement Accounts Fund so long as it complies with the requirements of subsection VIII.E.1 or VIII.E.2 as applicable, and all direct payments to Subdivisions comply with subsections IX.E-H.
 - 2. <u>Absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust</u>. In the absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust that addresses distribution, the Abatement Accounts Fund will be used solely for future Opioid Remediation and the following shall apply with respect to a Settling State:

- a. *Regional Remediation*.
 - At least 50% of distributions for remediation from a State's (i) Abatement Accounts Fund shall be annually allocated and tracked to the regional level. A Settling State may allow the Advisory Committee established pursuant to subsection VIII.F.2.d to define its regions and assign regional allocations percentages. Otherwise, a Settling State shall (1) define its initial regions, which shall consist of one (1) or more Subdivisions and which shall be designated by the State agency with primary responsibility for substance abuse disorder services employing, to the maximum extent practical, existing regions established in that State for opioid abuse treatment or other public health purposes; and (2) assign initial regional allocation percentages to the regions based on the Subdivision Allocation Percentages in Exhibit G and an assumption that all Subdivisions listed on Exhibit G will become Participating Subdivisions.
 - (ii) This minimum regional expenditure percentage is calculated on the Settling State's initial Abatement Accounts Fund allocation and does not include any additional amounts a Settling State has directed to its Abatement Accounts Fund from its State Fund, or any other amounts directed to the fund. A Settling State may dedicate more than 50% of its Abatement Accounts Fund to the regional expenditure and may annually adjust the percentage of its Abatement Accounts Fund dedicated to regional expenditures as long as the percentage remains above the minimum amount.
 - (iii) The Settling State (1) has the authority to adjust the definition of the regions, and (2) may annually revise the percentages allocated to each region to reflect the number of Subdivisions in each region that are Non-Participating Subdivisions.
- b. Subdivision Block Grants. Certain Subdivisions listed on Exhibit G shall be eligible to receive regional allocation funds in the form of a block grant for future Opioid Remediation. A Participating Subdivision listed on Exhibit G eligible for block grants is a county or parish (or in the case of States that do not have counties or parishes that function as political subdivisions, a city) that (1) does not contain a Litigating Subdivision or a Later Litigating Subdivision for which it has the authority to end the litigation through a release, Bar, or other action; (2) either (i) has a population of 400,000 or more or (ii) in the case of California has a population of 750,000 or more; and (3) has funded or otherwise managed an established health care or treatment infrastructure (e.g., health department or similar agency). Each Subdivision listed on Exhibit G eligible to receive block grants shall be assigned its own region.

- c. *Small States*. Notwithstanding the provisions of subsection VIII.F.2.a, Settling States with populations under four (4) million that do not have existing regions described in subsection VIII.F.2.a shall not be required to establish regions. However, such a Settling State that contains one (1) or more Subdivisions listed on Exhibit G eligible for block grants under subsection VIII.F.2.b shall be divided regionally so that each block-grant eligible Subdivision listed on Exhibit G is a region and the remainder of the State is a region.
- d. *Advisory Committee*. The Settling State shall designate an Opioid Settlement Remediation Advisory Committee (the "*Advisory Committee*") to provide input and recommendations regarding remediation spending from that Settling State's Abatement Accounts Fund. A Settling State may elect to use an existing advisory committee or similar entity (created outside of a State-Subdivision Agreement or Allocation Statute); *provided, however*, the Advisory Committee or similar entity shall meet the following requirements:
 - Written guidelines that establish the formation and composition of the Advisory Committee, terms of service for members, contingency for removal or resignation of members, a schedule of meetings, and any other administrative details;
 - (ii) Composition that includes at least an equal number of local representatives as state representatives;
 - (iii) A process for receiving input from Subdivisions and other communities regarding how the opioid crisis is affecting their communities, their abatement needs, and proposals for abatement strategies and responses; and
 - (iv) A process by which Advisory Committee recommendations for expenditures for Opioid Remediation will be made to and considered by the appropriate state agencies.
- 3. <u>Abatement Accounts Fund Reporting</u>. The Settlement Fund Administrator shall track and assist in the report of remediation disbursements as agreed to among the Parties.
- **G.** *Nature of Payment.* Allergan, the Settling States, the Participating Subdivisions, and the Participating Special Districts, acknowledge and agree that notwithstanding anything to the contrary in this Agreement, including, but not limited to, the scope of the Released Claims:
 - 1. Allergan has entered into this Agreement to avoid the delay, expense, inconvenience, and uncertainty of further litigation;
 - 2. The Settling States, the Participating Subdivisions, and the Participating Special Districts sought compensatory restitution (within the meaning of 26 U.S.C.

§ 162(f)(2)(A)) as damages for the Alleged Harms allegedly suffered by the Settling States, Participating Subdivisions and Participating Special Districts;

- 3. By executing this Agreement the Settling States, the Participating Subdivisions, and the Participating Special Districts certify that: (a) the Compensatory Restitution Amount is no greater than the amount, in the aggregate, of the Alleged Harms allegedly suffered by the Settling States, Participating Subdivisions and Participating Special Districts; and (b) the portion of the Compensatory Restitution Amount received by each Settling State, Participating Subdivision or Participating Special Districts is no greater than the amount of the Alleged Harms allegedly suffered by such Settling State, Participating Subdivision or Participating Special Districts; and (b) the portion of the Alleged Harms allegedly suffered by such Settling State, Participating Subdivision or Participating Special Districts;
- The payment of the Compensatory Restitution Amount by Allergan constitutes, and is paid for, compensatory restitution (within the meaning of 26 U.S.C. § 162(f)(2)(A)) for alleged damage or harm (as compensation for alleged damage or harm arising out of alleged bodily injury) allegedly caused by Allergan;
- 5. The Compensatory Restitution Amount is being paid as compensatory restitution (within the meaning of 26 U.S.C. § 162(f)(2)(A)) in order to restore, in whole or in part, the Settling States, Participating Subdivisions and Participating Special Districts to the same position or condition that they would be in had the Settling States, Participating Subdivisions and Participating Special Districts not suffered the Alleged Harms;
- 6. No portion of the Compensatory Restitution Amount represents reimbursement to any Settling State, Participating Subdivision, Participating Special District, or other person or entity for the costs of any investigation or litigation. The entire Compensatory Restitution Amount is properly characterized as described in subsection VIII.G. No portion of the Compensatory Restitution Amount constitutes disgorgement or is properly characterized as the payment of statutory or other fines, penalties, punitive damages, other punitive assessments, or attorneys' fees; and
- 7. The Designated State, on behalf of all Settling States, Participating Subdivisions, and Participating Special Districts (the "Form 1098-F Filer") shall complete and file Form 1098-F with the Internal Revenue Service on or before February 28 (March 31 if filed electronically) of the year following the calendar year in which the order entering this Agreement becomes binding. On the Form 1098-F, the Form 1098-F Filer shall identify the entire Compensatory Restitution Amount received by the Form 1098-F Filer as remediation/restitution. The Form 1098-F Filer shall also, on or before January 31 of the year following the calendar year in which the order entering this Agreement becomes binding, furnish Copy B of such Form 1098-F (or an acceptable substitute statement) to Allergan.

IX. <u>Participation by Subdivisions and Special Districts</u>

- Notice. No later than fifteen (15) days after the Preliminary Agreement Date, the Settling Α. States, with the cooperation of Allergan, shall send individual written notice (which may be delivered via e-mail or other electronic means) of the opportunity to participate in this Agreement and the requirements of participation to all Subdivisions and Special Districts in the Settling State that are (1) Litigating Subdivisions or Litigating Special Districts, or (2) Non-Litigating Subdivisions listed in Exhibit G. To the extent a Non-Litigating Special District is entitled to an allocation for a direct payment through its inclusion in Exhibit G pursuant to a State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution, the Settling States shall also send individual written notice (which may be delivered via e-mail or other electronic means) of the opportunity to participate in this Agreement and the requirements of participation to such Special District. Unless otherwise agreed by the Parties, the version of Exhibit G used for notice shall be the one in place as of the Preliminary Agreement Date. Allergan's share of costs of the written notice shall be paid by Allergan as part of the Implementation Costs. Notice (which may be delivered via e-mail or other electronic means) shall also be provided simultaneously to counsel of record for Litigating Subdivisions, Litigating Special Districts, and known counsel for Non-Litigating Subdivisions listed on Exhibit G and Non-Litigating Special Districts listed on Exhibit G. The notice will include that the deadline for becoming an Initial Participating Subdivision or Initial Participating Special District is the Initial Participation Date. Nothing contained herein shall preclude a Settling State from providing further notice to or otherwise contacting any of its Subdivisions or Special Districts about becoming a Participating Subdivision or Participating Special District, including beginning any of the activities described in this paragraph prior to the Preliminary Agreement Date.
- B. Requirements for Becoming a Participating Subdivision: Non-Litigating Subdivisions. A Non-Litigating Subdivision in a Settling State may become a Participating Subdivision by returning an executed Settlement Participation Form to the Implementation Administrator or Settlement Fund Administrator (which may be executed and returned by electronic means established by the Implementation Administrator or Settlement Fund Administrator) specifying (1) that the Subdivision agrees to the terms of this Agreement pertaining to Subdivisions, (2) that the Subdivision releases all Released Claims against all Released Entities, (3) that the Subdivision agrees to use monies it receives, if any, from the Settlement Fund pursuant to the applicable requirements of Section VIII, and (4) that the Subdivision submits to the jurisdiction of the Court where the Consent Judgment is filed for purposes limited to that Court's role under the Agreement. The required Settlement Participation Form is attached as Exhibit K. A Non-Litigating Subdivision will decide whether to become a Participating Subdivision for both this Agreement and the Teva Global Opioid Settlement Agreement, or neither. However, if Teva enters bankruptcy prior to the Effective Date, a Non-Litigating Subdivision can choose to only join this Agreement.
- C. Requirements for Becoming a Participating Subdivision: Litigating Subdivisions/Later Litigating Subdivisions. A Litigating Subdivision or Later Litigating Subdivision in a Settling State may become a Participating Subdivision by returning an executed Settlement Participation Form to the Implementation Administrator or Settlement Fund Administrator (which may be executed and returned by electronic means established by the Implementation Administrator or Settlement Fund Administrator) that, in addition to the requirements set out in subsection IX.B for Non-Litigating Subdivisions, commits it to

promptly dismissal its legal action. The required Settlement Participation Form is attached as Exhibit K. A Litigating Subdivision or Later Litigating Subdivision will decide whether to become a Participating Subdivision for both this Agreement and the Teva Global Opioid Settlement Agreement, or neither. However, if Teva enters bankruptcy prior to the Effective Date, a Litigating Subdivision or Later Litigating Subdivision can choose to only join this Agreement. Except for trials begun before the Initial Participation Date, a Litigating Subdivision or a Later Litigating Subdivision may not become a Participating Subdivision after the completion of opening statements in a trial of a legal action it brought that includes a Released Claim against a Released Entity.

- **D.** *Initial Participating Subdivisions.* A Subdivision qualifies as an Initial Participating Subdivision if it meets the applicable requirements for becoming a Participating Subdivision set forth in subsections IX.B or IX.C by the Initial Participation Date. Provided however, all Subdivision Settlement Participation Forms shall be held by the Implementation Administrator until Allergan provides the notice in subsection X.B that it intends to proceed with the settlement, at which time the obligations created by such forms become effective. If Allergan determines not to proceed, all Settlement Participation Forms shall be returned to Counsel for Litigating Subdivisions or to the Subdivisions not represented by counsel or destroyed to the extent that such destruction is not prohibited by then existing document preservation obligations.
- E. Later Participating Subdivisions. A Subdivision that is not an Initial Participating Subdivision may become a Later Participating Subdivision by meeting the applicable requirements for becoming a Participating Subdivision after the Initial Participation Date and agreeing to be subject to the terms of a State-Subdivision Agreement (if any) or any other structure adopted or applicable pursuant to subsections VIII.E or VIII.F. The following provisions govern what a Later Participating Subdivision can receive (but do not apply to Initial Participating Subdivisions):
 - 1. A Later Participating Subdivision shall not receive any share of any Base or Incentive Payments paid to the Subdivision Fund that were due before it became a Participating Subdivision.
 - 2. A Later Participating Subdivision that becomes a Participating Subdivision after the Initial Participation Date but before June 15, 2023 shall receive 75% of the share of the Initial Year Payment that it would have received had it become an Initial Participating Subdivision (unless the Later Participating Subdivision is subject to subsections IX.E.3 or IX.E.4 below). A Later Participating Subdivision that becomes a Participating Subdivision after June 15, 2023 shall receive no share of the Initial Year Payment.
 - 3. A Later Participating Subdivision that, after the Initial Participation Date, maintains a lawsuit for a Released Claim(s) against a Released Entity and has judgment entered against it on every such Claim before it became a Participating Subdivision (other than a consensual dismissal with prejudice) shall receive 50% of the share of future Base Payments or Incentive Payments that it would have received had it become a Later Participating Subdivision prior to such judgment; *provided*,

however, that if the Subdivision appeals the judgment and the judgment is affirmed with finality before the Subdivision becomes a Participating Subdivision, the Subdivision shall not receive any share of any Base Payments or Incentive Payments.

- 4. A Later Participating Subdivision that becomes a Participating Subdivision while a Bar or Case-Specific Resolution involving a different Subdivision exists in its State shall receive 25% of the share of future Base Payments or Incentive Payments that it would have received had it become a Later Participating Subdivision without such Bar or Case-Specific Resolution.
- **F.** *No Increase in Payments*. Amounts to be received by Later Participating Subdivisions or Later Participating Special Districts shall not increase the payments due from Allergan.
- **G.** *Ineligible Subdivisions and Special Districts.* Prior Settling Subdivisions and Subdivisions and Special Districts in Non-Settling States or Prior Settling States are not eligible to be Participating Subdivisions or Participating Special Districts.
- **H.** Non-Participating Subdivisions and Non-Participating Special Districts. Non-Participating Subdivisions and Non-Participating Special Districts shall not directly receive any portion of any Base Payments or Incentive Payments, including from the State Fund and direct distributions from the Abatement Accounts Fund; however, a Settling State may choose to fund future Opioid Remediation that indirectly benefits Non-Participating Subdivisions and Non-Participating Special Districts.
- I. Unpaid Allocations to Later Participating and Non-Participating Subdivisions. Any Base Payments and Incentive Payments allocated pursuant to subsection VII.E to a Later Participating or Non-Participating Subdivision or a Later Participating or Non-Participating Special District that cannot be paid pursuant to Section IX, will be allocated to the Abatement Accounts Fund for the Settling State in which the Subdivision is located, unless those payments are redirected elsewhere by a State-Subdivision Agreement or by a Statutory Trust.
- J. Requirements for Becoming a Participating Special District: Non-Litigating Special Districts. A Non-Litigating Special District in a Settling State may become a Participating Special District by returning an executed Settlement Participation Form to the Implementation Administrator or Settlement Fund Administrator (which may be executed and returned by electronic means established by the Implementation Administrator or Settlement Fund Administrator agrees to the terms of this Agreement pertaining to Special Districts, (2) that the Special District agrees to use monies it receives, if any, from the Settlement Fund pursuant to the applicable requirements of Section VIII, and (4) that the Special District submits to the jurisdiction of the Court where the Consent Judgment is filed for purposes limited to that Court's role under the Agreement. The required Settlement Participation Form is attached as Exhibit K. A Non-Litigating Special District will decide whether to become a Participating Special District for both this Agreement and the Teva Global Opioid Settlement Agreement, or neither.

However, if Teva enters bankruptcy prior to the Effective Date, a Non-Litigating Special District can choose to only join this Agreement.

- K. Requirements for Becoming a Participating Special District: Litigating Special Districts/Later Litigating Special Districts. A Litigating Special District or Later Litigating Special District in a Settling State may become a Participating Special District by returning an executed Settlement Participation Form to the Implementation Administrator or Settlement Fund Administrator (which may be executed and returned by electronic means established by the Implementation Administrator or Settlement Fund Administrator) that, in addition to the requirements set out in subsection IX.J for Non-Litigating Special Districts, commits it to promptly dismiss its legal action. The required Settlement Participation Form is attached as Exhibit K. A Litigating Special District or Later Litigating Special District will decide whether to become a Participating Special District for both this Agreement and the Teva Global Opioid Settlement Agreement, or neither. However, if Teva enters bankruptcy prior to the Effective Date, a Litigating Special District or Later Litigating Special District can choose to only join this Agreement. Except for trials begun before the Initial Participation Date, a Litigating Special District or a Later Litigating Special District may not become a Participating Special District after the completion of opening statements in a trial of a legal action it brought that includes a Released Claim against a Released Entity.
- L. *Initial Participating Special Districts*. A Special District qualifies as an Initial Participating Special District if it meets the applicable requirements for becoming a Participating Special District set forth in subsections IX.J or IX.K by the Initial Participation Date. Provided however, all Special District Settlement Participation Forms shall be held by the Implementation Administrator until Allergan provides the notice in subsection X.B that it intends to proceed with the settlement, at which time the obligations created by such forms become effective.
- **M.** *Later Participating Special Districts.* A Special District that is not an Initial Participating Special District may become a Later Participating Special District by meeting the applicable requirements for becoming a Participating Special District after the Initial Participation Date and agreeing to be subject to the terms of a State-Subdivision Agreement (if any) or any other structure adopted or applicable pursuant to subsections VIII.E or VIII.F. or any agreement reached by the applicable Settling State with Initial Participating Special Districts. The following provisions govern what a Later Participating Special District can receive (but do not apply to Initial Participating Special Districts):
 - 1. Except for the Initial Year Payment, a Later Participating Special District shall not receive any share of any Base or Incentive Payments paid to the Subdivision Fund that were due before it became a Participating Special District.
 - 2. A Later Participating Special District that becomes a Participating Special District after Initial Participation Date but before June 15, 2023 shall receive 75% of the share of the Initial Year Payment that it would have received had it become an Initial Participating Special District (unless the Later Participating Special District is subject to subsections IX.M.3 or IX.M.4 below). A Later Participating Special

District that becomes a Participating Special District after June 15, 2023 shall receive no share of the Initial Year Payment.

- 3. A Later Participating Special District that, after the Initial Participation Date, maintains a lawsuit for a Released Claim(s) against a Released Entity and has judgment entered against it on every such Claim before it became a Participating Special District (other than a consensual dismissal with prejudice) shall receive 50% of the share of future Base Payments or Incentive Payments that it would have received had it become a Later Participating Special District prior to such judgment; *provided, however*, that if the Special District appeals the judgment and the judgment is affirmed with finality before the Special District becomes a Participating Special District, the Special District shall not receive any share of any Base Payments or Incentive Payments.
- 4. A Later Participating Special District that becomes a Participating Special District while a Bar or Case-Specific Resolution involving a different Special District exists in its State shall receive 25% of the share of future Base Payments or Incentive Payments that it would have received had it become a Later Participating Special District without such Bar or Case-Specific Resolution.

X. Condition to Effectiveness of Agreement and Filing of Consent Judgment

- A. *Determination to Proceed With Settlement.* Allergan will determine on or before the Reference Date whether there has been a sufficient resolution of the Claims of the Subdivisions and Special Districts in the Settling States (through participation under Section IX, Case-Specific Resolution(s), and Bar(s)) to proceed with this Agreement. The determination shall be in the sole discretion of Allergan, in good faith, and may be based on any criteria or factors deemed relevant by Allergan.
- **B.** *Notice by Allergan.* On or before the Reference Date, Allergan shall inform the Settling States and MDL Plaintiffs' Executive Committee of its determination pursuant to subsection X.A. If Allergan determines to proceed, the Parties will proceed to file the Consent Judgments. If Allergan determines not to proceed, this Agreement will have no further effect and all releases (including those given by Participating Subdivisions and Participating Special Districts) and other commitments or obligations contained herein will be void and Settlement Participation Forms returned to the Subdivision or Special District or destroyed to the extent not prohibited by then existing legal obligations or document holds.

XI. <u>Potential Payment Adjustments</u>

A. Settlement Class Resolution Opt Outs. If a Settling State is eligible for Incentive A on the basis of a Settlement Class Resolution, and a Primary Subdivision that opted out of the Settlement Class Resolution maintains a lawsuit asserting a Released Claim against a Released Entity, the following shall apply. If the lawsuit asserting a Released Claim either survives a Threshold Motion or has an unresolved Threshold Motion fewer than sixty (60) days prior to the scheduled start of a trial involving a Released Claim, and is resolved with

finality on terms requiring payment by the Released Entity, Allergan shall receive a dollarfor-dollar offset for the amount paid against its obligation to make remaining Incentive A payments that would be apportioned to that State or Participating Subdivisions listed on Exhibit G.

- **B.** *Revoked Bar, Settlement Class Resolution, or Case-Specific Resolution.*
 - 1. If Allergan made a payment as a result of the existence of a Bar, Settlement Class Resolution, or Case-Specific Resolution in a Settling State, and that Bar, Settlement Class Resolution, or Case-Specific Resolution is subject to a Revocation Event, Allergan shall receive a dollar-for-dollar offset against its obligation to make remaining payments that would be apportioned to that State or Participating Subdivisions or Participating Special Districts listed on Exhibit G. This offset will be calculated as the dollar amount difference between (1) the total amount of Incentive Payments paid by Allergan during the time the Bar, Settlement Class Resolution, or Case-Specific Resolution subject to the Revocation Event was in effect, and (2) the total amount of Incentive Payments that would have been due from Allergan during that time without the Bar, Settlement Class Resolution, or Case-Specific Resolution subject to the Revocation Event being in effect. The amount of Incentive Payments that would have been due, referenced in (2) above, will be calculated based on considering any Subdivision or Special District that provides a release within one hundred eighty (180) days after the Revocation Event as having been a Participating Subdivision or Participating Special District (in addition to all other Participating Subdivisions and Participating Special Districts) during the time that the Bar, Settlement Class Resolution, or Case-Specific Resolution subject to the Revocation Event was in effect. If a Revocation Event causes a Settling State to no longer qualify for one or both parts of Incentive D, the Settling State and its Exhibit G participants shall return to Allergan all relevant payments made under Incentive D through offsets as set forth above.
 - 2. Notwithstanding anything to the contrary in paragraph 1 above, if a Bar or Case-Specific Resolution is reinstated by the Settling State, either through the same or different means as the initial Bar or Case-Specific Resolution, Allergan's right to an offset is extinguished and any amounts withheld to offset amounts paid on account of the revoked, rescinded, reversed, or overruled Bar or Case-Specific Resolution shall be returned to the Settling State, less and except any Incentive Payments that would have been paid during the period in which the Bar or Case-Specific Resolution was revoked, rescinded, reversed, or overruled.

XII. Additional Restitution Amount

A. *Additional Restitution Amount*. Allergan shall pay an Additional Restitution Amount to each Settling State listed in Exhibit N in the amount and on the schedule set forth in Exhibit M. The maximum Additional Restitution Amount of \$16,192,680.76 shall be reduced by the allocation set forth on Exhibit N for any Non-Settling States listed on Exhibit N. The Settlement Fund Administrator shall allocate such funds among and within the Settling

States listed in Exhibit N at the same time as its allocation of Annual Payments pursuant to Section VII.B.

B. Additional Restitution Amount funds shall not be subject to allocation as provided in Sections VIII.D through VIII.F

XIII. <u>Plaintiffs' Attorneys' Fees and Costs</u>

- **A.** Attorneys' fees and costs are addressed in the following exhibits and are incorporated herein by reference:
 - 1. The State Outside Counsel Fee Fund is addressed in Exhibit U.
 - 2. The State Cost Fund is addressed in Exhibit S.
 - 3. The Attorney Fee and Cost Fund is addressed and the Agreement on Attorneys' Fees, Expenses and Costs is set forth in Exhibit R.

XIV. Enforcement and Dispute Resolution

- A. *Enforceability.* The terms of the Agreement and Consent Judgment applicable to or in a Settling State will be enforceable solely by that Settling State and Allergan. Settling States or Participating Subdivisions shall not have enforcement rights with respect either to the terms of this Agreement that apply only to or in other States or to any Consent Judgment entered into by another Settling State. Participating Subdivisions shall not have enforcement rights against Allergan with respect to the Agreement or any Consent Judgment except as to payments that would be allocated to the Subdivision Fund or Abatement Accounts Fund pursuant to Section VII; *provided, however*, that each Settling State shall allow Participating Subdivisions in that State to notify it of any perceived violations of the Agreement or Consent Judgment.
- **B.** *Consent to Jurisdiction and Service of Process.* Allergan consents to the jurisdiction of the Court in which the Consent Judgment is filed, and any appellate court thereof, limited to resolution of disputes identified in subsection XIV.G.2; for a civil action for any appropriate relief to enforce compliance with the Parties' Agreement for Injunctive Relief pursuant to Exhibit P, Section K.5 herein; and for any proceedings for or related to the enforcement or collection of any payments on the Consent Judgment for resolution in the Court in which the Consent Judgment is filed. Allergan further agrees any service of process or notice required for such action or proceeding may be effectuated on Allergan through delivery of all required papers by hand or by a nationally recognized private courier on Allergan's representatives identified in Section XVI.P herein. To be clear, for the purposes of this Agreement only, Allergan consents to personal jurisdiction before such courts, and will not contend service must be effectuated through personal service of the Hague Convention process.
- C. Specific Terms Dispute Resolution.

- 1. Any dispute that is addressed by the provisions set forth in the Injunctive Relief Terms in Exhibit P shall be resolved as provided therein and pursuant to Section VIII.E.3 herein.
- 2. In the event Allergan believes the 85% threshold established in subsection VIII.B is not being satisfied, any Party may request that Allergan and the Enforcement Committee meet and confer regarding the use of funds under subsection VIII.B. The completion of such meet-and-confer process is a precondition to further action regarding any such dispute. Further action concerning subsection VIII.B shall: (i) be limited to Allergan seeking to reduce its Annual Payments by no more than 5% of the difference between the actual amount of Opioid Remediation and the 85% threshold established in subsection VIII.B; (ii) only reduce Annual Payments to those Settling States and its Participating Subdivisions that are below the 85% threshold established in subsection VIII.B; and (iii) not reduce Annual Payments restricted to future Opioid Remediation.

D. *State-Subdivision Enforcement.*

- 1. A Participating Subdivision shall not have enforcement rights against a Settling State in which it is located with respect to the Agreement or any Consent Judgment except: (1) as provided for in a State-Subdivision Agreement, Allocation Statute, or Statutory Trust with respect to intrastate allocation; or (2) in the absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust, as to allegations that: (a) the Settling State's use of Abatement Accounts Fund monies were not used for uses similar to or in the nature of those uses contained in Exhibit E; or (b) a Settling State failed to pay funds directly from the Abatement Accounts Fund to a Participating Subdivision eligible to receive a block grant pursuant to subsection VIII.F.2.b.
- 2. A Settling State shall have enforcement rights against a Participating Subdivision located in its territory: (1) as provided for in a State-Subdivision Agreement, Allocation Statute, or Statutory Trust; or (2) in the absence of a State-Subdivision Agreement, Allocation Statute, or Statutory Trust, as to allegations that the uses of Abatement Accounts Fund monies by Participating Subdivisions listed on Exhibit G were not for uses similar to or in the nature of those uses contained in Exhibit E.
- 3. As between Settling States and Participating Subdivisions, the above rights are contractual in nature and nothing herein is intended to limit, restrict, change, or alter any other existing rights under law.
- **E.** Enforcement Committee Actions to Enforce Agreement.
 - 1. The Parties agree that in the event of any failure by Allergan to make any required payments under this Agreement, the Enforcement Committee, on its own or through its designee such as a Settling State or Participating Subdivision acting by its authorization and on its behalf, shall have the ability and right to file an action or proceeding in any New York state court, or federal court of the United States of

America, sitting in New York, for or related to the enforcement or collection of such payments.

- 2. If any National Dispute involving a Settling State, Participating Subdivision, and/or Allergan is pending before a National Arbitration Panel concerning a given year's payment to all Settling States, any action or proceeding pursuant to this subsection XIV.E shall be stayed as to any disputed amounts only, but may proceed as to any and all undisputed amounts. In the event there is a dispute between the Parties as to the disputed amounts at issue, the Enforcement Committee or any party to that dispute may seek an expedited determination from the National Arbitration Panel for that proceeding as to the disputed and undisputed amounts.
- 3. The Parties further Agree that in the event of Allergan's breach of the Parties' Agreement for Injunctive Relief (Exhibit P attached hereto), the Enforcement Committee, on its own or through a single designee such as a Settling State shall have the ability and right to file a civil action pursuant to Exhibit P, after completing the processes laid out in Exhibit P, in any New York state court, or federal court of the United States of America, sitting in New York, seeking any appropriate relief to enforce compliance with such Agreement for Injunctive Relief.
- 4. Allergan and other Released Entities consent to the jurisdiction of the New York state court, or federal court of the United States of America, sitting in New York, and any appellate court from any thereof, in which any action or proceeding is initiated pursuant to this subsection XIV.E, and for enforcement or collection of any related judgment entered by such court. Allergan further agrees any service of process or notice required for such action or proceeding, including for any action or proceeding for enforcement or collection of any judgment entered thereon, may be effectuated on Allergan through delivery of all required papers by hand or by a nationally recognized private courier on Allergan's representatives identified in Section XVI.P herein. For the purposes of this Agreement only, Allergan consents to personal jurisdiction before such courts and will not contend service must be effectuated through personal service or the Hague Convention proceess.
- 5. The enforcement rights under this subsection XIV.E are in addition to, and not in lieu of, any other enforcement and collection rights of the Parties herein, including but not limited to enforcement rights as to payments as allowed by subsection XV.A.
- **F.** Subdivision Payment Enforcement. A Participating Subdivision shall have the same right as a Settling State pursuant to subsection XIV.G.4.a(iv) to seek resolution of any failure by Allergan to make its required Base Payments and/or Incentive Payments in a Payment Year.
- **G.** *Other Dispute Resolution Terms.*
 - 1. Except as provided in subsection VIII.C, the parties to a dispute shall promptly meet and confer in good faith to resolve any dispute prior to any filing or

presentation to the Court or National Arbitration Panel. If the parties cannot resolve the dispute informally, and unless otherwise agreed in writing, they shall follow the remaining provisions of this Section XIV to resolve the dispute.

- 2. Except as provided in subsections XIV.C and XIV.G.4, disputes not resolved informally shall be resolved in either the Court that entered the relevant Consent Judgment or, if no Consent Judgment was entered, a state or territorial court with jurisdiction located wherever the seat of state government is located. State court proceedings shall be governed by the rules and procedures of the forum. For the avoidance of doubt, disputes to be resolved in state court include, but are not limited to, the following:
 - a. disputes concerning whether expenditures qualify for Opioid Remediation;
 - b. disputes between a Settling State and Participating Subdivisions located in such Settling State as provided by subsection XIV.D, except to the extent the State-Subdivision Agreement provides for other dispute resolution mechanisms. For the avoidance of doubt, disputes between a Settling State and any Participating Subdivision shall not be considered National Disputes;
 - c. whether this Agreement and relevant Consent Judgment are binding under state law;
 - d. the extent of the Attorney General's or other participating entity's authority under state law, including the extent of the authority to release Claims;
 - e. whether the requirements of a Bar, a Case-Specific Resolution, State-Specific Finality, Later Litigating Subdivision, Litigating Subdivision, or a Threshold Motion have been met; and
 - f. all other disputes not specifically identified in subsections XIV.C and XIV.G.4.
- 3. Any Party may request that the National Arbitration Panel provide an interpretation of any provision of the settlement that is relevant to the state court determination, and the National Arbitration Panel shall make reasonable best efforts to supply such interpretation within the earlier of thirty (30) days or the time period required by the state court proceedings. Any Party may submit that interpretation to the state court's rules and procedures. If requested by a Party, the National Arbitration Panel shall request that its interpretation be accepted in the form of an amicus curiae brief, and any attorneys' fees and costs for preparing any such filing shall be paid for by the requesting Party.
- 4. National Disputes involving a Settling State, Participating Subdivision, and/or Allergan shall be resolved by a National Arbitration Panel.

- a. "*National Disputes*" are disputes that are exceptions to subsection XIV.G.2's presumption of resolution in state courts because they involve issues of interpretation of Agreement terms applicable to all Settling States without reference to a particular State's law. Disputes between a State and any Participating Subdivisions shall not be considered National Disputes. National Disputes are limited to the following:
 - (i) the amount of offset and/or credit attributable to Non-Settling States;
 - (ii) issues involving the scope and definition of "Product";
 - (iii) interpretation and application of the terms "Covered Conduct" and "Released Entities";
 - (iv) disputes over a given year's Annual Payment or the payment of the Additional Restitution Amount to all Settling States (for the avoidance of doubt, disputes between a Settling State and Allergan over the amounts owed to only that State shall not be considered National Disputes);
 - (v) questions regarding the performance and/or removal of the Settlement Fund Administrator;
 - (vi) disputes involving liability of successor entities;
 - (vii) disputes that require a determination of sufficient Subdivision and Special District participation to qualify for Incentives A, B, C, or D,;
 - (viii) disputes that require interpretation of Agreement terms (i) that concretely affect four (4) or more Settling States; and (ii) do not turn on unique definitions and interpretations under State law; and
 - (ix) any dispute subject to resolution under subsection XIV.G.2 but for which all parties to the dispute agree to arbitration before the National Arbitration Panel under the provisions of this subsection XIV.G.4.
- b. The "*National Arbitration Panel*" shall be comprised of three (3) neutral arbitrators. One (1) arbitrator shall be chosen by Allergan, one (1) arbitrator shall be chosen by the Enforcement Committee with due input from Participating Subdivisions, and the third arbitrator shall be agreed upon by the first two (2) arbitrators. The membership of the National Arbitration Panel is intended to remain constant throughout the term of this Agreement, but in the event that replacements are required, the retiring arbitrator shall be replaced by the party that selected him/her.

- (i) The National Arbitration Panel shall make reasonable best efforts to decide all matters within one hundred eighty (180) days of filing, and in no event shall it take longer than one (1) year.
- (ii) The National Arbitration Panel shall conduct all proceedings in a reasonably streamlined process consistent with an opportunity for the parties to be heard. Issues shall be resolved without the need for live witnesses where feasible, and with a presumption in favor of remote participation to minimize the burdens on the parties.
- (iii) To the extent allowed under state law, a Settling State, Participating Subdivision, and (at any party's request) the National Arbitration Panel may certify to an appropriate state court any question of state law. The National Arbitration Panel shall be bound by a final state court determination of such a certified question. The time period for the arbitration shall be tolled during the course of the certification process.
- (iv) The arbitrators will give due deference to any authoritative interpretation of state law, including any declaratory judgment or similar relief obtained by a Settling State, Participating Subdivision, or Allergan on a state law issue.
- (v) The decisions of the National Arbitration Panel shall be binding on Settling States, Participating Subdivisions, Allergan, and the Settlement Fund Administrator. In any proceeding before the National Arbitration Panel involving a dispute between a Settling State and Allergan whose resolution could prejudice the rights of a Participating Subdivision(s) or Participating Special District(s) in that Settling State, such Participating Subdivision(s) or Participating Special District(s) shall be allowed to file a statement of view in the proceeding.
- c. Nothing herein shall be construed so as to limit or otherwise restrict a State from seeking injunctive or other equitable relief in state court to protect the health, safety, or welfare of its citizens.
- d. Each party shall bear its own costs in any arbitration or court proceeding arising under this subsection XIV.G. The costs for the arbitrators on the National Arbitration Panel shall be divided and paid equally by the disputing sides for each individual dispute, *e.g.*, a dispute between Allergan and Settling States/Participating Subdivisions shall be split 50% by Allergan and 50% by the Settling States/Participating Subdivisions that are parties to the dispute; a dispute between a Settling State and a Participating Subdivision shall be split 50% by the Settling State and a Participating Subdivision shall be split 50% by the Settling State and 50% by any Participating Subdivisions that are party to the dispute.

- 5. Prior to initiating an action to enforce pursuant to this subsection XIV.G, the complaining party must:
 - a. Provide written notice to the Enforcement Committee of its complaint, including the provision of the Consent Judgment and/or Agreement that the practice appears to violate, as well as the basis for its interpretation of the disputed provision. The Enforcement Committee shall establish a reasonable process and timeline for obtaining additional information from the involved parties; *provided, however*, that the date the Enforcement Committee establishes for obtaining additional information from the parties shall not be more than forty-five (45) days following the notice. The Enforcement Committee may advise the involved parties of its views on the complaint and/or seek to resolve the complaint informally.
 - b. Wait to commence any enforcement action until thirty (30) days after the date that the Enforcement Committee establishes for obtaining additional information from the involved parties.
- 6. If the parties to a dispute cannot agree on the proper forum for resolution of the dispute under the provisions of subsections XIV.G.2 or XIV.G.4, a committee comprising the Enforcement Committee and sufficient representatives of Allergan such that the members of the Enforcement Committee have a majority of one (1) member will determine the forum where the dispute will be initiated within twenty-eight (28) days of receiving notification of the dispute relating to the proper forum. The forum identified by such committee shall be the sole forum for determining where the dispute shall be heard, and the committee's identification of such forum shall not be entitled to deference by the forum selected.
- **H.** *No Effect.* Nothing in this Agreement shall be interpreted to limit the Settling State's Civil Investigative Demand ("CID") or investigative subpoena authority, to the extent such authority exists under applicable state law and the CID or investigative subpoena is issued pursuant to such authority, and Allergan reserves all of its rights in connection with a CID or investigative subpoena issued pursuant to such authority.

XV. Judgment and Settlement Set-Off Related to Teva

A. The Parties recognize that some of the Settling States, Participating Subdivisions, and Participating Special Districts are pursuing Claims against Teva Ltd., Teva USA, Cephalon, Divested Actavis Generic Entities, and/or other Divested Entities, and/or each of their respective parents, subsidiaries, and/or affiliates. If any of them achieves a judgment by verdict, judicial decision, or means other than settlement against any of Teva Ltd., Teva USA, Cephalon, Divested Actavis Generic Entities, and/or other Divested Entities, and/or each of their respective parents, subsidiaries, and/or affiliates, each plaintiff listed above shall represent and agree that any payment(s) that the Settling States, Participating Subdivisions, and Participating Special Districts or their counsel receives from Teva Ltd., Teva USA, Cephalon, Divested Actavis Generic Entities, and/or other Divested Entities, and/or each of their respective parents, subsidiaries, subsidiaries, and/or other reflects the amount over and above 56% of the amount they or their counsel received from the Global Settlement Amount due under this Agreement that each and all of them deem to reflect a fair overall settlement value for liability attributable to the generic opioid drugs that are Products distributed and/or sold before August 2, 2016 by Divested Actavis Generic Entities and/or other Divested Entities and/or attributable to the operation of the Divested Actavis Generic Entities and/or other Divested Entities related to those generic opioid drugs that are Products before August 2, 2016.

B. The Settling States, Participating Subdivisions, and Participating Special Districts may reach a settlement agreement with Teva Ltd., Teva USA, Cephalon, Divested Actavis Generic Entities, and/or other Divested Entities, and/or each of their respective parents, subsidiaries, and/or affiliates that resolves some or all of their respective Claims. In that event, the Releasors represent and agree that any payment(s) that the Settling States, Participating Subdivisions, and Participating Special Districts or their counsel receives from Teva Ltd., Teva USA, Cephalon, Divested Actavis Generic Entities, and/or other Divested Entities, and/or each of their respective parents, subsidiaries, and/or affiliates reflects the amount over and above 56% of the amount they or they counsel received from the Global Settlement Amount due under this Agreement that each and all of them deem to reflect a fair overall settlement value for liability attributable to the generic opioid drugs that are Products distributed and/or sold before August 2, 2016 by Divested Actavis Generic Entities and/or other Divested Entities and/or attributable to the operation of the Divested Actavis Generic Entities and/or other Divested Entities related to those generic opioid drugs that are Products before August 2, 2016. In any such settlement agreement with Teva Ltd., Teva USA, Cephalon, Divested Actavis Generic Entities, and/or other Divested Entities, and/or each of their respective parents, subsidiaries, and/or affiliates, the Settling States, Participating Subdivisions, and Participating Special Districts agree that the agreed settlement amount reflects the value the parties to the agreement deem a fair settlement value over and above the payments made or due to be paid under the Allergan Public Global Opioid Settlement Agreement for generic opioid drugs that are Products distributed and/or sold before August 2, 2016 by Divested Actavis Generic Entities and/or other Divested Entities and/or relate to the operation of Divested Actavis Generic Entities and other Divested Entities related to those generic opioid drugs that are Products before August 2, 2016.

XVI. Miscellaneous

- A. *No Admission.* Allergan does not admit liability or wrongdoing. Neither this Agreement nor the Consent Judgments shall be considered, construed, or represented to be (1) an admission, concession, or evidence of liability or wrongdoing or (2) a waiver or any limitation of any defense otherwise available to Allergan.
- **B.** *Population of Subdivisions*. The population figures for Subdivisions shall be the published U.S. Census Bureau's population estimates for July 1, 2019, released May 2020. These population figures shall remain unchanged during the term of this Agreement.
- **C.** *Population of Special Districts.* For any purpose in this Agreement in which the population of a Special District is used: (a) School Districts' population will be measured by the

number of students enrolled who are eligible under the Individuals with Disabilities Education Act ("*IDEA*") or Section 504 of the Rehabilitation Act of 1973; (b) Health Districts' and Hospital Districts' population will be measured at 25% of discharges; and (c) all other Special Districts' (including Fire Districts' and Library Districts') population will be measured at 10% of the population served.

- **D.** *Population Associated with Sheriffs.* For any purpose in this Agreement in which the population associated with a lawsuit by a sheriff is used, the population will be measured at 20% of the capacity of the jail(s) operated by the sheriff.
- **E.** *Most-Favored-Nation Provision.*
 - 1. If Allergan enters into any settlement agreement with any Non-Settling State after November 23, 2022 that resolves Claims similar in scope to the Claims released by a Settling State under this Agreement on overall payment terms that are more favorable to such Non-Settling State on a net present value basis (calculated with a 7% discount rate) on overall payment terms the Non-Settling State would have received under this Agreement based on the same level of participation, then the Settling States, individually or collectively, may elect to seek review, pursuant to Section XVI.E.3, of the overall payment terms of this Agreement and the Non-Settling State agreement so that the Settling State(s) may obtain, with respect to Allergan, overall payment terms at least as favorable as those obtained by such Non-Settling State. "Overall payment terms" refers to consideration of all payment terms of the two agreements, taken together, including, but not limited to the amount of payments, the timing of payments, and conditions or contingencies on payments.
 - 2. For any settlement with a Non-Settling State involving Released Claims, Allergan shall provide the Enforcement Committee with a copy of the settlement agreement or relevant Consent Judgment within thirty (30) calendar days of the consummation of such settlement. The Enforcement Committee will promptly distribute such copy to all Settling States.
 - 3. In the event that one or more Settling State(s) believes that the overall payment terms of an agreement by Allergan with a Non-Settling State are more favorable to the Non-Settling State, when compared based on the totality of the considerations set forth in Section XVI.E.1, the Settling State(s) and Allergan shall engage in the following process:
 - a. The Settling State(s) shall provide notice, within sixty (60) calendar days of the date on which a settlement agreement or Consent Judgment is provided to the Enforcement Committee, to Allergan of its intent to seek revision of this Agreement to provide payment terms that are, on an overall basis, as favorable as those obtained by the Non-Settling State. Such notice shall be confidential and not disclosed publicly to the extent allowed by law and shall state, in detail, the basis for the Settling State's belief that it is entitled to a revision of the Agreement.

- b. Allergan shall, within thirty (30) calendar days, provide a response to the Settling State(s), explaining its position, in detail, as to whether the Settling State(s) is entitled to more favorable overall payment terms than those provided for in this Agreement.
- c. In the event the Settling State(s) and Allergan do not reach agreement as to the application of Section XVI.E.1, the Settling State(s) may petition the National Arbitration Panel to seek a ruling from the Panel as to the applicability of Section XVI.E.1, provided that the Settling State(s) may seek such review only if at least five (5) Settling States co-sign the petition. The Panel shall consider submissions and argument by the parties pursuant to the procedures set forth in Section XIV.G.4.
- d. The Settling State(s) and Allergan shall be bound by the determination of the National Arbitration Panel.
- This Section XVI.E does not apply to, and there is no ability of any Settling State 4. to seek or obtain revision of this Agreement based on, any Non-Settling State agreement with Allergan that is entered into: (a) either the earlier of (i) after the close of expert discovery or (ii) after a date ninety (90) calendar days prior to the scheduled start date of a trial between Allergan and the Non-Settling State or any severed or bifurcated portion thereof, provided that, where, in order to complete a settlement, a Non-Settling State and Allergan jointly request an adjournment of the scheduled start date of a trial within ninety (90) days of that date, this exception will apply as if the trial date had not been adjourned; (b) with a Non-Settling State that previously litigated to judgment a case related to opioids against any manufacturer, distributor, or pharmacy; or (c) the earlier of (i) after a Non-Settling State has obtained any court order or judicial determination that grants judgment (in whole or in part) against Allergan in the Non-Settling State's case, (ii) after a sanctions ruling against Allergan in the Non-Settling State's case against Allergan; or (iii) after any ruling has issued in the Non-Settling State's case against any manufacturer, distributor, or pharmacy on the issue of joint and several liability. The National Arbitration Panel shall have no power to review agreements that satisfy any of the conditions described in this paragraph.
- 5. This Section does not apply to, and there is no ability of any Settling State to seek or obtain revision of this Agreement based on, any agreement between Allergan and (a) federally-recognized tribe(s),(b) Non-Participating Subdivisions or (3) Non-Participating Special Districts. This Section XVI.E will not apply to any agreement entered into more than six (6) months after the Reference Date.
- **F.** *Tax Reporting and Cooperation.*
 - 1. The Parties agree that, unless otherwise required by law, Allergan's payment of the Compensatory Restitution Amount (after all applicable offsets) payable by Allergan shall be directed to Opioid Remediation for restitution of Alleged Harms allegedly caused by Allergan. By executing this Agreement (or the Settlement

Participation Form and thereby becoming a signatory to this Agreement), each Settling State, Participating Subdivision, and Participating Special District certify that: (1) the entity suffered Alleged Harms allegedly caused by Allergan; (2) the Compensatory Restitution Amount to be paid by Allergan to the entity represent an amount that is less than or equal to the actual monetary damage allegedly caused by Allergan; and (3) the entity shall use such payments for the sole purpose of Opioid Remediation.

- 2. Upon request by Allergan, the Settling States, Participating Subdivisions, and Participating Special Districts agree to perform such further acts and to execute and deliver such further documents as may be reasonably necessary for Allergan to establish the statements set forth in subsection VIII.G to the satisfaction of their tax advisors, their independent financial auditors, the Internal Revenue Service, or any other governmental authority, including as contemplated by Treasury Regulations Section 1.162-21(b)(3)(ii) and any subsequently proposed or finalized relevant regulations or administrative guidance.
- 3. Without limiting the generality of subsection XVI.F, each Settling State, Participating Subdivision, and Participating Special District shall cooperate in good faith with Allergan with respect to any tax claim, dispute, investigation, audit, examination, contest, litigation, or other proceeding relating to this Agreement.
- 4. The Designated State, on behalf of all Settling States, Participating Subdivisions, and Participating Special Districts, shall designate one of its officers or employees to act as the "appropriate official" within the meaning of Treasury Regulations Section 1.6050X-1(f)(1)(ii)(B) (the "Appropriate Official").
- 5. Neither Allergan nor the Settling States, Participating Subdivisions, and Participating Special Districts make any warranty or representation to any Settling jurisdiction or Releasor as to the tax consequences of the payment of the Compensatory Restitution Amount (or any portion thereof).
- **G.** *No Third-Party Beneficiaries.* Except as expressly provided in this Agreement, no portion of this Agreement shall provide any rights to, or be enforceable by, any person or entity that is not a Settling State or Released Entity. No Settling State may assign or otherwise convey any right to enforce any provision of this Agreement.
- **H.** *Calculation.* Any figure or percentage referred to in this Agreement shall be carried to seven decimal places.
- I. *Construction*. None of the Parties and no Participating Subdivision shall be considered to be the drafter of this Agreement or of any of its provisions for the purpose of any statute, case law, or rule of interpretation or construction that would or might cause any provision to be construed against the drafter of this Agreement. The headings of the provisions of this Agreement are not binding and are for reference only and do not limit, expand, or otherwise affect the contents or meaning of this Agreement.

- J. *Cooperation.* Each Party and each Participating Subdivision agrees to use its best efforts and to cooperate with the other Parties and Participating Subdivisions to cause this Agreement and the Consent Judgments to become effective, to obtain all necessary approvals, consents and authorizations, if any, and to execute all documents and to take such other action as may be appropriate in connection herewith. Consistent with the foregoing, each Party and each Participating Subdivision agrees that it will not directly or indirectly assist or encourage any challenge to this Agreement or any Consent Judgment by any other person, and will support the integrity and enforcement of the terms of this Agreement and the Consent Judgments.
- **K.** *Entire Agreement.* This Agreement, its exhibits and any other attachments, including the attorneys' fees and cost agreement in Exhibit R, embodies the entire agreement and understanding between and among the Parties and Participating Subdivisions relating to the subject matter hereof and supersedes (1) all prior agreements and understandings relating to such subject matter, whether written or oral and (2) all purportedly contemporaneous oral agreements and understandings relating to such subject matter.
- L. *Execution*. This Agreement may be executed in counterparts and by different signatories on separate counterparts, each of which shall be deemed an original, but all of which shall together be one and the same Agreement. One or more counterparts of this Agreement may be delivered by facsimile or electronic transmission with the intent that it or they shall constitute an original counterpart hereof. One or more counterparts of this Agreement may be signed by electronic signature.
- **M.** Good Faith and Voluntary Entry. Each Party warrants and represents that it negotiated the terms of this Agreement in good faith. Each of the Parties and signatories to this Agreement warrants and represents that it freely and voluntarily entered into this Agreement without any degree of duress or compulsion. The Parties state that no promise of any kind or nature whatsoever (other than the written terms of this Agreement) was made to them to induce them to enter into this Agreement.
- N. *No Prevailing Party.* The Parties each agree that they are not the prevailing party in this action, for purposes of any Claim for fees, costs, or expenses as prevailing parties arising under common law or under the terms of any statute, because the Parties have reached a good faith settlement. The Parties each further waive any right to challenge or contest the validity of this Agreement on any ground, including, without limitation, that any term is unconstitutional or is preempted by, or in conflict with, any current or future law.
- **O.** *Non-Admissibility.* The settlement negotiations resulting in this Agreement have been undertaken by the Parties and by certain representatives of the Participating Subdivisions in good faith and for settlement purposes only, and no evidence of negotiations or discussions underlying this Agreement shall be offered or received in evidence in any action or proceeding for any purpose. This Agreement shall not be offered or received in evidence in any action or proceeding for any purpose other than in an action or proceeding arising under or relating to this Agreement or in any litigation or arbitration concerning Allergan's right to coverage under an insurance contract.

- **P.** *Notices.* All notices or other communications under this Agreement shall be in writing (including but not limited to electronic communications) and shall be given to the recipients indicated below:
 - 1. For the Attorney(s) General:

Josh Stein, Attorney General North Carolina Department of Justice Attn: Daniel Mosteller PO Box 629 Raleigh, NC 27602 Dmosteller@ncdoj.gov

Tom Miller, Attorney General Office of the Attorney General of Iowa Attn: Nathan Blake 1305 E. Walnut St. Des Moines, IA 50319

Jonathan Skrmetti, Attorney General Office of the Tennessee Attorney General Attn: Michael Leftwich P.O. Box 20207 Nashville, TN, 37202-0207

2. For the Plaintiffs' Executive Committee:

Paul F. Farrell Farrell Law P.O. Box 1180 Huntington, WV 25714-1180

Jayne Conroy Simmons Hanly Conroy LLC 112 Madison Avenue, 7th Floor New York, NY 10016-7416 JConroy@simmonsfirm.com

Joseph F. Rice Motley Rice LLC 28 Bridgeside Blvd. Mount Pleasant, SC 29464 jrice@motleyrice.com

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Levin Papantonio Rafferty 316 South Baylen St. Pensacola, FL 32502 pmougey@levinlaw.com

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Steven Skikos Skikos, Crawford, Skikos & Joseph, LLC One Sansom Street, Suite 2830 San Francisco, CA 94104 sskikos@skikos.com

3. For Allergan:

Office of General Counsel One North Waukegan Road North Chicago, IL 60064

Copy to Allergan's attorneys at:

James F. Hurst, P.C. Kirkland & Ellis LLP 300 North LaSalle Chicago, IL 60654 james.hurst@kirkland.com

Any Party or the Plaintiffs' Executive Committee may change or add the contact information of the persons designated to receive notice on its behalf by notice given (effective upon the giving of such notice) as provided in this subsection.

- **Q.** *No Waiver*. The waiver of any rights conferred hereunder shall be effective only if made by written instrument executed by the waiving Party or Parties. The waiver by any Party of any breach of this Agreement shall not be deemed to be or construed as a waiver of any other breach, whether prior, subsequent, or contemporaneous, nor shall such waiver be deemed to be or construed as a waiver by any other Party.
- **R.** *Preservation of Privilege.* Nothing contained in this Agreement or any Consent Judgment, and no act required to be performed pursuant to this Agreement or any Consent Judgment, is intended to constitute, cause, or effect any waiver (in whole or in part) of any attorneyclient privilege, work product protection, or common interest/joint defense privilege, and each Party agrees that it shall not make or cause to be made in any forum any assertion to the contrary.
- S. Successors

- 1. The Agreement shall be binding upon, and insure to the benefit of, Allergan and its respective successors and assigns.
- 2. Prior to Allergan's last Payment Date, Allergan shall not sell the majority of its voting stock or substantially all its assets without obtaining the acquiror's agreement that it will constitute a successor with respect to Allergan's obligations under this Agreement.
- Prior to Allergan's last Payment Date, Allergan shall not in one (1) transaction, or 3. a series of related transactions, sell, or transfer assets (other than sales or transfers of inventories, or sales or transfers to an entity owed directly or indirectly by Allergan) having a fair market value equal to twenty-five percent (25%) or more of the consolidated assets of Allergan where the sale or transfer transaction is announced after the Reference Date, is not for fair consideration, and would foreseeably and unreasonably jeopardize Allergan's ability to make the payments under this Agreement that are due on or before the third Payment Date following the close of a sale or transfer transaction. The above restriction shall not apply if Allergan obtains the acquiror's agreement that it will be either a guarantor of or successor to the percentage of Allergan's remaining Payment Obligations under this Agreement equal to the percentage of Allergan's consolidated assets being sold or transferred in such transaction. Percentages under this section shall be determined in accordance with the United States generally accepted accounting principles and as of the date of Allergan's most recent publicly filed consolidated balance sheet prior to the date of entry into the sale or transfer agreement at issue. This Section XVI.S.3 shall be enforceable solely by the Enforcement Committee, and any objection under this Section X.VI.S.3 not raised within twenty (20) calendar days from the date that Allergan transmits notice of the transaction to the Enforcement Committee is waived. Any dispute under this Section XVI.S.3 shall be a National Dispute as described in Section XIV.G and must be raised exclusively with the National Arbitration Panel as described therein within twenty (20) calendar days of the announcement, and the sole remedy shall be an order enjoining the transaction.
- T. *Modification, Amendment, Alteration.* After the Reference Date, any modification, amendment, or alteration of this Agreement by the Parties shall be binding only if evidenced in writing signed by Allergan along with the signatures of at least thirty-seven (37) of those then-serving Attorneys General of the Settling States along with a representation from each Attorney General that either: (1) the advisory committee or similar entity established or recognized by that Settling State (either pursuant to subsection VIII.F.2, by a State-Subdivision Agreement, or by statute) voted in favor of the modification, amendment, or alteration of this Agreement including at least one Participating Subdivision-appointed member; or (2) in States without any advisory committee, that 50.1% of the Participating Subdivisions by population expressed approval of the modification, amendment, or alteration of this Agreement in writing. Provided, however, in the event the modification, amendment, or alteration in a particular Settling State, or fees or costs of Settling States and Participating Subdivisions, then every Settling

State and each Participating Subdivision affected by that modification, amendment, or alteration must assent in writing. Provided further that, in the event the modification, amendment, or alteration relates to injunctive relief, then such amendment, modification, or alteration of injunctive relief against Allergan will not be effective unless and until any Consent Judgment is modified by a court of competent jurisdiction, except as otherwise provided by the Injunctive Terms.

- **U.** *Termination.*
 - 1. Unless otherwise agreed to by Allergan and the Settling State in question, this Agreement and all of its terms (except subsection XVI.O and any other non-admissibility provisions, which shall continue in full force and effect) shall be canceled and terminated with respect to the Settling State, and the Agreement and all orders issued by the courts in the Settling State pursuant to the Agreement shall become null and void and of no effect if one or more of the following conditions applies:
 - a. A Consent Judgment approving this Agreement without modification of any of the Agreement's terms has not been entered as to the Settling State by a court of competent jurisdiction on or before one hundred eighty (180) days after the Effective Date; or
 - b. This Agreement or the Consent Judgment as to that Settling State has been disapproved by a court of competent jurisdiction to which it was presented for approval and/or entry (or, in the event of an appeal from or review of a decision of such a court to approve this Agreement and the Consent Judgment, by the court hearing such appeal or conducting such review), and the time to appeal from such disapproval has expired, or, in the event of an appeal from such disapproval has been dismissed or the disapproval has been affirmed by the court of last resort to which such appeal has been taken and such dismissal or disapproval has become no longer subject to further appeal (including, without limitation, review by the United States Supreme Court).
 - 2. If this Agreement is terminated with respect to a Settling State and its Participating Subdivisions for whatever reason pursuant to subsection XVI.U.1, then:
 - a. An applicable statute of limitation or any similar time requirement (excluding any statute of repose) shall be tolled from the date the Settling State signed this Agreement until the later of the time permitted by applicable law or for one year from the date of such termination, with the effect that Allergan and the Settling State in question shall be in the same position with respect to the statute of limitation as they were at the time the Settling State filed its action; and
 - b. Allergan and the Settling State and its Participating Subdivisions in question shall jointly move the relevant court of competent jurisdiction for an order

reinstating the actions and Claims dismissed pursuant to the terms of this Agreement governing dismissal, with the effect that Allergan and the Settling State and its Participating Subdivisions in question shall be in the same position with respect to those actions and Claims as they were at the time the action or Claim was stayed or dismissed.

- 3. Unless Allergan and the Enforcement Committee agree otherwise, this Agreement, with the exception of the Injunctive Relief Terms that have their own provisions on duration, shall terminate as to all Parties as of Annual Payment 6, *provided* that Allergan has performed its payment obligations under the Agreement as of that date. Notwithstanding any other provision in this Agreement, all releases under this Agreement will remain effective despite any termination under this paragraph.
- Waiver. Allergan, for good and valuable consideration the receipt of which is V. acknowledged, hereby (a) waives, foregoes and relinquishes all rights to utilize and/or seek relief under any of the following laws of the State of Texas for the restructuring of its debts or liabilities related to Released Claims or Claims that would have been Released Claims if they had been brought by a Releasor against a Released Entity before the Effective Date, or this Agreement: Tex. Bus. Orgs. Code § 10.003 (Contents of Plan of Merger: More Than One Successor) or any other statute of Subchapter A of Chapter 10 of Tex. Bus. Orgs. Code to the extent such statute relates to multi-successor or divisive mergers (and/or any other similar laws or statutes in any other state or territory); Tex. Bus. Orgs. Code §§ 11.01-11.414 (Winding Up and Termination of Domestic Entity); or Tex. Bus. & Com. Code §§ 23.01-23.33 (Assignments for the Benefit of Creditors) (collectively, the "Texas Statutes"), and (b) agrees, warrants and represents that it will not file, request or petition for relief under the Texas Statutes related to its debts or liabilities related to Released Claims or Claims that would have been Released Claims if they had been brought by a Releasor against a Released Entity before the Effective Date, or this Agreement, in each case until such time as all of Allergan's payment obligations incurred hereunder are satisfied in full. The foregoing waiver and relinquishment includes, without limitation, until such time as all of Allergan's payment obligations hereunder are satisfied in full, Allergan's rights to execute a divisional merger or equivalent transaction or restructuring related to its debts or liabilities related to Released Claims or Claims that would have been Released Claims if they had been brought by a Releasor against a Released Entity before the Effective Date, or this Agreement that in each case has the intent or foreseeable effect of (i) separating material assets from material liabilities and (ii) assigning or allocating all or a substantial portion of those liabilities to any subsidiary or affiliate that files for relief under chapter 11 of the Bankruptcy Code, or pursuant to which such subsidiary or affiliate that files for relief under chapter 11 of the Bankruptcy Code would be assuming or retaining all or a substantial portion of those liabilities.
- W. Governing Law. Except (1) as otherwise provided in the Agreement or (2) as necessary, in the sole judgment of the National Arbitration Panel, to promote uniformity of interpretation for matters within the scope of the National Arbitration Panel's authority, this Agreement shall be governed by and interpreted in accordance with the respective laws of the Settling State, without regard to the conflict of law rules of such Settling State, that is seeking to enforce the Agreement against Allergan or against which Allergan is seeking enforcement.

Notwithstanding any other provision in this subsection on governing law, any disputes relating to the Settlement Fund Escrow shall be governed by and interpreted in accordance with the law of the state where the escrow agent has its primary place of business.

ALLERGAN PUBLIC GLOBAL OPIOID SETTLEMENT EXHIBITS

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EXHIBIT A Alleged Harms

The following export reports that were filed in connection with the case captioned *In re National Prescription Opiate Litigation*, No. 1:17-md-02804 (N.D. Ohio):

- 1. Expert report of Professor David Cutler, dated March 25, 2019.
- 2. Expert report of Dr. Jeffrey B. Liebman, dated March 25, 2019.
- 3. Expert report of Professor Thomas McGuire regarding damages to Bellwethers, dated March 25, 2019.
- 4. Report of Professor Thomas McGuire regarding public nuisance, dated March 25, 2019.

EXHIBIT B Enforcement Committee Organizational Bylaws

ARTICLE I

These bylaws constitute the code of rules adopted by the Settling States and Participating Subdivisions for the creation of an Enforcement Committee (the "Committee") to exist and operate during the term of the Agreement in connection with Allergan and shall control the regulation and management of the Committee's affairs.

ARTICLE II

Purpose

The Committee is organized for the sole purpose of evaluating and taking such action as deemed reasonable, necessary, and appropriate by the members of the Committee on the matters delegated to the Committee under that certain Settlement Agreement between the Settling States and Allergan, dated November ____, 2022.

ARTICLE III

Members of the Committee

(1) <u>Number of Members</u>

The Committee will consist of thirteen (13) members (the "Members"). Upon majority resolution of the Committee, the number of Members may be increased or decreased from time to time, but in no event shall a decrease have the effect of decreasing the total number of Members to less than seven Members.

(2) <u>Initial Members</u>

The Committee initially will consist of eight (8) Settling State Members and five (5) Participating Subdivision Members; two (2) of the Participating Subdivision shall be counties and two (2) shall be municipalities, and the fifth Participating Subdivision member may be either a county or a municipality. The initial Settling State Members are representatives from: California, Illinois, Iowa, New York, North Carolina, Ohio, Tennessee, and Virginia. The initial Participating Subdivision Members are: [•]. Until the date fifteen (15) months from the Effective Date contained in the Settlement Agreement, the Participating Subdivisions may designate their outside counsel to serve as their representative. After the date fifteen (15) months from the Effective Date as the representative of the Participating Subdivision.

(3) <u>Term of Members</u>

The term of office for Members of the Committee will be until the end of the term of the Settlement Agreement, six (6) years, unless and until a Member withdraws or resigns from the Committee.

(4) <u>Resignation</u>

Any Member may resign at any time by delivering written notice to the Chairperson of the Committee. Such resignation shall take effect upon receipt or, if later, at the time specified in the notice.

(5) <u>Removal</u>

- (a) Any Member may be removed without cause, at any time, by a majority of the entire Committee, at a Regular or Special Meeting called for that purpose. Any Member under consideration of removal must first be notified about the consideration by written notice at least five days prior to the meeting at which the vote takes place.
- (b) In the event that any Member is not a Settling State or a Participating Subdivision or the Member subsequently becomes a Later Litigating Subdivision, the Member shall be removed immediately without notice or vote of the Committee.

(6) <u>Vacancies</u>

In the event of a vacancy, the Members of the same type (Settling State or Participating Subdivision) shall select another Settling State or Participating Subdivision to fill that Member's position.

(7) <u>Compensation</u>

Members shall not receive any salaries or other compensation for their services, but, by resolution of the Committee, may be reimbursed for any actual expenses incurred in the performance of their duties for the Committee, as long as a majority of disinterested Members approve the reimbursement. Any reimbursement shall be sought from the Settlement Fund Administrator.

ARTICLE IV

Conflicts of Interest and Code of Ethics

If a Member, agent, or employee of the Committee has a conflict of interest, he or she may not participate in a vote, discussion, or decision about the matter. Each Member shall follow any applicable state or local law with respect to conflicts, gifts, and ethics.

ARTICLE V

Committee Meetings

(1) <u>Place of Meetings</u>

Meetings of the Committee will be held at any place that the Chairperson may designate, including by telephonic or electronic means.

(2) <u>Regular Meetings</u>

Regular meetings of the Committee shall be held as deemed necessary by the Chairperson or any three members.

(3) <u>Notice of Meetings</u>

Written notice of the date, time, place and subject of each meeting must be provided to the Members at least 72 hours before the scheduled time of the meeting, except when there is an emergency or urgent public necessity.

(4) <u>Quorum</u>

A majority of the incumbent Members (not counting vacancies) shall constitute a quorum for the purposes of convening a meeting or conducting business.

(5) <u>Voting and Proxy</u>

When it is necessary to vote on any matter before the Committee, Members may vote by electronic means as provided in these Bylaws. Proxy voting is permitted. In order for a matter to pass, the matter must have a majority vote of Members present and must have at least one vote from a Settling State Member and a Participating Subdivision Member. In the event that there is a Quorum, but no Settling State or Participating Subdivision Member is present, then a matter may pass with a simple majority vote.

(6) <u>Minutes</u>

The Committee shall prepare and keep minutes. The minutes must state the subject of each deliberation and indicate each vote, order, decision, or other action taken.

ARTICLE VI

Officers

(1) <u>Roster of Officers</u>

The Committee shall have a Chairperson, a Vice Chairperson, and a Secretary. The Committee may have at its discretion, such other officers as may be appointed by the Members of the Committee. One person may hold two or more offices, except those serving as Chairperson.

(2) <u>Election and Removal of Officers</u>

All officers shall serve two-year terms. The election shall be conducted at the first meeting of the fiscal year. Officers shall remain in office until their successors have been selected. Officers may serve consecutive terms without limit. The election of officers shall be by majority vote of the Members of the Committee attending the meeting.

(3) <u>Vacancies</u>

If a vacancy occurs during the term of office for any elected officer, the Members of the Committee shall elect a new officer to fill the remainder of the term as soon as practical, by majority vote of Members present.

(4) <u>Chairperson</u>

The Chairperson will supervise and control the affairs of the Committee and shall exercise such supervisory powers as may be given him/her by the Members of the Committee. The Chairperson will perform all duties incident to such office and such other duties as may be provided in these bylaws or as may be prescribed from time to time by the Committee. The Chairperson shall preside at all meetings and shall exercise parliamentary control in accordance with Robert's Rules of Order.

(5) <u>Vice Chairperson</u>

The Vice Chairperson shall act in place of the Chairperson in the event of the Chairperson's absence, inability, or refusal to act, and shall exercise and discharge such other duties as may be required by the Committee. The Vice Chairperson shall serve as the parliamentarian and interpret any ambiguities of the bylaws.

(6) <u>Secretary</u>

The Secretary will keep and maintain all records related to the Committee and take minutes of all meetings.

(7) <u>Records</u>

All elected officers and committee chairpersons shall relinquish their records to the Chairperson immediately upon the completion of their term of office or completion of a project.

(8) <u>Resignation</u>

An officer may resign the office while not resigning membership from the Committee, by submitting a letter to the Chairperson. Vacancies occurring in any office shall be appointed for the remainder of the term.

ARTICLE VII

Duties

(1) <u>Prior to the Reference Date</u>

The Committee shall be responsible for any additional negotiations with Allergan, including, but not limited to, negotiating extensions of any periods created by the Settlement Agreement.

(2) <u>After the Effective Date</u>

The Committee shall establish procedures for the receipt of notices that a dispute exists concerning the Agreement and review of such disputes, pursuant to **Section XIV** of the Agreement. Members may engage with Allergan, Settling States, and Participating Subdivisions attempting to resolve any dispute without further action by the Committee. The Committee may request additional information from Allergan, Settling States, and Participating Subdivisions to the extent the Committee believes such information is necessary to understand, resolve, or provide advice related to a dispute. The Committee shall endeavor to provide advice relative to the dispute no later than 60 days after receipt of notice.

ARTICLE VIII

Rules of Procedure

The proceedings and business of the Committee shall be governed by Robert's Rules of Order unless otherwise waived by the Committee.

ARTICLE IX

Operations

(1) <u>Records</u>

The Committee will keep correct and complete records and will also keep minutes of the proceedings of the Committee meetings and Committees. The Committee will keep such records at its principal place of business at a place designated by the Chairperson.

All elected officers and committee chairpersons shall relinquish their records to the Chairperson, immediately upon the completion of their term of office.

(2) <u>Inspection of Books and Records</u>

The minutes of a meeting are public records and shall be available for public inspection and copying on request to the Committee's Chairperson or the Chairperson's designee.

(3) <u>Amendments</u>

The bylaws may be amended at any time by a vote of a majority of Members present and must have at least one vote from a Settling State Member and a Participating Subdivision Member. In the event that there is a Quorum, but no Settling State or Participating Subdivision Member is present, then a matter may pass with a simple majority vote.

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
AL	Attentus Moulton, LLC d/b/a Lawrence Medical Center	The Health Care Authority of the City of Huntsville D/B/A HH Health System; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital; The Health Care Authority of the City of Huntsville D/B/A Madison Hospital; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital for Women and Children; HH Health System- Morgan, LLC D/B/A Decatur Morgan Hospital - Decatur And Decatur Morgan Hospital - Parkway; The Health Care Authority Of Morgan County - City Of Decatur; HH Health System-Shoals, LLC D/B/A Helen Keller Hospital and Red Bay Hospital; HH Health System-Athens Limestone, LLC D/B/A Athens Limestone Hospital; Attentus Moulton, LLC D/B/A Lawrence Medical Center v. Purdue Pharma L.P., et al.	1:19-op-45143	N.D. Ohio (Federal)
AL	Bibb County Healthcare Authority d/b/a Bibb Medical Center	Fort Payne Hospital Corporation; The Bibb County Healthcare Authority; The Dale County Health Care Authority; Greene County Hospital Board; Jackson Hospital & Clinic, Inc.; Escambia County Alabama Community Hospitals, Inc.; Mizell Memorial Hospital, Inc.; The Tombigbee Health Care Authority; Geneva County Health Care Authority; Community Hospital, Inc.; The Sylacauga Health Care Authority; Russellville Hospital, Inc.; Lakeland Community Hospital, Inc.; The DCH Health Care Authority; The Healthcare Authority For Baptist Health, An Affiliate Of UAB Health System; Medical West Hospital Authority, An Affiliate Of UAB Health System; Evergreen Medical Center, LLC; Gilliard Health Services, Inc.; Crestwood Healthcare, L.P.; Triad Of Alabama, LLC; QHG Of Enterprise, Inc.; Affinity Hospital, LLC; Gadsden Regional Medical Center, LLC; Foley Hospital Corporation; The Health Care Authority	CV-2021- 900016	AL - Circuit Court of Conecuh County (State)

EXHIBIT C Litigating Subdivisions and Special Districts List¹

¹ This list is subject to amendment in the event it proves to be incomplete and other entities that satisfy the definition for "Litigating Subdivision" or "Litigating Special District" are subsequently identified.

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Of Clarke County, Alabama; BBH PBMC, LLC; BBH, WBMC, LLC; BBH SBMC, LLC; BBH CBMC, LLC; and BBH BMC, LLC v. McKesson Corporation, et al.		
AL	City of Abbeville	City of Abbeville, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45437	N.D. Ohio (Federal)
AL	City of Alabaster	City of Alabaster, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:22-op-45013	N.D. Ohio (Federal)
AL	City of Albertville	Marshall County; the Cities of Albertville, Arab, Boaz and Guntersville; and the Towns of Douglas and Grant, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45230	N.D. Ohio (Federal)
AL	City of Alexander	City of Alexander City, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45827	N.D. Ohio (Federal)
AL	City of Arab	Marshall County; the Cities of Albertville, Arab, Boaz and Guntersville; and the Towns of Douglas and Grant, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45230	N.D. Ohio (Federal)
AL	City of Argo	City of Argo v. Purdue Pharma L.P., et al.	1:19-op-45744	N.D. Ohio (Federal)
AL	City of Ashland	City of Ashland, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46102	N.D. Ohio (Federal)
AL	City of Ashville	City of Leesburg, City of Jacksonville, City of Rainbow City, City of Ashville, City of Springville, City of Moody, City of Ragland and City of Thomasville v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45261	N.D. Ohio (Federal)
AL	City of Athens	City of Athens, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-45953	N.D. Ohio (Federal)
AL	City of Attalla	City of Fultondale, City of Graysville, City of Centre, Town of Cedar Bluff, City of Dadeville, Town of Camp Hill, Town of Oakman, City of Attalla and Town of Gilbertown, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45265	N.D. Ohio (Federal)
AL	City of Auburn	City of Auburn, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45282	N.D. Ohio (Federal)
AL	City of Bay Minette	City of Bay Minette, Alabama; Town of Loxley, Alabama; and Town of Summerdale, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:22-op-45018	N.D. Ohio (Federal)
AL	City of Bessemer	The City of Bessemer, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:22-op-45014	N.D. Ohio (Federal)
AL	City of Birmingham	City of Birmingham v. Purdue Pharma L.P., et al.	1:17-op-45008	N.D. Ohio (Federal)
AL	City of Boaz	Marshall County; the Cities of Albertville, Arab, Boaz and Guntersville; and the Towns of Douglas and Grant, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45230	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
AL	City of Brent	<i>City of Brent, Alabama v. Purdue Pharma L.P., et al.</i>	1:19-op-45910	N.D. Ohio (Federal)
AL	City of Brewton	City of Brewton, Alabama, and City of Semmes, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45113	N.D. Ohio (Federal)
AL	City of Bridgeport	Jackson County, City of Bridgeport, City of Henagar, City of New Hope, City of Scottsboro, Town of Geraldine and Town of Woodville, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45634	N.D. Ohio (Federal)
AL	City of Brundidge	City of Brundidge, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46128	N.D. Ohio (Federal)
AL	City of Calera	City of Calera, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:21-op-45070	N.D. Ohio (Federal)
AL	City of Carbon Hill	The City of Nauvoo, The City of Cordova, The City of Carbon Hill, The City of Sipsey, The City of Parrish and The City of Oakman, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45737	N.D. Ohio (Federal)
AL	City of Center Point	City of Center Point, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46103	N.D. Ohio (Federal)
AL	City of Centre	City of Fultondale, City of Graysville, City of Centre, Town of Cedar Bluff, City of Dadeville, Town of Camp Hill, Town of Oakman, City of Attalla and Town of Gilbertown, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45265	N.D. Ohio (Federal)
AL	City of Centreville	City of Centreville, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46120	N.D. Ohio (Federal)
AL	City of Chickasaw	City of Chickasaw, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45115	N.D. Ohio (Federal)
AL	City of Childersburg	City of Childersburg, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:22-op-45020	N.D. Ohio (Federal)
AL	City of Clanton	City of Clanton, Alabama v. AmerisourceBergen Drug Corporation, et al. / The City of Clanton, Alabama; The City of Columbiana, Alabama; The City of Helena, Alabama; The City of Pelham, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46084 / 1:22-op-45016	N.D. Ohio (Federal)
AL	City of Columbiana	The City of Clanton, Alabama; The City of Columbiana, Alabama; The City of Helena, Alabama; The City of Pelham, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:22-op-45016	N.D. Ohio (Federal)
AL	City of Cordova	The City of Nauvoo, The City of Cordova, The City of Carbon Hill, The City of Sipsey, The City of Parrish and The City of Oakman, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45737	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
AL	City of Cullman	City of Cullman, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45248	N.D. Ohio (Federal)
AL	City of Dadeville	City of Dadeville, Alabama v. Purdue Pharma L.P., et al. / City of Fultondale, City of Graysville, City of Centre, Town of Cedar Bluff, City of Dadeville, Town of Camp Hill, Town of Oakman, City of Attalla and Town of Gilbertown, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-45779 / 1:20-op-45265	N.D. Ohio (Federal)
AL	City of Daleville	City of Daleville, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45778	N.D. Ohio (Federal)
AL	City of Daphne	City of Daphne, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45227	N.D. Ohio (Federal)
AL	City of Decatur	City of Decatur, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45201	N.D. Ohio (Federal)
AL	City of Demopolis	City of Demopolis, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45183	N.D. Ohio (Federal)
AL	City of Dora	The Counties of Marion, Pickens and Walker, Alabama and the Cities of Dora, Jasper, and Sumiton, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45171	N.D. Ohio (Federal)
AL	City of Dothan	City of Dothan, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45886	N.D. Ohio (Federal)
AL	City of East Brewton	City of East Brewton, Alabama v. Teva Pharmaceuticals USA Inc., et al.	1:22-op-45005	N.D. Ohio (Federal)
Al	City of Enterprise	City of Enterprise, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45213	N.D. Ohio (Federal)
AL	City of Eufaula	City of Eufaula v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46132	N.D. Ohio (Federal)
AL	City of Evergreen	City of Evergreen, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45422	N.D. Ohio (Federal)
AL	City of Fairfield	City of Fairfield, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45089	N.D. Ohio (Federal)
AL	City of Fairhope	City of Fairhope, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:22-op-45002	N.D. Ohio (Federal)
AL	City of Fayette	Fayette County, City of Fayette, Town of Berry and Rodney Ingle, in his capacity as Sheriff of Fayette County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45211	N.D. Ohio (Federal)
AL	City of Florence	<i>The City of Florence v. Purdue Pharma</i> <i>L.P., et al.</i>	1:19-op-45073	N.D. Ohio (Federal)
AL	City of Foley	City of Foley, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45287	N.D. Ohio (Federal)
AL	City of Fort Payne	City of Fort Payne, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45079	N.D. Ohio (Federal)
AL	City of Fultondale	City of Fultondale, City of Graysville, City of Centre, Town of Cedar Bluff, City of Dadeville, Town of Camp Hill, Town of	1:20-op-45265	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Oakman, City of Attalla and Town of Gilbertown, Alabama v. Teva Pharmaceuticals USA, Inc., et al.		
AL	City of Gadsden	City of Gadsden, Etowah County, and Todd Entrekin, Sheriff of Etowah County, Alabama v. Purdue Pharma L.P., et al.	1:17-op-45101	N.D. Ohio (Federal)
AL	City of Geneva	City of Geneva, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45986	N.D. Ohio (Federal)
AL	City of Georgiana	City of Georgiana, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45436	N.D. Ohio (Federal)
AL	City of Graysville	City of Fultondale, City of Graysville, City of Centre, Town of Cedar Bluff, City of Dadeville, Town of Camp Hill, Town of Oakman, City of Attalla and Town of Gilbertown, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45265	N.D. Ohio (Federal)
AL	City of Greensboro	City of Greensboro, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45421	N.D. Ohio (Federal)
AL	City of Greenville	City of Greenville, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45023	N.D. Ohio (Federal)
AL	City of Guin	City of Guin, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45457	N.D. Ohio (Federal)
AL	City of Gulf Shores	The City of Gulf Shores, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:22-op-45019	N.D. Ohio (Federal)
AL	City of Guntersville	Marshall County; the Cities of Albertville, Arab, Boaz and Guntersville; and the Towns of Douglas and Grant, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45230	N.D. Ohio (Federal)
AL	City of Haleyville	City of Haleyville, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46118	N.D. Ohio (Federal)
AL	City of Hamilton	City of Hamilton, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45564	N.D. Ohio (Federal)
AL	City of Hartselle	City of Hartselle, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45736	N.D. Ohio (Federal)
AL	City of Headland	City of Headland, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46131	N.D. Ohio (Federal)
AL	City of Helena	The City of Clanton, Alabama; The City of Columbiana, Alabama; The City of Helena, Alabama; The City of Pelham, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:22-op-45016	N.D. Ohio (Federal)
AL	City of Henagar	Jackson County, City of Bridgeport, City of Henagar, City of New Hope, City of Scottsboro, Town of Geraldine and Town of Woodville, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45634	N.D. Ohio (Federal)
AL	City of Homewood	City of Homewood, Alabama v. McKesson Corporation, et al.	1:19-op-45973	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
AL	City of Hoover	City of Hoover, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45746	N.D. Ohio (Federal)
AL	City of Hueytown	Jefferson County, Jefferson County Board of Health, City of Pleasant Grove, City of Hueytown and City of Mountain Brook and Mike Hale, in his capacity as Sheriff of Jefferson County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45558	N.D. Ohio (Federal)
AL	City of Huntsville	City of Huntsville, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-45947	N.D. Ohio (Federal)
AL	City of Irondale	City of Irondale, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:22-op-45012	N.D. Ohio (Federal)
AL	City of Jacksonville	City of Leesburg, City of Jacksonville, City of Rainbow City, City of Ashville, City of Springville, City of Moody, City of Ragland and City of Thomasville v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45261	N.D. Ohio (Federal)
AL	City of Jasper	The Counties of Marion, Pickens and Walker, Alabama and the Cities of Dora, Jasper, Sumiton, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45171	N.D. Ohio (Federal)
AL	City of Killen	The City of Killen, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45218	N.D. Ohio (Federal)
AL	City of Lanett	City of Lanett, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46130	N.D. Ohio (Federal)
AL	City of Leeds	City of Leeds, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45088	N.D. Ohio (Federal)
AL	City of Leesburg	City of Leesburg, City of Jacksonville, City of Rainbow City, City of Ashville, City of Springville, City of Moody, City of Ragland and City of Thomasville v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45261	N.D. Ohio (Federal)
AL	City of Level Plains	City of Level Plains, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45100	N.D. Ohio (Federal)
AL	City of Lincoln	City of Lincoln, Alabama v. Cardinal Health, Inc., et al.	1:18-op-45786	N.D. Ohio (Federal)
AL	City of Linden	City of Linden v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45118	N.D. Ohio (Federal)
AL	City of Louisville	The City of Louisville, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46058	N.D. Ohio (Federal)
AL	City of Luverne	City of Luverne, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45109	N.D. Ohio (Federal)
AL	City of Madison	The City of Madison, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45198	N.D. Ohio (Federal)
AL	City of Marion	City of Marion, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45217	N.D. Ohio (Federal)
AL	City of Midfield	City of Midfield, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45416	N.D. Ohio (Federal)
AL	City of Millbrook	City of Millbrook, Alabama and City of Wetumpka, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45135	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
AL	City of Mobile	City of Mobile, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45076	N.D. Ohio (Federal)
AL	City of Monroeville	Monroe County, Alabama; The City of Monroeville, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:20-op-45273	N.D. Ohio (Federal)
AL	City of Montgomery	City of Montgomery, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45494	N.D. Ohio (Federal)
AL	City of Moody	City of Leesburg, City of Jacksonville, City of Rainbow City, City of Ashville, City of Springville, City of Moody, City of Ragland and City of Thomasville v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45261	N.D. Ohio (Federal)
AL	City of Moulton	City of Moulton, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45202	N.D. Ohio (Federal)
AL	City of Mountain Brook	Jefferson County, Jefferson County Board of Health, City of Pleasant Grove, City of Hueytown and City of Mountain Brook and Mike Hale, in his capacity as Sheriff of Jefferson County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45558	N.D. Ohio (Federal)
AL	City of Muscle Shoals	The City of Muscle Shoals, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:20-op-45268	N.D. Ohio (Federal)
AL	City of Nauvoo	The City of Nauvoo, The City of Cordova, The City of Carbon Hill, The City of Sipsey, The City of Parrish and The City of Oakman, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45737	N.D. Ohio (Federal)
AL	City of New Hope	Jackson County, City of Bridgeport, City of Henagar, City of New Hope, City of Scottsboro, Town of Geraldine and Town of Woodville, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45634	N.D. Ohio (Federal)
AL	City of Northport	City of Northport, City of Robertsdale and Town of Brookwood, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45272	N.D. Ohio (Federal)
AL	City of Oakman	The City of Nauvoo, The City of Cordova, The City of Carbon Hill, The City of Sipsey, The City of Parrish and The City of Oakman, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45737	N.D. Ohio (Federal)
AL	City of Oneonta	The City of Oneonta, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45210	N.D. Ohio (Federal)
AL	City of Opelika	City of Opelika, City of Spanish Fort, City of Centreville, City of Slocomb and Town of West Blocton v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45208	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
AL	City of Opp	City of Opp, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45011	N.D. Ohio (Federal)
AL	City of Orange Beach	City of Orange Beach, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45784	N.D. Ohio (Federal)
AL	City of Oxford	City of Oxford, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45774	N.D. Ohio (Federal)
AL	City of Ozark	City of Ozark, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45214	N.D. Ohio (Federal)
AL	City of Parrish	The City of Nauvoo, The City of Cordova, The City of Carbon Hill, The City of Sipsey, The City of Parrish and The City of Oakman, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45737	N.D. Ohio (Federal)
AL	City of Pelham	The City of Clanton, Alabama; The City of Columbiana, Alabama; The City of Helena, Alabama; The City of Pelham, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:22-op-45016	N.D. Ohio (Federal)
AL	City of Pell City	City of Pell City, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45091	N.D. Ohio (Federal)
AL	City of Phenix	Phenix City, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45179	N.D. Ohio (Federal)
AL	City of Piedmont	<i>City of Piedmont v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	21-op-45049	N.D. Ohio (Federal)
AL	City of Pleasant Grove	Jefferson County, Jefferson County Board of Health, City of Pleasant Grove, City of Hueytown and City of Mountain Brook and Mike Hale, in his capacity as Sheriff of Jefferson County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45558	N.D. Ohio (Federal)
AL	City of Prattville	City of Prattville, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45783	N.D. Ohio (Federal)
AL	City of Prichard	City of Prichard, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45690	N.D. Ohio (Federal)
AL	City of Ragland	City of Leesburg, City of Jacksonville, City of Rainbow City, City of Ashville, City of Springville, City of Moody, City of Ragland and City of Thomasville v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45261	N.D. Ohio (Federal)
AL	City of Rainbow City	City of Leesburg, City of Jacksonville, City of Rainbow City, City of Ashville, City of Springville, City of Moody, City of Ragland and City of Thomasville v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45261	N.D. Ohio (Federal)
AL	City of Rainsville	City of Rainsville and Town of Hammondville, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45135	N.D. Ohio (Federal)
AL	City of Red Bay	<i>City of Red Bay, City of Russellville, City of Sheffield and Town of Leighton,</i>	1:19-op-45136	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Alabama v. AmerisourceBergen Drug Corporation, et al.		
AL	City of Roanoke	City of Roanoke, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	22-op-45011	N.D. Ohio (Federal)
AL	City of Robertsdale	City of Northport, City of Robertsdale and Town of Brookwood, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45272	N.D. Ohio (Federal)
AL	City of Russellville	City of Red Bay, City of Russellville, City of Sheffield and Town of Leighton, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45136	N.D. Ohio (Federal)
AL	City of Saraland	City of Saraland, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	22-op-45017	N.D. Ohio (Federal)
AL	City of Satsuma	City of Satsuma, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45116	N.D. Ohio (Federal)
AL	City of Scottsboro	Jackson County, City of Bridgeport, City of Henagar, City of New Hope, City of Scottsboro, Town of Geraldine and Town of Woodville, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45634	N.D. Ohio (Federal)
AL	City of Selma	City of Selma, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45198	N.D. Ohio (Federal)
AL	City of Semmes	City of Brewton, Alabama, and City of Semmes, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45113	N.D. Ohio (Federal)
AL	City of Sheffield	City of Red Bay, City of Russellville, City of Sheffield and Town of Leighton, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45136	N.D. Ohio (Federal)
AL	City of Sipsey	The City of Nauvoo, The City of Cordova, The City of Carbon Hill, The City of Sipsey, The City of Parrish and The City of Oakman, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45737	N.D. Ohio (Federal)
AL	City of Slocomb	City of Opelika, City of Spanish Fort, City of Centreville, City of Slocomb and Town of West Blocton v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45208	N.D. Ohio (Federal)
AL	City of Spanish Fort	City of Opelika, City of Spanish Fort, City of Centreville, City of Slocomb and Town of West Blocton v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45208	N.D. Ohio (Federal)
AL	City of Springville	City of Leesburg, City of Jacksonville, City of Rainbow City, City of Ashville, City of Springville, City of Moody, City of Ragland and City of Thomasville v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45261	N.D. Ohio (Federal)
AL	City of Sumiton	The Counties of Marion, Pickens and Walker, Alabama and the Cities of Dora, Jasper, Sumiton, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45171	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
AL	City of Sylacauga	City of Sylacauga, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45900	N.D. Ohio (Federal)
AL	City of Talladega	Talladega County and City of Talladega, Alabama v. Cardinal Health, Inc., et al.	1:18-op-45190	N.D. Ohio (Federal)
AL	City of Thomasville	City of Leesburg, City of Jacksonville, City of Rainbow City, City of Ashville, City of Springville, City of Moody, City of Ragland and City of Thomasville v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45261	N.D. Ohio (Federal)
AL	City of Troy	City of Troy, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45947	N.D. Ohio (Federal)
AL	City of Trussville	The City of Trussville, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45192	N.D. Ohio (Federal)
AL	City of Tuscaloosa	City of Tuscaloosa, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45553	N.D. Ohio (Federal)
AL	City of Tuscumbia	The Town of Cherokee and the City of Tuscumbia, Alabama, and the Counties of Colbert and Franklin, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45005	N.D. Ohio (Federal)
AL	City of Tuskegee	City of Tuskegee, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45544	N.D. Ohio (Federal)
AL	City of Union Springs	City of Union Springs, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45204	N.D. Ohio (Federal)
AL	City of Uniontown	City of Uniontown, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45117	N.D. Ohio (Federal)
AL	City of Vernon	Lamar County, Alabama, City of Vernon, Alabama and Hal Allred, in his capacity as Sheriff of Lamar County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45210	N.D. Ohio (Federal)
AL	City of Vestavia Hills	City of Vestavia Hills, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45141	N.D. Ohio (Federal)
AL	City of Weaver	City of Weaver, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45565	N.D. Ohio (Federal)
AL	City of Wetumpka	City of Millbrook, Alabama and City of Wetumpka, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45135	N.D. Ohio (Federal)
AL	City of Winfield	The City of Winfield, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45738	N.D. Ohio (Federal)
AL	County of Autauga	Autauga County v. Purdue Pharma L.P., et al.	1:19-op-45086	N.D. Ohio (Federal)
AL	County of Babour	Babour County, Alabama v. Purdue Pharma L.P., et al	1:18-op-45244	N.D. Ohio (Federal)
AL	County of Baldwin	Baldwin County, Alabama, v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45152	N.D. Ohio (Federal)
AL	County of Bibb	Bibb County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45413	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
AL	County of Blount	Blount County v. Purdue Pharma L.P., et al.	1:18-op-45415	N.D. Ohio (Federal)
AL	County of Bullock	Bullock County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45246	N.D. Ohio (Federal)
AL	County of Butler	Butler County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45441	N.D. Ohio (Federal)
AL	County of Calhoun	Calhoun County, Alabama v. Cardinal Health, Inc., et al.	1:18-op-45191	N.D. Ohio (Federal)
AL	County of Chambers	Chambers County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45408	N.D. Ohio (Federal)
AL	County of Cherokee	Cherokee County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45207	N.D. Ohio (Federal)
AL	County of Chilton	Chilton County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45735	N.D. Ohio (Federal)
AL	County of Choctaw	Choctaw County, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45770	N.D. Ohio (Federal)
AL	County of Clarke	Clarke County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45247	N.D. Ohio (Federal)
AL	County of Clay	Clay County, Alabama v. Cardinal Health, Inc., et al.	1:18-op-45248	N.D. Ohio (Federal)
AL	County of Cleburne	Cleburne County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45566	N.D. Ohio (Federal)
AL	County of Coffee	Coffee County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45182	N.D. Ohio (Federal)
AL	County of Colbert	The Town of Cherokee and the City of Tuscumbia, Alabama, and the Counties of Colbert and Franklin, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45005	N.D. Ohio (Federal)
AL	County of Conecuh	Conecuh County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45957	N.D. Ohio (Federal)
AL	County of Coosa	Coosa County, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45995	N.D. Ohio (Federal)
AL	County of Covington	Covington County, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45751	N.D. Ohio (Federal)
AL	County of Crenshaw	Crenshaw County, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45983	N.D. Ohio (Federal)
AL	County of Cullman	Cullman County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45227	N.D. Ohio (Federal)
AL	County of Dale	Dale County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45561	N.D. Ohio (Federal)
AL	County of Dallas	Dallas County, Alabama v. AmerisourceBergen Drug Corporation, et al	1:18-op-45667	N.D. Ohio (Federal)
AL	County of DeKalb	Dekalb County and the Town of Powell, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45209	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
AL	County of Elmore	Elmore County, Alabama, and Randolph County, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:22-op-45003	N.D. Ohio (Federal)
AL	County of Escambia	Escambia County, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45112	N.D. Ohio (Federal)
AL	County of Etowah	City of Gadsden, Etowah County, and Todd Entrekin, Sheriff of Etowah County, Alabama v. Purdue Pharma L.P., et al.	1:17-op-45101	N.D. Ohio (Federal)
AL	County of Fayette	Fayette County, City of Fayette, Town of Berry and Rodney Ingle, in his capacity as Sheriff of Fayette County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45211	N.D. Ohio (Federal)
AL	County of Franklin	The Town of Cherokee and the City of Tuscumbia, Alabama, and the Counties of Colbert and Franklin, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45005	N.D. Ohio (Federal)
AL	County of Geneva	Geneva County, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45105	N.D. Ohio (Federal)
AL	County of Greene	Greene County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45209	N.D. Ohio (Federal)
AL	County of Hale	Hale County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45420	N.D. Ohio (Federal)
AL	County of Henry	Henry County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45543	N.D. Ohio (Federal)
AL	County of Houston	Houston County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45019	N.D. Ohio (Federal)
AL	County of Jackson	Jackson County, City of Bridgeport, City of Henagar, City of New Hope, City of Scottsboro, Town of Geraldine and Town of Woodville, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45634	N.D. Ohio (Federal)
AL	County of Jefferson	Jefferson County, Jefferson County Board of Health, City of Pleasant Grove, City of Hueytown and City of Mountain Brook and Mike Hale, in his capacity as Sheriff of Jefferson County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45558	N.D. Ohio (Federal)
AL	County of Lamar	Lamar County, Alabama, City of Vernon, Alabama and Hal Allred, in his capacity as Sheriff of Lamar County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45210	N.D. Ohio (Federal)
AL	County of Lauderdale	Lauderdale County, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45845	N.D. Ohio (Federal)
AL	County of Lawrence	Lawrence County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45228	N.D. Ohio (Federal)
AL	County of Limestone	Limestone County, Alabama v. Purdue Pharma L.P., et al	1:18-op-45328	N.D. Ohio (Federal)
AL	County of Lowndes	Lowndes County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45203	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
AL	County of Macon	Macon County, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45982	N.D. Ohio (Federal)
AL	County of Madison	Madison County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45006	N.D. Ohio (Federal)
AL	County of Marengo	Marengo County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45188	N.D. Ohio (Federal)
AL	County of Marion	The Counties of Marion, Pickens and Walker, Alabama and the Cities of Dora, Jasper, Sumiton, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45171	N.D. Ohio (Federal)
AL	County of Marshall	Marshall County; the Cities of Albertville, Arab, Boaz and Guntersville; and the Towns of Douglas and Grant, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45230	N.D. Ohio (Federal)
AL	County of Mobile	Mobile County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45186	N.D. Ohio (Federal)
AL	County of Monroe	Monroe County, Alabama; The City of Monroeville, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:20-op-45273	N.D. Ohio (Federal)
AL	County of Montgomery	Montgomery County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45445	N.D. Ohio (Federal)
AL	County of Morgan	Morgan County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45200	N.D. Ohio (Federal)
AL	County of Perry	Perry County, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45158	N.D. Ohio (Federal)
AL	County of Pickens	The Counties of Marion, Pickens and Walker, Alabama and the Cities of Dora, Jasper, Sumiton, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45171	N.D. Ohio (Federal)
AL	County of Pike	Pike County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45803	N.D. Ohio (Federal)
AL	County of Randolph	Elmore County, Alabama, and Randolph County, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:22-op-45003	N.D. Ohio (Federal)
AL	County of Russell	Russell County, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45826	N.D. Ohio (Federal)
AL	County of Shelby	Shelby County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45414	N.D. Ohio (Federal)
AL	County of St. Clair	St. Clair County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45614	N.D. Ohio (Federal)
AL	County of Sumter	Sumter County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45194	N.D. Ohio (Federal)
AL	County of Talladega	Talladega County and City of Talladega, Alabama v. Cardinal Health, Inc., et al.	1:18-op-45190	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
AL	County of Tallapoosa	Tallapoosa County, Alabama v. AmerisourceBergen Drug Corporation et al.	1:17-op-45097	N.D. Ohio (Federal)
AL	County of Tuscaloosa	Tuscaloosa County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45196	N.D. Ohio (Federal)
AL	County of Walker	The Counties of Marion, Pickens and Walker, Alabama and the Cities of Dora, Jasper, Sumiton, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45171	N.D. Ohio (Federal)
AL	County of Washington	Washington County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45180	N.D. Ohio (Federal)
AL	County of Wilcox	Wilcox County, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45181	N.D. Ohio (Federal)
AL	Cullman Regional Medical Center, Inc.	The Health Care Authority of Cullman County; Cullman Regional Medical Center, Inc. v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46059	N.D. Ohio (Federal)
AL	Dale County Health Care Authority d/b/a Dale Medical Center	Fort Payne Hospital Corporation; The Bibb County Healthcare Authority; The Dale County Health Care Authority; Greene County Hospital Board; Jackson Hospital & Clinic, Inc.; Escambia County Alabama Community Hospitals, Inc.; Mizell Memorial Hospital, Inc.; The Tombigbee Health Care Authority; Geneva County Health Care Authority; Community Hospital, Inc.; The Sylacauga Health Care Authority; Russellville Hospital, Inc.; Lakeland Community Hospital, Inc.; Monroe County Healthcare Authority; Infirmary Health Hospitals, Inc.; The DCH Health Care Authority; The Healthcare Authority For Baptist Health, An Affiliate Of UAB Health System; Medical West Hospital Authority, An Affiliate Of UAB Health System; Evergreen Medical Center, LLC; Gilliard Health Services, Inc.; Crestwood Healthcare, L.P.; Triad Of Alabama, LLC; QHG Of Enterprise, Inc.; Affinity Hospital, LLC; Gadsden Regional Medical Center, LLC; Foley Hospital Corporation; The Health Care Authority Of Clarke County, Alabama; BBH PBMC, LLC; BBH, WBMC, LLC; BBH SBMC, LLC; BBH CBMC, LLC; and BBH BMC, LLC; BBH CBMC, LLC; and BBH BMC,	CV-2021- 900016	AL - Circuit Court of Conecuh County (State)
AL	DCH Health Care Authority	The DCH Health Care Authority, The Healthcare Authority for Baptist Health, an affiliate of UAB Health System,	CV-2019- 000007 / CV- 2021-900016	AL - Circuit Court of Conecuh

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Medical West Hospital Authority, an affiliate of Uab Health System, Evergreen Medical Center, LLC, Gilliard Health Services, Inc., Crest Wood Healthcare, L.P., Triad of Alabama, LLC, QHG of Enterprise, Inc., Affinity Hospital, LLC, Gadsden Regional Medical Center, LLC, Foley Hospital Corporation, The Health Care Authority Of Clarke County, Alabama, BBH PBMC, LLC, BBH, WBMC, LLC, BBH SB MC, LLC, BBH CBMC, LLC, BBH SB MC, LLC, V. Purdue Pharma L.P., et al. / Fort Payne Hospital Corporation; The Bibb County Healthcare Authority; The Dale County Health Care Authority; Greene County Hospital Board; Jackson Hospital & Clinic, Inc.; Escambia County Alabama Community Hospitals, Inc.; Mizell Memorial Hospital, Inc.; The Tombigbee Health Care Authority; Geneva County Health Care Authority; Geneva County Health Care Authority; The Daleth Care Authority; Russellville Hospital, Inc.; Monroe County Healthcare Authority; Infirmary Health Hospitals, Inc.; The DCH Health Care Authority; The Healthcare Authority For Baptist Health, An Affiliate Of UAB Health System; Medical West Hospital Authority, An Affiliate Of UAB Health System; Medical West Hospital Authority, An Affiliate Of UAB Health System; Evergreen Medical Center, LLC; Gilliard Healthcare, L.P.; Triad Of Alabama, LLC; QHG Of Enterprise, Inc.; Affinity Hospital, LLC; Gadsden Regional Medical Center, LLC; Foley Hospital Corporation; The Health Care Authority Of Clarke County, Alabama; BBH PBMC, LLC; BBH, WBMC, LLC; BBH SBMC, LLC; Conter, Corporation, et al.		County (State)
AL	Geneva County Health Care Authority d/b/a Wiregrass Medical Center	Fort Payne Hospital Corporation; The Bibb County Healthcare Authority; The Dale County Health Care Authority; Greene County Hospital Board; Jackson Hospital & Clinic, Inc.; Escambia County Alabama Community Hospitals, Inc.; Mizell Memorial Hospital, Inc.; The Tombigbee Health Care Authority; Geneva County Health Care Authority; Community Hospital, Inc.; The Sylacauga Health Care Authority; Russellville	CV-2021- 900016	AL - Circuit Court of Conecuh County (State)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Hospital, Inc.; Lakeland Community Hospital, Inc.; Monroe County Healthcare Authority; Infirmary Health Hospitals, Inc.; The DCH Health Care Authority; The Healthcare Authority For Baptist Health, An Affiliate Of UAB Health System; Medical West Hospital Authority, An Affiliate Of UAB Health System; Evergreen Medical Center, LLC; Gilliard Health Services, Inc.; Crestwood Healthcare, L.P.; Triad Of Alabama, LLC; QHG Of Enterprise, Inc.; Affinity Hospital, LLC; Gadsden Regional Medical Center, LLC; Foley Hospital Corporation; The Health Care Authority Of Clarke County, Alabama; BBH PBMC, LLC; BBH, WBMC, LLC; and BBH BMC, LLC; BBH CBMC, LLC; and BBH BMC,		
AL	Greene County Hospital Board	LLC v. McKesson Corporation, et al. Fort Payne Hospital Corporation; The Bibb County HealthCare Authority; The Dale County Health Care Authority; Greene County Hospital Board; Jackson Hospital & Clinic, Inc.; Escambia County Alabama Community Hospitals, Inc.; Mizell Memorial Hospital, Inc.; The Tombigbee Health Care Authority; Geneva County Health Care Authority; Community Hospital, Inc.; The Sylacauga Health Care Authority; Russellville Hospital, Inc.; Lakeland Community Hospital, Inc.; The DCH Health Care Authority; The Healthcare Authority For Baptist Health, An Affiliate Of UAB Health System; Medical West Hospital Authority, An Affiliate Of UAB Health System; Evergreen Medical Center, LLC; Gilliard Health Services, Inc.; Crestwood Healthcare, L.P.; Triad Of Alabama, LLC; QHG Of Enterprise, Inc.; Affinity Hospital, LLC; Gadsden Regional Medical Center, LLC; Foley Hospital Corporation; The Health Care Authority Of Clarke County, Alabama; BBH PBMC, LLC; BBH, WBMC, LLC; BBH SBMC, LLC; BBH CBMC, LLC; and BBH BMC, LLC;	CV-2021- 900016	AL - Circuit Court of Conecuh County (State)
AL	Healthcare Authority for Baptist Health	The DCH Health Care Authority, The Healthcare Authority for Baptist Health, an affiliate of UAB Health System, Medical West Hospital Authority, an affiliate of Uab Health System, Evergreen	CV-2019- 000007 / CV- 2021-900016	AL - Circuit Court of Conecuh County (State)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Medical Center, LLC, Gilliard Health Services, Inc., Crest Wood Healthcare, L.P., Triad of Alabama, LLC, QHG of Enterprise, Inc., Affinity Hospital, LLC, Gadsden Regional Medical Center, LLC, Foley Hospital Corporation, The Health Care Authority Of Clarke County, Alabama, BBH PBMC, LLC, BBH, WBMC, LLC, BBH SB MC, LLC, BBH CBMC, LLC, BBH BMC, LLC v. Purdue Pharma L.P., et al. / Fort Payne Hospital Corporation; The Bibb County Healthcare Authority; The Dale County Healthcare Authority; Greene County Hospital Board; Jackson Hospital & Clinic, Inc.; Escambia County Alabama Community Hospitals, Inc.; Mizell Memorial Hospital, Inc.; The Tombigbee Health Care Authority; Geneva County Health Care Authority; Community Hospital, Inc.; The Sylacauga Health Care Authority; Russellville Hospital, Inc.; Monroe County Healthcare Authority; Infi mary Health Hospitals, Inc.; The DCH Health Care Authority; The Healthcare Authority For Baptist Health, An Affiliate Of UAB Health System; Medical West Hospital Authority, An Affiliate Of UAB Health System; Evergreen Medical Center, LLC; Gilliard Health Services, Inc.; Crestwood Healthcare, L.P.; Triad Of Alabama, LLC; QHG Of Enterprise, Inc.; Affinity Hospital, LLC; Gadsden Regional Medical Center, LLC; Foley Hospital Corporation; The Health Care Authority Of Clarke County, Alabama; BBH PBMC, LLC; BBH CBMC, LLC; BBH SBMC, LLC; BBH CBMC, LLC; and BBH BMC, LLC; BBH CBMC, LLC; and BBH BMC, LLC; V. McKesson Corporation, et al.		
AL	HH Health System- Athens Limestone, LLC d/b/a Athens Limestone Hospital	The Health Care Authority of the City of Huntsville D/B/A HH Health System; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital; The Health Care Authority of the City of Huntsville D/B/A Madison Hospital; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital for Women and Children; HH Health System- Morgan, LLC D/B/A Decatur Morgan Hospital - Decatur And Decatur Morgan Hospital - Parkway; The Health Care Authority Of Morgan County - City Of	1:19-op-45143	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Decatur; HH Health System-Shoals, LLC D/B/A Helen Keller Hospital and Red Bay Hospital; HH Health System-Athens Limestone, LLC D/B/A Athens Limestone Hospital; Attentus Moulton, LLC D/B/A Lawrence Medical Center v. Purdue Pharma L.P., et al.		
AL	HH Health System- Morgan, LLC d/b/a Decatur Morgan Hospital - Decatur and Decatur Morgan Hospital - Parkway	The Health Care Authority of the City of Huntsville D/B/A HH Health System; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital; The Health Care Authority of the City of Huntsville D/B/A Madison Hospital; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital for Women and Children; HH Health System- Morgan, LLC D/B/A Decatur Morgan Hospital - Decatur And Decatur Morgan Hospital - Parkway; The Health Care Authority Of Morgan County - City Of Decatur; HH Health System-Shoals, LLC D/B/A Helen Keller Hospital and Red Bay Hospital; HH Health System-Athens Limestone, LLC D/B/A Athens Limestone Hospital; Attentus Moulton, LLC D/B/A Lawrence Medical Center v. Purdue Pharma L.P., et al.	1:19-op-45143	N.D. Ohio (Federal)
AL	HH Health System- Shoals, LLC d/b/a Helen Keller Hospital and Red Bay Hospital	The Health Care Authority of the City of Huntsville D/B/A HH Health System; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital; The Health Care Authority of the City of Huntsville D/B/A Madison Hospital; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital for Women and Children; HH Health System- Morgan, LLC D/B/A Decatur Morgan Hospital - Decatur And Decatur Morgan Hospital - Parkway; The Health Care Authority Of Morgan County - City Of Decatur; HH Health System-Shoals, LLC D/B/A Helen Keller Hospital and Red Bay Hospital; HH Health System-Athens Limestone, LLC D/B/A Athens Limestone Hospital; Attentus Moulton, LLC D/B/A Lawrence Medical Center v. Purdue Pharma L.P., et al.	1:19-op-45143	N.D. Ohio (Federal)
AL	Jefferson County Board of Health	Jefferson County, Jefferson County Board of Health, City of Pleasant Grove, City of Hueytown and City of Mountain Brook and Mike Hale, in his capacity as Sheriff of Jefferson County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45558	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
AL	Medical West Hospital Authority	The DCH Health Care Authority, The Healthcare Authority for Baptist Health, an affiliate of UAB Health System, Medical West Hospital Authority, an affiliate of Uab Health System, Evergreen Medical Center, LLC, Gilliard Health Services, Inc., Crest Wood Healthcare, L.P., Triad of Alabama, LLC, QHG of Enterprise, Inc., Affinity Hospital, LLC, Gadsden Regional Medical Center, LLC, Foley Hospital Corporation, The Health Care Authority Of Clarke County, Alabama, BBH PBMC, LLC, BBH, WBMC, LLC, BBH SB MC, LLC, BBH CBMC, LLC, BBH SB MC, LLC v. Purdue Pharma L.P., et al. / Fort Payne Hospital Corporation; The Bibb County Healthcare Authority; Greene County Health Care Authority; Greene County Hospital Board; Jackson Hospital & Clinic, Inc.; Escambia County Alabama Community Hospitals, Inc.; Mizell Memorial Hospital, Inc.; The Tombigbee Health Care Authority; Community Hospital, Inc.; The Sylacauga Health Care Authority; Russellville Hospital, Inc.; Lakeland Community Hospital, Inc.; Monroe County Healthcare Authority; Infirmary Health Hospitals, Inc.; The DCH Health Care Authority For Baptist Health, An Affiliate Of UAB Health System; Medical West Hospital Authority, An Affiliate Of UAB Health System; Evergreen Medical Center, LLC; Gilliard Healthcare, L.P.; Triad Of Alabama, LLC; QHG Of Enterprise, Inc.; Affinity Hospital, LLC; Gadsden Regional Medical Center, LLC; Foley Hospital Corporation; The Health Care Authority Hospital, LLC; Gadsden Regional Medical Center, LLC; Foley Hospital Corporation; The Health Care Authority Of Clarke County, Alabama; BBH PBMC, LLC; BBH, WBMC, LLC; BBH SBMC, LLC; BBH, WBMC, LLC; BBH SBMC, LLC; BBH, WBMC, LLC; BBH SBMC, LLC; NacKesson Corporation, et al.	CV-2019- 000007 / CV- 2021-900016	AL - Circuit Court of Conecuh County (State)
AL	Mobile County Board of Health	Mobile County Board of Health and Family Oriented Primary Health Care Clinic v. Purdue Pharma L.P., et al	02-CV-2019- 902806	AL - Circuit Court of Mobile County (State)
AL	Monroe County Healthcare Authority	Fort Payne Hospital Corporation; The Bibb County Healthcare Authority; The Dale County Health Care Authority;	CV-2021- 900016	AL - Circuit Court of Conecuh

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Greene County Hospital Board; Jackson Hospital & Clinic, Inc.; Escambia County Alabama Community Hospitals, Inc.; Mizell Memorial Hospital, Inc.; The Tombigbee Health Care Authority; Geneva County Health Care Authority; Community Hospital, Inc.; The Sylacauga Health Care Authority; Russellville Hospital, Inc.; Lakeland Community Hospital, Inc.; Lakeland Community Hospital, Inc.; Monroe County Healthcare Authority; Infirmary Health Hospitals, Inc.; The DCH Health Care Authority; The Healthcare Authority For Baptist Health, An Affiliate Of UAB Health System; Medical West Hospital Authority, An Affiliate Of UAB Health System; Evergreen Medical Center, LLC; Gilliard Health Services, Inc.; Crestwood Healthcare, L.P.; Triad Of Alabama, LLC; QHG Of Enterprise, Inc.; Affinity Hospital, LLC; Gadsden Regional Medical Center, LLC; Foley Hospital Corporation; The Health Care Authority Of Clarke County, Alabama; BBH PBMC, LLC; BBH, WBMC, LLC; BBH SBMC, LLC; BBH CBMC, LLC; and BBH BMC, LLC; BBH CBMC, LLC; and BBH BMC,		County (State)
AL	Sheriff of Etowah County (Sheriff Todd Entrekin)	City of Gadsden, Etowah County, and Todd Entrekin, Sheriff of Etowah County, Alabama v. Purdue Pharma L.P., et al.	1:17-op-45101	N.D. Ohio (Federal)
AL	Sheriff of Fayette County (Sheriff Rodney Ingle)	Fayette County, City of Fayette, Town of Berry and Rodney Ingle, in his capacity as Sheriff of Fayette County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45211	N.D. Ohio (Federal)
AL	Sheriff of Jefferson County (Sheriff Mike Hale)	Jefferson County, Jefferson County Board of Health, City of Pleasant Grove, City of Hueytown and City of Mountain Brook and Mike Hale, in his capacity as Sheriff of Jefferson County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45558	N.D. Ohio (Federal)
AL	Sheriff of Lamar County (Sheriff Hal Allred)	Lamar County, Alabama, City of Vernon, Alabama and Hal Allred, in his capacity as Sheriff of Lamar County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45210	N.D. Ohio (Federal)
AL	Sylacauga Health Care Authority d/b/a Coosa Valley Medical Center	Fort Payne Hospital Corporation; The Bibb County Healthcare Authority; The Dale County Health Care Authority; Greene County Hospital Board; Jackson Hospital & Clinic, Inc.; Escambia County Alabama Community Hospitals, Inc.; Mizell Memorial Hospital, Inc.; The Tombigbee Health Care Authority; Geneva County Health Care Authority; Community Hospital, Inc.; The Sylacauga	CV-2021- 900016	AL - Circuit Court of Conecuh County (State)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Health Care Authority; Russellville Hospital, Inc.; Lakeland Community Hospital, Inc.; Monroe County Healthcare Authority; Infirmary Health Hospitals, Inc.; The DCH Health Care Authority; The Healthcare Authority For Baptist Health, An Affiliate Of UAB Health System; Medical West Hospital Authority, An Affiliate Of UAB Health System; Evergreen Medical Center, LLC; Gilliard Health Services, Inc.; Crestwood Healthcare, L.P.; Triad Of Alabama, LLC; QHG Of Enterprise, Inc.; Affinity Hospital, LLC; Gadsden Regional Medical Center, LLC; Foley Hospital Corporation; The Health Care Authority Of Clarke County, Alabama; BBH PBMC, LLC; BBH, WBMC, LLC; BBH SBMC, LLC; BBH CBMC, LLC; and BBH BMC,		
AL	The Health Care Authority of Clarke County	LLC, BBH CBMC, LLC, and BBH BMC, LLC v. McKesson Corporation, et al. The DCH Health Care Authority, The Healthcare Authority for Baptist Health, an affiliate of UAB Health System, Medical West Hospital Authority, an affiliate of Uab Health System, Evergreen Medical Center, LLC, Gilliard Health Services, Inc., Crest Wood Healthcare, L.P., Triad of Alabama, LLC, QHG of Enterprise, Inc., Affinity Hospital, LLC, Gadsden Regional Medical Center, LLC, Foley Hospital Corporation, The Health Care Authority Of Clarke County, Alabama, BBH PBMC, LLC, BBH, WBMC, LLC, BBH SB MC, LLC, BBH CBMC, LLC, BBH SB MC, LLC v. Purdue Pharma L.P., et al. / Fort Payne Hospital Corporation; The Bibb County Healthcare Authority; The Dale County Healthcare Authority; Greene County Hospital Board; Jackson Hospital & Clinic, Inc.; Escambia County Alabama Community Hospitals, Inc.; Mizell Memorial Hospital, Inc.; The Tombigbee Health Care Authority; Community Hospital, Inc.; The Sylacauga Health Care Authority; Russellville Hospital, Inc.; Lakeland Community Hospital, Inc.; Monroe County Healthcare Authority; The Health Care Authority; The Healthcare Authority; The Health Care Authority; The Healthcare Authority; The	CV-2019- 000007 / CV- 2021-900016	AL - Circuit Court of Conecuh County (State)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Affiliate Of UAB Health System; Evergreen Medical Center, LLC; Gilliard Health Services, Inc.; Crestwood Healthcare, L.P.; Triad Of Alabama, LLC; QHG Of Enterprise, Inc.; Affinity Hospital, LLC; Gadsden Regional Medical Center, LLC; Foley Hospital Corporation; The Health Care Authority Of Clarke County, Alabama; BBH PBMC, LLC; BBH, WBMC, LLC; BBH SBMC, LLC; BBH CBMC, LLC; and BBH BMC, LLC; NCKesson Corporation, et al.		
AL	The Health Care Authority of Cullman County	The Health Care Authority of Cullman County; Cullman Regional Medical Center, Inc. v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46059	N.D. Ohio (Federal)
AL	The Health Care Authority of Morgan County - City of Decatur	The Health Care Authority of the City of Huntsville D/B/A HH Health System; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital; The Health Care Authority of the City of Huntsville D/B/A Madison Hospital; The Health Care Authority of the City of Huntsville D/B/A Madison Hospital; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital for Women and Children; HH Health System- Morgan, LLC D/B/A Decatur Morgan Hospital - Decatur And Decatur Morgan Hospital - Parkway; The Health Care Authority Of Morgan County - City Of Decatur; HH Health System-Shoals, LLC D/B/A Helen Keller Hospital and Red Bay Hospital; HH Health System-Athens Limestone, LLC D/B/A Athens Limestone Hospital; Attentus Moulton, LLC D/B/A Lawrence Medical Center v. Purdue Pharma L.P., et al.	1:19-op-45143	N.D. Ohio (Federal)
AL	The Health Care Authority of the City of Huntsville d/b/a HH Health System	The Health Care Authority of the City of Huntsville D/B/A HH Health System; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital; The Health Care Authority of the City of Huntsville D/B/A Madison Hospital; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital for Women and Children; HH Health System- Morgan, LLC D/B/A Decatur Morgan Hospital - Decatur And Decatur Morgan Hospital - Parkway; The Health Care Authority Of Morgan County - City Of Decatur; HH Health System-Shoals, LLC D/B/A Helen Keller Hospital and Red Bay Hospital; HH Health System-Athens Limestone, LLC D/B/A Athens Limestone Hospital; Attentus Moulton, LLC D/B/A	1:19-op-45143	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Lawrence Medical Center v. Purdue Pharma L.P., et al.		
AL	The Health Care Authority of the City of Huntsville d/b/a Huntsville Hospital	The Health Care Authority of the City of Huntsville D/B/A HH Health System; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital; The Health Care Authority of the City of Huntsville D/B/A Madison Hospital; The Health Care Authority of the City of Huntsville D/B/A Madison Hospital; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital for Women and Children; HH Health System- Morgan, LLC D/B/A Decatur Morgan Hospital - Decatur And Decatur Morgan Hospital - Parkway; The Health Care Authority Of Morgan County - City Of Decatur; HH Health System-Shoals, LLC D/B/A Helen Keller Hospital and Red Bay Hospital; HH Health System-Athens Limestone, LLC D/B/A Athens Limestone Hospital; Attentus Moulton, LLC D/B/A Lawrence Medical Center v. Purdue Pharma L.P., et al.	1:19-op-45143	N.D. Ohio (Federal)
AL	The Health Care Authority of the City of Huntsville d/b/a Huntsville Hospital for Women and Children	The Health Care Authority of the City of Huntsville D/B/A HH Health System; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital; The Health Care Authority of the City of Huntsville D/B/A Madison Hospital; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital for Women and Children; HH Health System- Morgan, LLC D/B/A Decatur Morgan Hospital - Decatur And Decatur Morgan Hospital - Parkway; The Health Care Authority Of Morgan County - City Of Decatur; HH Health System-Shoals, LLC D/B/A Helen Keller Hospital and Red Bay Hospital; HH Health System-Athens Limestone, LLC D/B/A Athens Limestone Hospital; Attentus Moulton, LLC D/B/A Lawrence Medical Center v. Purdue Pharma L.P., et al.	1:19-op-45143	N.D. Ohio (Federal)
AL	The Health Care Authority of the City of Huntsville d/b/a Madison Hospital	The Health Care Authority of the City of Huntsville D/B/A HH Health System; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital; The Health Care Authority of the City of Huntsville D/B/A Madison Hospital; The Health Care Authority of the City of Huntsville D/B/A Huntsville Hospital for Women and Children; HH Health System- Morgan, LLC D/B/A Decatur Morgan Hospital - Decatur And Decatur Morgan Hospital - Parkway; The Health Care	1:19-op-45143	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Authority Of Morgan County - City Of Decatur; HH Health System-Shoals, LLC D/B/A Helen Keller Hospital and Red Bay Hospital; HH Health System-Athens Limestone, LLC D/B/A Athens Limestone Hospital; Attentus Moulton, LLC D/B/A Lawrence Medical Center v. Purdue Pharma L.P., et al.		
AL	The Jackson County Health Care Authority	The Jackson County Health Care Authority v. Purdue Pharma L.P., et al.	1:19-op-45134	N.D. Ohio (Federal)
AL	The Marshall County Health Care Authority d/b/a Marshall Medical Center North d/b/a Marshall Medical Center South	The Marshall County Health Care Authority, a Public Corporation d/b/a Marshall Medical Center North d/b/a Marshall Medical Center South v. Purdue Pharma L.P., et al	1:18-op-45538	N.D. Ohio (Federal)
AL	Tombigbee Health Care Authority d/b/a Brian W. Whitfield Memorial Hospital	Fort Payne Hospital Corporation; The Bibb County Healthcare Authority; The Dale County Health Care Authority; Greene County Hospital Board; Jackson Hospital & Clinic, Inc.; Escambia County Alabama Community Hospitals, Inc.; Mizell Memorial Hospital, Inc.; The Tombigbee Health Care Authority; Geneva County Health Care Authority; Community Hospital, Inc.; The Sylacauga Health Care Authority; Russellville Hospital, Inc.; Lakeland Community Hospital, Inc.; Monroe County Healthcare Authority; Infirmary Health Hospitals, Inc.; The DCH Health Care Authority; The Healthcare Authority For Baptist Health, An Affiliate Of UAB Health System; Medical West Hospital Authority, An Affiliate Of UAB Health System; Evergreen Medical Center, LLC; Gilliard Health Services, Inc.; Crestwood Healthcare, L.P.; Triad Of Alabama, LLC; QHG Of Enterprise, Inc.; Affinity Hospital, LLC; Gadsden Regional Medical Center, LLC; Foley Hospital Corporation; The Health Care Authority Of Clarke County, Alabama; BBH PBMC, LLC; BBH, WBMC, LLC; BBH SBMC, LLC; BBH CBMC, LLC; and BBH BMC, LLC; BBH CBMC, LLC; and BBH BMC,	CV-2021- 900016	AL - Circuit Court of Conecuh County (State)
AL	Town of Berry	Fayette County, City of Fayette, Town of Berry and Rodney Ingle, in his capacity as Sheriff of Fayette County, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45211	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
AL	Town of Brookwood	City of Northport, City of Robertsdale and Town of Brookwood, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45272	N.D. Ohio (Federal)
AL	Town of Butler	Town of Butler, Alabama v. McKesson Corporation, et al.	1:18-op-45216	N.D. Ohio (Federal)
AL	Town of Camp Hill	City of Fultondale, City of Graysville, City of Centre, Town of Cedar Bluff, City of Dadeville, Town of Camp Hill, Town of Oakman, City of Attalla and Town of Gilbertown, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45265	N.D. Ohio (Federal)
AL	Town of Cedar Bluff	City of Fultondale, City of Graysville, City of Centre, Town of Cedar Bluff, City of Dadeville, Town of Camp Hill, Town of Oakman, City of Attalla and Town of Gilbertown, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45265	N.D. Ohio (Federal)
AL	Town of Cherokee	The Town of Cherokee and the City of Tuscumbia, Alabama, and the Counties of Colbert and Franklin, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45005	N.D. Ohio (Federal)
AL	Town of Cleveland	Town of Cleveland, Town of Gurley and Town of Priceville, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45217	N.D. Ohio (Federal)
AL	Town of Dauphin Island	Town of Dauphin Island, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45119	N.D. Ohio (Federal)
AL	Town of Double Springs	Town of Double Springs, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45739	N.D. Ohio (Federal)
AL	Town of Douglas	Marshall County; the Cities of Albertville, Arab, Boaz and Guntersville; and the Towns of Douglas and Grant, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45230	N.D. Ohio (Federal)
AL	Town of Faunsdale	Town of Faunsdale, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45122	N.D. Ohio (Federal)
AL	Town of Fort Deposit	Town of Fort Deposit, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45427	N.D. Ohio (Federal)
AL	Town of Geraldine	Jackson County, City of Bridgeport, City of Henagar, City of New Hope, City of Scottsboro, Town of Geraldine and Town of Woodville, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45634	N.D. Ohio (Federal)
AL	Town of Gilbertown	City of Fultondale, City of Graysville, City of Centre, Town of Cedar Bluff, City of Dadeville, Town of Camp Hill, Town of Oakman, City of Attalla and Town of Gilbertown, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45265	N.D. Ohio (Federal)
AL	Town of Grant	Marshall County; the Cities of Albertville, Arab, Boaz and Guntersville; and the Towns of Douglas and Grant, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45230	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
AL	Town of Gurley	Town of Cleveland, Town of Gurley and Town of Priceville, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45217	N.D. Ohio (Federal)
AL	Town of Hammondville	City of Rainsville and Town of Hammondville, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45135	N.D. Ohio (Federal)
AL	Town of Leighton	City of Red Bay, City of Russellville, City of Sheffield and Town of Leighton, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45136	N.D. Ohio (Federal)
AL	Town of Locust Fork	<i>Town of Locust Fork v. Purdue Pharma L.P., et al.</i>	1:19-op-45777	N.D. Ohio (Federal)
AL	Town of Loxley	City of Bay Minette, Alabama; Town of Loxley, Alabama; and Town of Summerdale, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:22-op-45018	N.D. Ohio (Federal)
AL	Town of McKenzie	Town of McKenzie, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45435	N.D. Ohio (Federal)
AL	Town of Munford	Town of Munford, Alabama v. Cardinal Health, Inc., et al.	1:18-op-45785	N.D. Ohio (Federal)
AL	Town of Oakman	City of Fultondale, City of Graysville, City of Centre, Town of Cedar Bluff, City of Dadeville, Town of Camp Hill, Town of Oakman, City of Attalla and Town of Gilbertown, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45265	N.D. Ohio (Federal)
AL	Town of Powell	Dekalb County and the Town of Powell, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45209	N.D. Ohio (Federal)
AL	Town of Priceville	Town of Cleveland, Town of Gurley and Town of Priceville, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45217	N.D. Ohio (Federal)
AL	Town of Rockford	Town of Rockford, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45915	N.D. Ohio (Federal)
AL	Town of Summerdale	City of Bay Minette, Alabama; Town of Loxley, Alabama; and Town of Summerdale, Alabama v. AmerisourceBergen Drug Corporation, et al.	1:22-op-45018	N.D. Ohio (Federal)
AL	Town of Sweet Water	Town of Sweet Water, Alabama v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45120	N.D. Ohio (Federal)
AL	Town of Vance	Town of Vance, Alabama v. Purdue Pharma L.P., et al.	1:19-op-45909	N.D. Ohio (Federal)
AL	Town of West Blocton	City of Opelika, City of Spanish Fort, City of Centreville, City of Slocomb and Town of West Blocton v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45208	N.D. Ohio (Federal)
AL	Town of Woodville	Jackson County, City of Bridgeport, City of Henagar, City of New Hope, City of Scottsboro, Town of Geraldine and Town of Woodville, Alabama v.	1:18-op-45634	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		AmerisourceBergen Drug Corporation, et al.		
AL	Town of Yellow Bluff	Town of Yellow Bluff, Alabama v. Purdue Pharma L.P., et al.	1:18-op-45423	N.D. Ohio (Federal)
AZ	City of Bullhead	Bullhead City, Arizona v. Actavis, Inc., et al.	1:21-op-45085	N.D. Ohio (Federal)
AZ	City of Glendale	<i>City of Glendale, Arizona v. Actavis, Inc., et al.</i>	1:21-op-45086	N.D. Ohio (Federal)
AZ	City of Kingman	<i>City of Kingman v. Purdue Pharma L.P., et al.</i>	1:18-op-46057	N.D. Ohio (Federal)
AZ	City of Phoenix	City of Phoenix, Arizona v. Purdue Pharma L.P., et al.	1:18-op-45510	N.D. Ohio (Federal)
AZ	City of Prescott	The City of Prescott, Arizona v. Actavis, Inc., et al.	1:21-op-45090	N.D. Ohio (Federal)
AZ	City of Surprise	<i>City of Surprise, Arizona v. Actavis, Inc., et al.</i>	1:21-op-45091	N.D. Ohio (Federal)
AZ	City of Tucson	<i>City of Tucson v. Purdue Pharma L.P., et al.</i>	1:19-op-45267	N.D. Ohio (Federal)
AZ	County of Apache	County of Apache, Arizona v. Actavis, Inc., et al.	1:21-op-45084	N.D. Ohio (Federal)
AZ	County of Cochise	Cochise County v. Purdue Pharma L.P., et al.	1:18-op-45855	N.D. Ohio (Federal)
AZ	County of La Paz	County of La Paz, Arizona v. Actavis, Inc., et al.	1:21-op-45087	N.D. Ohio (Federal)
AZ	County of Maricopa	Maricopa County v. Purdue Pharma L.P., et al.	1:19-op-45020	N.D. Ohio (Federal)
AZ	County of Mohave	Mohave County v. Purdue Pharma L.P., et al.	1:19-op-45117	N.D. Ohio (Federal)
AZ	County of Navajo	Navajo County v. Purdue Pharma L.P., et al.	1:19-op-45217	N.D. Ohio (Federal)
AZ	County of Pima	Pima County v. Purdue Pharma L.P., et al.	1:19-op-45268	N.D. Ohio (Federal)
AZ	County of Pinal	Pinal County, Arizona v. Actavis, Inc., et al.	1:21-op-45088	N.D. Ohio (Federal)
AZ	County of Yuma	Yuma County v. Purdue Pharma L.P., et al.	1:19-op-45575	N.D. Ohio (Federal)
СА	City and County of San Francisco (City Attorney Dennis J. Herrera)	The City and County of San Francisco, California and the People of the State of California, acting by and through San Francisco City Attorney Dennis J. Herrera v. Purdue Pharma L.P., et al.	3:18-cv-07591	N.D. California (Federal)
CA	City of Anaheim (City Attorney Robert Fabela)	County of Alameda; City of Costa Mesa; City of Anaheim; City of Santa Ana; City of San Clemente; City of Encinitas; City of La Habra; City of La Mesa; City of Oxnard; City of Placentia; and The People of The State of California, by and through Alameda County Counsel Donna Ziegler, Costa Mesa City Attorney Kimberly Hall Barlow, and Anaheim City Attorney Robert Fabela, Santa Ana City Attorney Sonia R. Carvalho, San Clemente City Attorney Scott C. Smith,	1:20-op-45055	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Encinitas City Attorney Leslie Devaney, La Habra City Attorney Richard D. Jones, La Mesa City Attorney Glenn Sabine, Oxnard City Attorney Stephen Fischer, Placentia City Attorney Christian Bettenhausen v. Purdue Pharma L.P., et al.		
CA	City of Chico	City of Chico, California; The People of the State of California, acting by and through the City of Chico, Plaintiffs v. AmerisourceBergen Drug Corporation, et al.	1:20-op-45189	N.D. Ohio (Federal)
CA	City of Chula Vista	City of Chula Vista, California v. Purdue Pharma L.P., et al.	1:19-op-45750	N.D. Ohio (Federal)
СА	City of Clearlake	City of Clearlake, California; The People of the State of California, acting by and through the City of Clearlake v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45251	N.D. Ohio (Federal)
СА	City of Costa Mesa (City Attorney Kimberly Hall Barlow)	County of Alameda; City of Costa Mesa; City of Anaheim; City of Santa Ana; City of San Clemente; City of Encinitas; City of La Habra; City of La Mesa; City of Oxnard; City of Placentia; and The People of The State of California, by and through Alameda County Counsel Donna Ziegler, Costa Mesa City Attorney Kimberly Hall Barlow, and Anaheim City Attorney Robert Fabela, Santa Ana City Attorney Sonia R. Carvalho, San Clemente City Attorney Leslie Devaney, La Habra City Attorney Richard D. Jones, La Mesa City Attorney Stephen Fischer, Placentia City Attorney Christian Bettenhausen v. Purdue Pharma L.P., et al.	1:20-op-45055	N.D. Ohio (Federal)
CA	City of Dublin (City Attorney John Bakker)	City of Dublin, City of Murrieta and The People of the State of California, by and through Dublin City Attorney John Bakker and Murrieta City Attorney Leslie Devaney v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45255	N.D. Ohio (Federal)
CA	City of El Monte (City Attorney Rick Olivarez)	City of El Monte and the People of the State of California, by and through El Monte City Attorney Rick Olivarcz v. Purdue Pharma L.P., et al	JCCP 5029	MDL - Prescription Opioid Cases (CA - County of Los Angeles) (State MDL)
CA	City of Encinitas (City Attorney Leslie Devaney)	County of Alameda; City of Costa Mesa; City of Anaheim; City of Santa Ana; City of San Clemente; City of Encinitas; City	1:20-op-45055	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		of La Habra; City of La Mesa; City of Oxnard; City of Placentia; and The People of The State of California, by and through Alameda County Counsel Donna Ziegler, Costa Mesa City Attorney Kimberly Hall Barlow, and Anaheim City Attorney Robert Fabela, Santa Ana City Attorney Sonia R. Carvalho, San Clemente City Attorney Scott C. Smith, Encinitas City Attorney Leslie Devaney, La Habra City Attorney Richard D. Jones, La Mesa City Attorney Glenn Sabine, Oxnard City Attorney Stephen Fischer, Placentia City Attorney Christian Bettenhausen v. Purdue Pharma L.P., et al.		
СА	City of Eureka (City Attorney Robert Norris Black)	City of Eureka, the People of the State of California, acting by and through Interim Eureka City Attorney, Robert Norris Black v. Purdue Pharma L.P., et al.	1:18-op-46092	N.D. Ohio (Federal)
CA	City of Fullerton (City Attorney Richard D. Jones)	City of Fullerton, City of Westminster and the People of the State of California, by and through Fullerton and Westminster City Attorney Richard D. Jones v. Cephalon, Inc., et al.	1:20-op-45143	N.D. Ohio (Federal)
CA	City of Huntington Beach	<i>City of Huntington Beach, California v.</i> <i>Purdue Pharma L.P., et al.</i>	1:18-op-45588	N.D. Ohio (Federal)
CA	City of Irvine (City Attorney Jeffrey Melching)	City of Irvine and the People of the State of California, by and through Irvine City Attorney Jeffrey Melching v. Purdue Pharma L.P., et al.	1:19-op-45734	N.D. Ohio (Federal)
CA	City of La Habra (City Attorney Richard D. Jones)	County of Alameda; City of Costa Mesa; City of Anaheim; City of Santa Ana; City of San Clemente; City of Encinitas; City of La Habra; City of La Mesa; City of Oxnard; City of Placentia; and The People of The State of California, by and through Alameda County Counsel Donna Ziegler, Costa Mesa City Attorney Kimberly Hall Barlow, and Anaheim City Attorney Robert Fabela, Santa Ana City Attorney Sonia R. Carvalho, San Clemente City Attorney Leslie Devaney, La Habra City Attorney Richard D. Jones, La Mesa City Attorney Stephen Fischer, Placentia City Attorney Christian Bettenhausen v. Purdue Pharma L.P., et al.	1:20-op-45055	N.D. Ohio (Federal)
СА	City of La Mesa (City Attorney Glenn Sabine)	County of Alameda; City of Costa Mesa; City of Anaheim; City of Santa Ana; City of San Clemente; City of Encinitas; City	1:20-op-45055	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		of La Habra; City of La Mesa; City of Oxnard; City of Placentia; and The People of The State of California, by and through Alameda County Counsel Donna Ziegler, Costa Mesa City Attorney Kimberly Hall Barlow, and Anaheim City Attorney Robert Fabela, Santa Ana City Attorney Sonia R. Carvalho, San Clemente City Attorney Scott C. Smith, Encinitas City Attorney Leslie Devaney, La Habra City Attorney Richard D. Jones, La Mesa City Attorney Glenn Sabine, Oxnard City Attorney Stephen Fischer, Placentia City Attorney Christian Bettenhausen v. Purdue Pharma L.P., et al.		
СА	City of Laguna Beach	City of Laguna Beach, California v. Purdue Pharma L.P., et al.	1:19-op-45447	N.D. Ohio (Federal)
СА	City of Lakeport	City of Lakeport, California; The People of the State of California, acting by and through the City of Lakeport v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45242	N.D. Ohio (Federal)
CA	City of Los Angeles	City of Los Angeles, California v. Purdue Pharma L.P., et al.	1:18-op-45601	N.D. Ohio (Federal)
CA	City of Murrieta (City Attorney Leslie Devaney)	City of Dublin, City of Murrieta and The People of the State of California, by and through Dublin City Attorney John Bakker and Murrieta City Attorney Leslie Devaney v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45255	N.D. Ohio (Federal)
CA	City of Oakland (City Attorney Barbara J. Parker)	The People of the State of California, acting by and through Santa Clara County Counsel James R. Williams, Orange County District Attorney Tony Rackauckas, Los Angeles County Counsel Mary C. Wickham, and Oakland City Attorney Barbara J. Parker v. Purdue Pharma L.P., et al.	30-2014- 00725287-CU- BT-CXC	CA - County of Orange (State)
CA	City of Oxnard (City Attorney Stephen Fischer)	County of Alameda; City of Costa Mesa; City of Anaheim; City of Santa Ana; City of San Clemente; City of Encinitas; City of La Habra; City of La Mesa; City of Oxnard; City of Placentia; and The People of The State of California, by and through Alameda County Counsel Donna Ziegler, Costa Mesa City Attorney Kimberly Hall Barlow, and Anaheim City Attorney Robert Fabela, Santa Ana City Attorney Sonia R. Carvalho, San Clemente City Attorney Scott C. Smith, Encinitas City Attorney Richard D. Jones, La Mesa City Attorney Glenn Sabine,	1:20-op-45055	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Oxnard City Attorney Stephen Fischer, Placentia City Attorney Christian Bettenhausen v. Purdue Pharma L.P., et al.		
CA	City of Placentia (City Attorney Christian Bettenhausen)	County of Alameda; City of Costa Mesa; City of Anaheim; City of Santa Ana; City of San Clemente; City of Encinitas; City of La Habra; City of La Mesa; City of Oxnard; City of Placentia; and The People of The State of California, by and through Alameda County Counsel Donna Ziegler, Costa Mesa City Attorney Kimberly Hall Barlow, and Anaheim City Attorney Robert Fabela, Santa Ana City Attorney Sonia R. Carvalho, San Clemente City Attorney Scott C. Smith, Encinitas City Attorney Leslie Devaney, La Habra City Attorney Richard D. Jones, La Mesa City Attorney Stephen Fischer, Placentia City Attorney Christian Bettenhausen v. Purdue Pharma L.P., et al.	1:20-op-45055	N.D. Ohio (Federal)
CA	City of Sacramento (City Attorney Susana Alcala Wood)	The City of Sacramento and The People of the State of California, acting by and through the City of Sacramento City Attorney Susana Alcala Wood v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45290	N.D. Ohio (Federal)
CA	City of San Clemente (City Attorney Scott C. Smith)	County of Alameda; City of Costa Mesa; City of Anaheim; City of Santa Ana; City of San Clemente; City of Encinitas; City of La Habra; City of La Mesa; City of Oxnard; City of Placentia; and The People of The State of California, by and through Alameda County Counsel Donna Ziegler, Costa Mesa City Attorney Kimberly Hall Barlow, and Anaheim City Attorney Robert Fabela, Santa Ana City Attorney Sonia R. Carvalho, San Clemente City Attorney Scott C. Smith, Encinitas City Attorney Richard D. Jones, La Mesa City Attorney Stephen Fischer, Placentia City Attorney Christian Bettenhausen v. Purdue Pharma L.P., et al.	1:20-op-45055	N.D. Ohio (Federal)
CA	City of San Diego (City Attorney Mara W. Elliot)	The City of San Diego and the People of the State of California, by and through Mara W. Elliot, City Attorney of San Diego v. Purdue Pharma L.P., et al.	1:19-op-45192	N.D. Ohio (Federal)
CA	City of San Jose	City of San Jose, California, The People of the State of California, acting by and	1:19-op-45768	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		through the City of San Jose v. Purdue Pharma L.P., et al.		
СА	City of Santa Ana (City Attorney Sonia R. Carvalho)	County of Alameda; City of Costa Mesa; City of Anaheim; City of Santa Ana; City of San Clemente; City of Encinitas; City of La Habra; City of La Mesa; City of Oxnard; City of Placentia; and The People of The State of California, by and through Alameda County Counsel Donna Ziegler, Costa Mesa City Attorney Kimberly Hall Barlow, and Anaheim City Attorney Robert Fabela, Santa Ana City Attorney Sonia R. Carvalho, San Clemente City Attorney Leslie Devaney, La Habra City Attorney Richard D. Jones, La Mesa City Attorney Stephen Fischer, Placentia City Attorney Christian Bettenhausen v. Purdue Pharma L.P., et al.	1:20-op-45055	N.D. Ohio (Federal)
CA	City of Westminster (City Attorney Richard D. Jones)	City of Fullerton, City of Westminster and the People of the State of California, by and through Fullerton and Westminster City Attorney Richard D. Jones v. Cephalon, Inc., et al.	1:20-op-45143	N.D. Ohio (Federal)
CA	County of Alameda (County Counsel Donna Ziegler)	County of Alameda; City of Costa Mesa; City of Anaheim; City of Santa Ana; City of San Clemente; City of Encinitas; City of La Habra; City of La Mesa; City of Oxnard; City of Placentia; and The People of The State of California, by and through Alameda County Counsel Donna Ziegler, Costa Mesa City Attorney Kimberly Hall Barlow, and Anaheim City Attorney Robert Fabela, Santa Ana City Attorney Sonia R. Carvalho, San Clemente City Attorney Leslie Devaney, La Habra City Attorney Richard D. Jones, La Mesa City Attorney Stephen Fischer, Placentia City Attorney Christian Bettenhausen v. Purdue Pharma L.P., et al.	1:20-op-45055	N.D. Ohio (Federal)
CA	County of Amador	County of Amador; The People of the State of California, acting by and through the County of Amador v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46075	N.D. Ohio (Federal)
СА	County of Butte	County of Butte; The People of the State of California, acting by and through the County of Butte v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45627	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
СА	County of Calaveras	County of Calaveras; The People of the State of California, acting by and through the County of Calaveras v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45645	N.D. Ohio (Federal)
CA	County of Contra Costa	County of Contra Costa; The People of the State of California, acting by and through the County of Contra Costa v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45656	N.D. Ohio (Federal)
CA	County of Del Norte	County of Del Norte; The People of the State of California, acting by and through the County of Del Norte v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45655	N.D. Ohio (Federal)
СА	County of El Dorado	County of El Dorado; The People of the State of California, acting by and through the County of El Dorado v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45629	N.D. Ohio (Federal)
CA	County of Fresno	County of Fresno v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45644	N.D. Ohio (Federal)
CA	County of Glenn	County of Glenn; The People of the State of California, acting by and through the County of Glenn v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45639	N.D. Ohio (Federal)
CA	County of Humboldt	Humboldt County, California v. Purdue Pharma L.P., et al.	1:18-op-45942	N.D. Ohio (Federal)
CA	County of Imperial	County of Imperial; The People of the State of California, acting by and through the County of Imperial v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45631	N.D. Ohio (Federal)
CA	County of Inyo	County of Inyo v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45646	N.D. Ohio (Federal)
CA	County of Kern (County Attorney Margo Raison)	County of Kern and the People of the State of California, by and through Kern County Attorney Margo Raison v. Purdue Pharma L.P., et al.	JCCP 5029	MDL - Prescription Opioid Cases (CA - County of Los Angeles) (State MDL)
CA	County of Lassen	County of Lassen v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45609	N.D. Ohio (Federal)
CA	County of Los Angeles (County Counsel Mary C. Wickham)	The People of the State of California, acting by and through Santa Clara County Counsel James R. Williams, Orange County District Attorney Tony Rackauckas, Los Angeles County Counsel Mary C. Wickham, and Oakland City Attorney Barbara J. Parker v. Purdue Pharma L.P., et al.	30-2014- 00725287-CU- BT-CXC	CA - County of Orange (State)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
CA	County of Madera	County of Madera v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45647	N.D. Ohio (Federal)
CA	County of Marin	County of Marin v. Purdue Pharma L.P., et al.	1:18-op-45657	N.D. Ohio (Federal)
СА	County of Mariposa	County of Mariposa v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45618	N.D. Ohio (Federal)
CA	County of Mendocino	County of Mendocino v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45654	N.D. Ohio (Federal)
CA	County of Merced	County of Merced v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45643	N.D. Ohio (Federal)
CA	County of Modoc	County of Modoc v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45641	N.D. Ohio (Federal)
СА	County of Mono	County of Mono v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45626	N.D. Ohio (Federal)
СА	County of Monterey	County of Monterey v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45615	N.D. Ohio (Federal)
CA	County of Napa	County of Napa, California v. Purdue Pharma L.P., et al.	1:18-op-45750	N.D. Ohio (Federal)
CA	County of Nevada	County of Nevada v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45628	N.D. Ohio (Federal)
CA	County of Orange (District Attorney Tony Rackauckas)	The People of the State of California, acting by and through Santa Clara County Counsel James R. Williams, Orange County District Attorney Tony Rackauckas, Los Angeles County Counsel Mary C. Wickham, and Oakland City Attorney Barbara J. Parker v. Purdue Pharma L.P., et al.	30-2014- 00725287-CU- BT-CXC	CA - County of Orange (State)
CA	County of Placer	County of Placer v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45642	N.D. Ohio (Federal)
СА	County of Plumas	County of Plumas v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45649	N.D. Ohio (Federal)
CA	County of Riverside	County of Riverside v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45878	N.D. Ohio (Federal)
CA	County of Sacramento	County of Sacramento v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45608	N.D. Ohio (Federal)
СА	County of San Benito	County of San Benito v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45653	N.D. Ohio (Federal)
CA	County of San Bernardino	County of San Bernardino v. Purdue Pharma L.P., et al.	1:18-op-46032	N.D. Ohio (Federal)
CA	County of San Diego	County of San Diego v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45613	N.D. Ohio (Federal)
CA	County of San Luis Obispo	County of San Luis Obispo, California v. Purdue Pharma L.P., et al.	1:18-op-46290	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
СА	County of San Mateo	County of San Mateo, California v. McKesson Corporation, et al. / County of San Mateo v. Purdue Pharma L.P., et al.	1:18-op-46319 / 1:19-op-45126	N.D. Ohio (Federal)
CA	County of Santa Barbara	<i>County of Santa Barbara, the People of the State of California v. Purdue Pharma L.P., et al.</i>	1:19-op-45128	N.D. Ohio (Federal)
CA	County of Santa Clara (County Counsel James R. Williams)	The People of the State of California, acting by and through Santa Clara County Counsel James R. Williams, Orange County District Attorney Tony Rackauckas, Los Angeles County Counsel Mary C. Wickham, and Oakland City Attorney Barbara J. Parker v. Purdue Pharma L.P., et al.	30-2014- 00725287-CU- BT-CXC	CA - County of Orange (State)
CA	County of Santa Cruz	County of Santa Cruz, California v. Purdue Pharma L.P., et al.	1:18-op-45679	N.D. Ohio (Federal)
CA	County of Shasta	County of Shasta v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45651	N.D. Ohio (Federal)
СА	County of Siskiyou	County of Siskiyou v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45630	N.D. Ohio (Federal)
CA	County of Sonoma	County of Sonoma, California v. Purdue Pharma L.P., et al.	1:18-op-45849	N.D. Ohio (Federal)
CA	County of Sutter	County of Sutter v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45640	N.D. Ohio (Federal)
CA	County of Tehama	County of Tehama v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45680	N.D. Ohio (Federal)
CA	County of Trinity	County of Trinity v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45650	N.D. Ohio (Federal)
CA	County of Tulare	County of Tulare, California v. Purdue Pharma L.P., et al.	1:18-op-45997	N.D. Ohio (Federal)
СА	County of Tuolumne	County of Tuolumne v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45619	N.D. Ohio (Federal)
CA	County of Ventura	County of Ventura v. Purdue Pharma L.P., et al.	1:19-op-45747	N.D. Ohio (Federal)
СА	County of Yolo (County Counsel Philip Pogledich)	County of Yolo; The People of the State of California, acting by and through the Yolo County Counsel v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45351	N.D. Ohio (Federal)
CA	County of Yuba	County of Yuba v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45648	N.D. Ohio (Federal)
CA	Downey Unified School District	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District, Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville,	2020-70878 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL) / N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		KY, and City of Mt. Washington, KY v. AbbVie Inc., et al. / Texarkana Independent School Dist., Irving Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School District, South Bend Community School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.		
СА	Elk Grove Unified School District	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District, Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, and City of Mt. Washington, KY v. AbbVie Inc., et al. / Texarkana Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.	2020-70878 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL) / N.D. Ohio (Federal)
СА	Health Plan of San Joaquin	Health Plan of San Joaquin v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46093	N.D. Ohio (Federal)
CA	Kern High School District	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend	2020-70878 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District, Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, and City of Mt. Washington, KY v. AbbVie Inc., et al. / Texarkana Independent School Dist., Irving Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School District 51, Elk Grove Unified School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.		District of Harris County) (State MDL) / N.D. Ohio (Federal)
СА	Lassen County Office of Education	Susanville Elementary School District and Lassen County Office of Education v. Cephalon, Inc., et al.	1:22-op-45031	N.D. Ohio (Federal)
СА	Local Initiative Health Authority for Los Angeles County o/a L.A. Care Health Plan	Local Initiative Health Authority for Los Angeles County, a California local public agency operating as L.A. Care Health Plan v. Purdue Pharma L.P., et al.	1:19-op-45212	N.D. Ohio (Federal)
СА	Pleasant Valley School District	Pleasant Valley School District v. Cephalon, Inc., et al.	1:21-op-45120	N.D. Ohio (Federal)
CA	San Leandro Unified School District	San Leandro Unified School District v. Cephalon, Inc., et al.	1:21-op-45114	N.D. Ohio (Federal)
СА	Susanville Elementary School District	Susanville Elementary School District and Lassen County Office of Education v. Cephalon, Inc., et al.	1:22-op-45031	N.D. Ohio (Federal)
СО	City and County of Broomfield	The Board of County Commissioners of The County of Adams, The Board of County Commissioners of The County of Arapahoe, City of Aurora, City of Black Hawk, The Board of County Commissioners of The County of Boulder, City and County of Broomfield, City of Commerce City, City and County of Denver, The Board of County Commissioners of The County of Fremont, Town of Hudson, The Board of County Commissioners of The County of Larimer, City of Northglenn, The Board	1:19-op-45036	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		of County Commissioners of The County of Teller, City of Westminster, and Tri- County Health Department v. Purdue Pharma L.P., et al.		
СО	City and County of Denver	The Board of County Commissioners of The County of Adams, The Board of County Commissioners of The County of Arapahoe, City of Aurora, City of Black Hawk, The Board of County Commissioners of The County of Boulder, City and County of Broomfield, City of Commerce City, City and County of Denver, The Board of County Commissioners of The County of Fremont, Town of Hudson, The Board of County Commissioners of The County of Larimer, City of Northglenn, The Board of County Commissioners of The County of Teller, City of Westminster, and Tri- County Health Department v. Purdue Pharma L.P., et al.	1:19-op-45036	N.D. Ohio (Federal)
СО	City of Alamosa	Conejos County; Las Animas County; Chaffee County; Otero County; Alamosa County; and The City of Alamosa v. Purdue Pharma L.P., et al.	1:18-op-45740	N.D. Ohio (Federal)
СО	City of Aurora	The Board of County Commissioners of The County of Adams, The Board of County Commissioners of The County of Arapahoe, City of Aurora, City of Black Hawk, The Board of County Commissioners of The County of Boulder, City and County of Broomfield, City of Commerce City, City and County of Denver, The Board of County Commissioners of The County of Fremont, Town of Hudson, The Board of County Commissioners of The County of Larimer, City of Northglenn, The Board of County Commissioners of The County of Teller, City of Westminster, and Tri- County Health Department v. Purdue Pharma L.P., et al.	1:19-op-45036	N.D. Ohio (Federal)
СО	City of Black Hawk	The Board of County Commissioners of The County of Adams, The Board of County Commissioners of The County of Arapahoe, City of Aurora, City of Black Hawk, The Board of County Commissioners of The County of Boulder, City and County of Broomfield, City of Commerce City, City and County of Denver, The Board of County Commissioners of The County of Fremont, Town of Hudson, The Board of County Commissioners of The County of	1:19-op-45036	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Larimer, City of Northglenn, The Board of County Commissioners of The County of Teller, City of Westminster, and Tri- County Health Department v. Purdue Pharma L.P., et al.		
СО	City of Brighton	<i>City of Brighton v. Purdue Pharma L.P., et al.</i>	1:19-op-45298	N.D. Ohio (Federal)
СО	City of Commerce City	The Board of County Commissioners of The County of Adams, The Board of County Commissioners of The County of Arapahoe, City of Aurora, City of Black Hawk, The Board of County Commissioners of The County of Boulder, City and County of Broomfield, City of Commerce City, City and County of Denver, The Board of County Commissioners of The County of Fremont, Town of Hudson, The Board of County Commissioners of The County of Larimer, City of Northglenn, The Board of County Commissioners of The County of Teller, City of Westminster, and Tri- County Health Department v. Purdue Pharma L.P., et al.	1:19-op-45036	N.D. Ohio (Federal)
СО	City of Federal Heights	City of Federal Heights v. Purdue Pharma L.P., et al.	1:19-op-45573	N.D. Ohio (Federal)
СО	City of Greeley	<i>City of Greeley v. Purdue Pharma L.P., et al.</i>	1:19-op-45977	N.D. Ohio (Federal)
СО	City of Lakewood	The City of Lakewood, and the City of Wheat Ridge v. Purdue Pharma L.P., et al.	1:18-op-45800	N.D. Ohio (Federal)
СО	City of Northglenn	The Board of County Commissioners of The County of Adams, The Board of County Commissioners of The County of Arapahoe, City of Aurora, City of Black Hawk, The Board of County Commissioners of The County of Boulder, City and County of Broomfield, City of Commerce City, City and County of Denver, The Board of County Commissioners of The County of Fremont, Town of Hudson, The Board of County Commissioners of The County of Larimer, City of Northglenn, The Board of County Commissioners of The County of Teller, City of Westminster, and Tri- County Health Department v. Purdue Pharma L.P., et al.	1:19-op-45036	N.D. Ohio (Federal)
СО	City of Sheridan	City of Sheridan v. Purdue Pharma L.P., et al.	1:19-op-45572	N.D. Ohio (Federal)
СО	City of Thornton	<i>City of Thornton v. Purdue Pharma L.P., et al.</i>	1:19-op-45034	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
СО	City of Westminster	The Board of County Commissioners of The County of Adams, The Board of County Commissioners of The County of Arapahoe, City of Aurora, City of Black Hawk, The Board of County Commissioners of The County of Boulder, City and County of Broomfield, City of Commerce City, City and County of Denver, The Board of County Commissioners of The County of Fremont, Town of Hudson, The Board of County Commissioners of The County of Larimer, City of Northglenn, The Board of County Commissioners of The County of Teller, City of Westminster, and Tri- County Health Department v. Purdue Pharma L.P., et al.	1:19-op-45036	N.D. Ohio (Federal)
СО	City of Wheat Ridge	The City of Lakewood, and the City of Wheat Ridge v. Purdue Pharma L.P., et al.	1:18-op-45800	N.D. Ohio (Federal)
СО	County of Adams (Board of County Commissioners)	The Board of County Commissioners of The County of Adams, The Board of County Commissioners of The County of Arapahoe, City of Aurora, City of Black Hawk, The Board of County Commissioners of The County of Boulder, City and County of Broomfield, City of Commerce City, City and County of Denver, The Board of County Commissioners of The County of Fremont, Town of Hudson, The Board of County Commissioners of The County of Larimer, City of Northglenn, The Board of County Commissioners of The County of Teller, City of Westminster, and Tri- County Health Department v. Purdue Pharma L.P., et al.	1:19-op-45036	N.D. Ohio (Federal)
СО	County of Alamosa	Conejos County; Las Animas County; Chaffee County; Otero County; Alamosa County; and The City of Alamosa v. Purdue Pharma L.P., et al.	1:18-op-45740	N.D. Ohio (Federal)
СО	County of Arapahoe (Board of County Commissioners)	The Board of County Commissioners of The County of Adams, The Board of County Commissioners of The County of Arapahoe, City of Aurora, City of Black Hawk, The Board of County Commissioners of The County of Boulder, City and County of Broomfield, City of Commerce City, City and County of Denver, The Board of County Commissioners of The County of Fremont, Town of Hudson, The Board of County Commissioners of The County of Larimer, City of Northglenn, The Board	1:19-op-45036	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		of County Commissioners of The County of Teller, City of Westminster, and Tri- County Health Department v. Purdue Pharma L.P., et al.		
СО	County of Boulder (Board of County Commissioners)	The Board of County Commissioners of The County of Adams, The Board of County Commissioners of The County of Arapahoe, City of Aurora, City of Black Hawk, The Board of County Commissioners of The County of Boulder, City and County of Broomfield, City of Commerce City, City and County of Denver, The Board of County Commissioners of The County of Fremont, Town of Hudson, The Board of County Commissioners of The County of Larimer, City of Northglenn, The Board of County Commissioners of The County of Teller, City of Westminster, and Tri- County Health Department v. Purdue Pharma L.P., et al.	1:19-op-45036	N.D. Ohio (Federal)
СО	County of Chaffee	Conejos County; Las Animas County; Chaffee County; Otero County; Alamosa County; and The City of Alamosa v. Purdue Pharma L.P., et al.	1:18-op-45740	N.D. Ohio (Federal)
СО	County of Conejos	Conejos County; Las Animas County; Chaffee County; Otero County; Alamosa County; and The City of Alamosa v. Purdue Pharma L.P., et al.	1:18-op-45740	N.D. Ohio (Federal)
СО	County of Fremont (Board of County Commissioners)	The Board of County Commissioners of The County of Adams, The Board of County Commissioners of The County of Arapahoe, City of Aurora, City of Black Hawk, The Board of County Commissioners of The County of Boulder, City and County of Broomfield, City of Commerce City, City and County of Denver, The Board of County Commissioners of The County of Fremont, Town of Hudson, The Board of County Commissioners of The County of Larimer, City of Northglenn, The Board of County Commissioners of The County of Teller, City of Westminster, and Tri- County Health Department v. Purdue Pharma L.P., et al.	1:19-op-45036	N.D. Ohio (Federal)
СО	County of Huerfano	County of Huerfano v. Purdue Pharma L.P., et al.	1:18-op-45168	N.D. Ohio (Federal)
СО	County of Jefferson (Board of County Commissioners)	The Board of County Commissioners of The County of Jefferson v. Purdue Pharma L.P., et al.	1:19-op-45035	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
СО	County of Larimer (Board of County Commissioners)	The Board of County Commissioners of The County of Adams, The Board of County Commissioners of The County of Arapahoe, City of Aurora, City of Black Hawk, The Board of County Commissioners of The County of Boulder, City and County of Broomfield, City of Commerce City, City and County of Denver, The Board of County Commissioners of The County of Fremont, Town of Hudson, The Board of County Commissioners of The County of Larimer, City of Northglenn, The Board of County Commissioners of The County of Teller, City of Westminster, and Tri- County Health Department v. Purdue Pharma L.P., et al.	1:19-op-45036	N.D. Ohio (Federal)
СО	County of Las Animas	Conejos County; Las Animas County; Chaffee County; Otero County; Alamosa County; and The City of Alamosa v. Purdue Pharma L.P., et al.	1:18-op-45740	N.D. Ohio (Federal)
СО	County of Mesa (Board of County Commissioners)	<i>The Board of County Commissioners of</i> <i>the County of Mesa v. Purdue Pharma</i> <i>L.P., et al.</i>	1:19-op-45923	N.D. Ohio (Federal)
СО	County of Otero	Conejos County; Las Animas County; Chaffee County; Otero County; Alamosa County; and The City of Alamosa v. Purdue Pharma L.P., et al.	1:18-op-45740	N.D. Ohio (Federal)
СО	County of Pueblo	Pueblo County v. Purdue Pharma L.P., et al.	1:18-op-45801	N.D. Ohio (Federal)
СО	County of Teller (Board of County Commissioners)	The Board of County Commissioners of The County of Adams, The Board of County Commissioners of The County of Arapahoe, City of Aurora, City of Black Hawk, The Board of County Commissioners of The County of Boulder, City and County of Broomfield, City of Commerce City, City and County of Denver, The Board of County Commissioners of The County of Fremont, Town of Hudson, The Board of County Commissioners of The County of Larimer, City of Northglenn, The Board of County Commissioners of The County of Teller, City of Westminster, and Tri- County Health Department v. Purdue Pharma L.P., et al.	1:19-op-45036	N.D. Ohio (Federal)
СО	Mesa County Valley School District 51	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County	2020-70878 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Valley School District 51, Elk Grove Unified School District, Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, and City of Mt. Washington, KY v. AbbVie Inc., et al. / Texarkana Independent School Dist., Irving Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School District 51, Elk Grove Unified School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.		Harris County) (State MDL) / N.D. Ohio (Federal)
со	Town of Hudson	The Board of County Commissioners of The County of Adams, The Board of County Commissioners of The County of Arapahoe, City of Aurora, City of Black Hawk, The Board of County Commissioners of The County of Boulder, City and County of Broomfield, City of Commerce City, City and County of Denver, The Board of County Commissioners of The County of Fremont, Town of Hudson, The Board of County Commissioners of The County of Larimer, City of Northglenn, The Board of County Commissioners of The County of Teller, City of Westminster, and Tri- County Health Department v. Purdue Pharma L.P., et al.	1:19-op-45036	N.D. Ohio (Federal)
СТ	City of Ansonia	The City of Ansonia, The City of Danbury, The City of Derby and The City of Norwalk v. Purdue Pharma L.P., et al.	X07 HHD CV 17 6086134 S (consolidated)	MDL - In re Opioid Litigation (CT - Superior Court, Judicial District of Hartford) (State MDL)
СТ	City of Danbury	The City of Ansonia, The City of Danbury, The City of Derby and The City of Norwalk v. Purdue Pharma L.P., et al.	X07 HHD CV 17 6086134 S (consolidated)	MDL - In re Opioid Litigation (CT -

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Superior Court, Judicial District of Hartford) (State MDL)
СТ	City of Derby	The City of Ansonia, The City of Danbury, The City of Derby and The City of Norwalk v. Purdue Pharma L.P., et al.	X07 HHD CV 17 6086134 S (consolidated)	MDL - In re Opioid Litigation (CT - Superior Court, Judicial District of Hartford) (State MDL)
СТ	City of Middletown	<i>City of Middletown v. Purdue Pharma L.P., et al.</i>	1:19-op-45651	N.D. Ohio (Federal)
СТ	City of New London	City of New London v. Purdue Pharma L.P., et al.	X07 HHD CV 17 6086134 S (consolidated)	MDL - In re Opioid Litigation (CT - Superior Court, Judicial District of Hartford) (State MDL)
СТ	City of Norwalk	The City of Ansonia, The City of Danbury, The City of Derby and The City of Norwalk v. Purdue Pharma L.P., et al.	X07 HHD CV 17 6086134 S (consolidated)	MDL - In re Opioid Litigation (CT - Superior Court, Judicial District of Hartford) (State MDL)
СТ	City of Norwich	<i>City of Norwich v. Purdue Pharma L.P., et al.</i>	1:19-op-45840	N.D. Ohio (Federal)
СТ	Town of Enfield	<i>Town of Enfield v. Purdue Pharma L.P., et al.</i>	1:19-op-45581	N.D. Ohio (Federal)
СТ	Town of Monroe	<i>The Town of Monroe, Connecticut v.</i> <i>Purdue Pharma L.P., et al.</i>	1:19-op-45441	N.D. Ohio (Federal)
CT	Town of Wallingford	Town of Wallingford v. Purdue Pharma L.P., et al	X07 HHD CV 17 6086134 S (consolidated)	MDL - In re Opioid Litigation (CT - Superior Court, Judicial District of

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Hartford) (State MDL)
СТ	Town of Wethersfield	<i>Town of Wethersfield v. Purdue Pharma</i> <i>L.P., et al.</i>	1:19-op-45663	N.D. Ohio (Federal)
СТ	Town of Windham	Town of Windham v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45103	N.D. Ohio (Federal)
DE	City of Dover	City of Dover, City of Seaford and Kent County v. Purdue Pharma L.P., et al.	K19C-06-022	DE - Superior Court of the State of Delaware (State)
DE	City of Seaford	City of Dover, City of Seaford and Kent County v. Purdue Pharma L.P., et al.	K19C-06-022	DE - Superior Court of the State of Delaware (State)
DE	County of Kent	City of Dover, City of Seaford and Kent County v. Purdue Pharma L.P., et al.	K19C-06-022	DE - Superior Court of the State of Delaware (State)
DE	County of Sussex	Sussex County, Delaware v. Purdue Pharma L.P., et al.	1:19-op-45723	N.D. Ohio (Federal)
FL	Halifax Hospital Medical Center	Florida Health Sciences Center, Inc., North Broward Hospital District, Halifax Hospital Medical Center, Bayfront HMA Medical Center, LLC, CGH Hospital, Ltd., Citrus HMA, LLC, Central Florida Health, Crestview Hospital Corporation, Delray Medical Center, Inc., Flagler Hospital, Inc., Good Samaritan Medical Center, Inc., Haines City HMA, LLC, Hernando HMA, LLC, Hialeah Hospital, Inc., HMA Santa Rosa Medical Center, LLC, Key West HMA, LLC, Lake Shore HMA, LLC, Lake Wales Hospital Corporation, Larkin Community Hospital Palm Springs Campus, LLC, Larkin Community Hospital, Inc., Larkin Community Hospital Behavioral Service, Inc., Lifemark Hospitals Of Florida, Inc., Live Oak HMA, LLC, Naples HMA, LLC, North Shore Medical Center, Inc., Osceolasc LLC, Palm Beach Gardens Community Hospital, Inc., Port Charlotte HMA, LLC, Punta Gorda HMA, LLC, St. Mary's Medical Center, Inc., Starke HMA, LLC, The Villages Tri-County Medical Center, Inc., and Venice HMA, LLC v. Richard Sackler, et al.	CACE-19- 018882	FL - 17th Judicial Circuit Court of Broward County (State)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
FL	Lee Memorial Health System d/b/a Lee Health	Lee Memorial Health System v. Actavis LLC, et al.	1:21-op-45092	N.D. Ohio (Federal)
FL	North Broward Hospital District	Florida Health Sciences Center, Inc., North Broward Hospital District, Halifax Hospital Medical Center, Bayfront HMA Medical Center, LLC, CGH Hospital, Ltd., Citrus HMA, LLC, Central Florida Health, Crestview Hospital Corporation, Delray Medical Center, Inc., Flagler Hospital, Inc., Good Samaritan Medical Center, Inc., Haines City HMA, LLC, Hernando HMA, LLC, Hialeah Hospital, Inc., HMA Santa Rosa Medical Center, LLC, Key West HMA, LLC, Lake Shore HMA, LLC, Lake Wales Hospital Corporation, Larkin Community Hospital Palm Springs Campus, LLC, Larkin Community Hospital, Inc., Larkin Community Hospital Behavioral Service, Inc., Lifemark Hospitals Of Florida, Inc., Live Oak HMA, LLC, Naples HMA, LLC, North Shore Medical Center, Inc., Osceolasc LLC, Palm Beach Gardens Community Hospital, Inc., Port Charlotte HMA, LLC, Punta Gorda HMA, LLC, St. Mary's Medical Center, Inc., Starke HMA, LLC, The Villages Tri-County Medical Center, Inc., and Venice HMA, LLC v. Richard Sackler, et al.	CACE-19- 018882	FL - 17th Judicial Circuit Court of Broward County (State)
FL	Putnam County School Board	Putnam County School Board v. Cephalon, Inc., et al.	1:22-op-45025	N.D. Ohio (Federal)
FL	Sarasota County Public Hospital District d/b/a Memorial Healthcare System, Inc.	Sarasota County Public Hospital District v. Purdue Pharma L.P., et al.	1:18-op-46136	N.D. Ohio (Federal)
FL	School Board of Miami-Dade	The School Board of Miami-Dade v. Purdue Pharma L.P., et al.	1:19-op-45913	N.D. Ohio (Federal)
FL	South Florida Behavioral Health Network	South Florida Behavioral Health Network v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46070	N.D. Ohio (Federal)
GA	Bibb County School District	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District, Smith-Green Community Schools, School City of	2020-70878 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, and City of Mt. Washington, KY v. AbbVie Inc., et al. / Texarkana Independent School Dist., Irving Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.		/ N.D. Ohio (Federal)
GA	Chatham County Hospital Authority	Community Schools V. Abby le InC., et al. Chatham County Hospital Authority, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45725	N.D. Ohio (Federal)
GA	City of Adel	<i>City of Adel, Georgia v. Purdue Pharma L.P., et al.</i>	1:19-op-45318	N.D. Ohio (Federal)
GA	City of Albany	<i>The City of Albany v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-46337	N.D. Ohio (Federal)
GA	City of Alma	City of Alma, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45620	N.D. Ohio (Federal)
GA	City of Arlington	The City of Blakely; the City of Arlington; the City of Damascus v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45129	N.D. Ohio (Federal)
GA	City of Atlanta	<i>The City of Atlanta v. Purdue Pharma L.P., et al.</i>	1:18-op-46308	N.D. Ohio (Federal)
GA	City of Augusta	Augusta, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45233	N.D. Ohio (Federal)
GA	City of Bainbridge	The City of Bainbridge, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45383	N.D. Ohio (Federal)
GA	City of Blackshear	<i>City of Blackshear v. Purdue Pharma L.P., et al.</i>	1:19-op-45802	N.D. Ohio (Federal)
GA	City of Blakely	The City of Blakely; the City of Arlington; the City of Damascus v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45129	N.D. Ohio (Federal)
GA	City of Brunswick	City of Brunswick, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45270	N.D. Ohio (Federal)
GA	City of Cartersville	City of Rome, Floyd County, Chattooga County, Whitefield County and City of Cartersville v. Purdue Pharma L.P., et al.	1:18-op-45282	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
GA	City of Columbus	Columbus, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45567	N.D. Ohio (Federal)
GA	City of Damascus	The City of Blakely; the City of Arlington; the City of Damascus v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45129	N.D. Ohio (Federal)
GA	City of Dawson	City of Dawson, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45619	N.D. Ohio (Federal)
GA	City of Demorest	City of Demorest, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46113	N.D. Ohio (Federal)
GA	City of Doraville	The City of Doraville, Georgia v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46056	N.D. Ohio (Federal)
GA	City of Dunwoody	The City of Dunwoody, Georgia v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46054	N.D. Ohio (Federal)
GA	City of Fitzgerald	The City of Fitzgerald, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45603	N.D. Ohio (Federal)
GA	City of Gainesville	The City of Gainesville, Georgia v. AmerisourceBergen Drug Corporation, et al.	18-op-45486	N.D. Ohio (Federal)
GA	City of Lakeland	City of Lakeland, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45618	N.D. Ohio (Federal)
GA	City of Milledgeville	The City of Milledgeville, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45495	N.D. Ohio (Federal)
GA	City of Nashville	City of Nashville, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45617	N.D. Ohio (Federal)
GA	City of Pooler	City of Pooler, Georgia v. AmerisourceBergen Drug Corporation, et al	1:18-op-45391	N.D. Ohio (Federal)
GA	City of Richmond Hill	City of Richmond Hill, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45305	N.D. Ohio (Federal)
GA	City of Rome	City of Rome, Floyd County, Chattooga County, Whitefield County and City of Cartersville v. Purdue Pharma L.P., et al.	1:18-op-45282	N.D. Ohio (Federal)
GA	City of Sandy Springs	The City of Sandy Springs, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45516	N.D. Ohio (Federal)
GA	City of Savannah	The Mayor and Alderman of the City of Savannah v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45550	N.D. Ohio (Federal)
GA	City of Springfield	City of Springfield, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45199	N.D. Ohio (Federal)
GA	City of Tifton	The City of Tifton, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45454	N.D. Ohio (Federal)
GA	City of Warwick	City of Warwick, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45621	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
GA	City of Woodbury	<i>The City of Woodbury v.</i> <i>AmerisourceBergen Drug Corporation, et</i> <i>al.</i>	1:18-op-45575	N.D. Ohio (Federal)
GA	Clinch County Hospital Authority	Clinch County Hospital Authority v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45453	N.D. Ohio (Federal)
GA	County of Appling	Appling County, Georgia v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45081	N.D. Ohio (Federal)
GA	County of Athens- Clarke (Unified Government)	<i>The Unified Government of Athens-Clarke</i> <i>County, Georgia v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45218	N.D. Ohio (Federal)
GA	County of Atkinson	Atkinson County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45118	N.D. Ohio (Federal)
GA	County of Bacon	Bacon County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46105	N.D. Ohio (Federal)
GA	County of Banks	Banks County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45378	N.D. Ohio (Federal)
GA	County of Bartow	Bartow County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45045	N.D. Ohio (Federal)
GA	County of Ben Hill	Ben Hill County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45505	N.D. Ohio (Federal)
GA	County of Berrien	Berrien County, Georgia v. Purdue Pharma L.P., et al.	1:18-op-45834	N.D. Ohio (Federal)
GA	County of Brantley	Brantley County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45714	N.D. Ohio (Federal)
GA	County of Brooks	Brooks County, Georgia v. Purdue Pharma L.P., et al.	1:18-op-45981	N.D. Ohio (Federal)
GA	County of Bulloch	Bulloch County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45394	N.D. Ohio (Federal)
GA	County of Burke	Burke County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45207	N.D. Ohio (Federal)
GA	County of Butts	Butts County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45490	N.D. Ohio (Federal)
GA	County of Camden	Camden County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45717	N.D. Ohio (Federal)
GA	County of Candler	Candler County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45165	N.D. Ohio (Federal)
GA	County of Carroll	Carroll County v. Purdue Pharma L.P., et al.	1:18-op-46269	N.D. Ohio (Federal)
GA	County of Catoosa	Catoosa County, Georgia v. Purdue Pharma L.P., et al.	1:18-op-45497	N.D. Ohio (Federal)
GA	County of Charlton	Charlton County v. Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45713	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
GA	County of Chatham	Chatham County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45267	N.D. Ohio (Federal)
GA	County of Chattooga	City of Rome, Floyd County, Chattooga County, Whitefield County and City of Cartersville v. Purdue Pharma L.P., et al.	1:18-op-45282	N.D. Ohio (Federal)
GA	County of Cherokee	Cherokee County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45174	N.D. Ohio (Federal)
GA	County of Clay	Clay County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45194	N.D. Ohio (Federal)
GA	County of Clayton	Clayton County, Georgia v. Purdue Pharma L.P., et al.	1:18-op-46298	N.D. Ohio (Federal)
GA	County of Clinch	Clinch County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45197	N.D. Ohio (Federal)
GA	County of Cobb	Cobb County v. Purdue Pharma L.P., et al.	1:18-op-45817	N.D. Ohio (Federal)
GA	County of Columbia	Columbia County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45607	N.D. Ohio (Federal)
GA	County of Cook	Cook County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45284	N.D. Ohio (Federal)
GA	County of Crisp	Crisp County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45238	N.D. Ohio (Federal)
GA	County of Dade	Dade County, Georgia v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46099	N.D. Ohio (Federal)
GA	County of Dawson	Dawson County, Georgia v. Purdue Pharma L.P., et al.	19-op-45210	N.D. Ohio (Federal)
GA	County of Decatur	Decatur County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45334	N.D. Ohio (Federal)
GA	County of DeKalb	DeKalb County, Georgia v. Purdue Pharma L.P., et al.	1:18-op-45503	N.D. Ohio (Federal)
GA	County of Dooly	Dooly County, Georgia v. AmerisourceBergen Drug Corporation, et al.	18-op-45712	N.D. Ohio (Federal)
GA	County of Dougherty	Dougherty County, Georgia v. AmerisourceBergen Drug Corporation, et al.	18-op-45491	N.D. Ohio (Federal)
GA	County of Early	<i>Early County, Georgia v. Purdue Pharma</i> <i>L.P., et al.</i>	1:19-op-45180	N.D. Ohio (Federal)
GA	County of Echols	Echols County, Georgia v. Purdue Pharma L.P., et al.	18-op-46204	N.D. Ohio (Federal)
GA	County of Effingham	Effingham County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45178	N.D. Ohio (Federal)
GA	County of Elbert	Elbert County, Georgia v. AmerisourceBergen Drug Corporation, et al.	18-op-45381	N.D. Ohio (Federal)
GA	County of Emanuel	Emanuel County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45209	N.D. Ohio (Federal)
GA	County of Evans	Evans County, Georgia v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45080	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
GA	County of Fannin	County of Fannin v. Rite Aid of Georgia, Inc., et al.	1:19-op-45269	N.D. Ohio (Federal)
GA	County of Fayette	Fayette County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45293	N.D. Ohio (Federal)
GA	County of Floyd	City of Rome, Floyd County, Chattooga County, Whitefield County and City of Cartersville v. Purdue Pharma L.P., et al.	1:18-op-45282	N.D. Ohio (Federal)
GA	County of Forsyth	Forsyth County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45420	N.D. Ohio (Federal)
GA	County of Fulton	County of Fulton v. Purdue Pharma L.P., et al.	18-op-45374	N.D. Ohio (Federal)
GA	County of Glascock	Glascock County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45175	N.D. Ohio (Federal)
GA	County of Glynn	<i>Glynn County, Georgia v. Purdue Pharma L.P., et al.</i>	18-op-46115	N.D. Ohio (Federal)
GA	County of Grady	Grady County, Georgia v. Purdue Pharma L.P., et al.	18-op-46338	N.D. Ohio (Federal)
GA	County of Greene	Greene County, Georgia v. Purdue Pharma L.P., et al.	19-op-45203	N.D. Ohio (Federal)
GA	County of Gwinnett	Gwinnett County, Georgia v. Purdue Pharma L.P., et al.	18-op-45758	N.D. Ohio (Federal)
GA	County of Habersham	Habersham County, Georgia v. AmerisourceBergen Drug Corporation, et al.	18-op-45559	N.D. Ohio (Federal)
GA	County of Hall	Hall County, Georgia v. AmerisourceBergen Drug Corporation, et al.	18-op-45286	N.D. Ohio (Federal)
GA	County of Hancock	Hancock County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45535	N.D. Ohio (Federal)
GA	County of Heard	Heard County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45130	N.D. Ohio (Federal)
GA	County of Henry	Henry County, Georgia v. Purdue Pharma L.P., et al.	18-op-46310	N.D. Ohio (Federal)
GA	County of Houston	Houston County v. Purdue Pharma L.P., et al.	18-op-45946	N.D. Ohio (Federal)
GA	County of Irwin	Irwin County, Georgia v. AmerisourceBergen Drug Corporation, et al.	18-op-45283	N.D. Ohio (Federal)
GA	County of Jackson	Jackson County , Georgia v. AmerisourceBergen Drug Corporation, et al.	18-op-45581	N.D. Ohio (Federal)
GA	County of Jasper	Jasper County, Georgia v. AmerisourceBergen Drug Corporation, et al.	18-op-45504	N.D. Ohio (Federal)
GA	County of Jeff Davis	Jeff Davis County, Georgia v. AmerisourceBergen Drug Corporation, et al.	18-op-45237	N.D. Ohio (Federal)
GA	County of Jefferson	Jefferson County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45201	N.D. Ohio (Federal)
GA	County of Johnson	Johnson County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45716	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
GA	County of Jones	Jones County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45424	N.D. Ohio (Federal)
GA	County of Lanier	Lanier County, Georgia v. Purdue Pharma L.P., et al.	18-op-46066	N.D. Ohio (Federal)
GA	County of Laurens	Laurens County, Georgia v. AmerisourceBergen Drug Corporation, et al.	18-op-45945	N.D. Ohio (Federal)
GA	County of Lee	Lee County, Georgia v. AmerisourceBergen Drug Corporation, et al.	18-op-46171	N.D. Ohio (Federal)
GA	County of Liberty	Liberty County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45200	N.D. Ohio (Federal)
GA	County of Lincoln	Lincoln County, Georgia v. AmerisourceBergen Drug Corporation, et al.	18-op-45508	N.D. Ohio (Federal)
GA	County of Long	Long County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45196	N.D. Ohio (Federal)
GA	County of Lowndes	Lowndes County, Georgia v. Purdue Pharma L.P., et al.	18-op-45835	N.D. Ohio (Federal)
GA	County of Lumpkin	Lumpkin County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45211	N.D. Ohio (Federal)
GA	County of Macon	The County of Macon, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45577	N.D. Ohio (Federal)
GA	County of Madison	Madison County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45296	N.D. Ohio (Federal)
GA	County of McDuffie	McDuffie County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45509	N.D. Ohio (Federal)
GA	County of McIntosh	McIntosh County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45173	N.D. Ohio (Federal)
GA	County of Meriwether	Meriwether County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45305	N.D. Ohio (Federal)
GA	County of Monroe	Monroe County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45672	N.D. Ohio (Federal)
GA	County of Montgomery	Montgomery County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45292	N.D. Ohio (Federal)
GA	County of Newton	Newton County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45578	N.D. Ohio (Federal)
GA	County of Oconee	Oconee County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45219	N.D. Ohio (Federal)
GA	County of Oglethorpe	Oglethorpe County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45262	N.D. Ohio (Federal)
GA	County of Peach	The County of Peach, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45579	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
GA	County of Pierce	Pierce County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46107	N.D. Ohio (Federal)
GA	County of Pike	Pike County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45179	N.D. Ohio (Federal)
GA	County of Polk	Polk County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45046	N.D. Ohio (Federal)
GA	County of Pulaski	Pulaski County, Georgia v. Purdue Pharma L.P., et al	1:19-op-45176	N.D. Ohio (Federal)
GA	County of Rabun	Rabun County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45177	N.D. Ohio (Federal)
GA	County of Randolph	Randolph County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45202	N.D. Ohio (Federal)
GA	County of Rockdale	Rockdale County, Georgia v. Purdue Pharma L.P., et al.	1:18-op-46296	N.D. Ohio (Federal)
GA	County of Schley	The County of Schley, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45580	N.D. Ohio (Federal)
GA	County of Screven	Screven County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45198	N.D. Ohio (Federal)
GA	County of Seminole	Seminole County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45181	N.D. Ohio (Federal)
GA	County of Spalding	Spalding County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45208	N.D. Ohio (Federal)
GA	County of Stephens	Stephens County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45195	N.D. Ohio (Federal)
GA	County of Sumter	Sumter County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45250	N.D. Ohio (Federal)
GA	County of Taliaferro	Taliaferro County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45562	N.D. Ohio (Federal)
GA	County of Tattnall	Tattnall County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45574	N.D. Ohio (Federal)
GA	County of Toombs	Toombs County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45576	N.D. Ohio (Federal)
GA	County of Towns	Towns County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45172	N.D. Ohio (Federal)
GA	County of Troup	Troup County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45715	N.D. Ohio (Federal)
GA	County of Twiggs	Twiggs County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45379	N.D. Ohio (Federal)
GA	County of Union	Union County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46284	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
GA	County of Walton	Walton County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45297	N.D. Ohio (Federal)
GA	County of Warren	Warren County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45425	N.D. Ohio (Federal)
GA	County of Washington	Washington County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45563	N.D. Ohio (Federal)
GA	County of Wayne	Wayne County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45204	N.D. Ohio (Federal)
GA	County of Whitefield	City of Rome, Floyd County, Chattooga County, Whitefield County and City of Cartersville v. Purdue Pharma L.P., et al.	1:18-op-45282	N.D. Ohio (Federal)
GA	County of Wilcox	The County of Wilcox, Georgia v. Purdue Pharma L.P., et al.	1:18-op-45506	N.D. Ohio (Federal)
GA	County of Wilkes	Wilkes County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45171	N.D. Ohio (Federal)
GA	County of Wilkinson	Wilkinson County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45671	N.D. Ohio (Federal)
GA	County of Worth	Worth County, Georgia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45602	N.D. Ohio (Federal)
GA	Dodge County Hospital Authority d/b/a Dodge County Hospital	Dodge County Hospital Authority d/b/a Dodge County Hospital v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45830	N.D. Ohio (Federal)
GA	Habersham County Medical Center	Habersham County Medical Center v. AmerisourceBergen Drug Corporation, et al.	18-op-46114	N.D. Ohio (Federal)
GA	Hospital Authority of Bainbridge and Decatur County	Hospital Authority of Bainbridge and Decatur County, Georgia v. AmerisourceBergen Drug Corporation, et al.	18-op-45382	N.D. Ohio (Federal)
GA	Hospital Authority of Baxley County and Appling County d/b/a Appling Health Care System	Hospital Authority of Baxley and Appling County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46157	N.D. Ohio (Federal)
GA	Hospital Authority of Bleckley County d/b/a Bleckley Memorial Hospital	Hospital Authority of Bleckley County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46170	N.D. Ohio (Federal)
GA	Macon-Bibb County (Unified Government)	<i>The Unified Government of Macon-Bibb</i> <i>County, Georgia v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45407	N.D. Ohio (Federal)
GA	Sheriff of Appling County (Sheriff Mark Melton)	Mark Melton in his official capacity as the Sheriff of Appling County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45307	N.D. Ohio (Federal)
GA	Sheriff of Baldwin County (Sheriff	William C. Massee, Jr. in his official capacity as the Sheriff of Baldwin County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45361	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
	William C. Massee, Jr.)			
GA	Sheriff of Bibb County (Sheriff David J. Davis)	David J. Davis, in his official capacity as Sheriff of Bibb County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45360	N.D. Ohio (Federal)
GA	Sheriff of Coffee County (Sheriff Doyle T. Wooten)	Doyle T. Wooten, in his official capacity as the Sheriff of Coffee County v. Purdue Pharma L.P., et al.	1:19-op-45145	N.D. Ohio (Federal)
GA	Sheriff of Crawford County (Sheriff Lewis S. Walker)	Lewis S. Walker, in his official capacity as the Sheriff of Crawford County v. Purdue Pharma L.P., et al.	19-op-45146	N.D. Ohio (Federal)
GA	Sheriff of Crisp County (Sheriff H.W. "Billy" Hancock)	H.W. "Billy" Hancock, in his official capacity as the Sheriff of Crisp County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45562	N.D. Ohio (Federal)
GA	Sheriff of Glynn County (Sheriff E. Neal Jump)	E. Neal Jump, in his official capacity as the Sheriff of Glynn County v. Purdue Pharma L.P., et al.	19-op-45155	N.D. Ohio (Federal)
GA	Sheriff of Harris County (Sheriff Mike Jolley)	Mike Jolley, in his official capacity as the Sheriff of Harris County v. Purdue Pharma L.P., et al.	1:19-op-45147	N.D. Ohio (Federal)
GA	Sheriff of Houston County (Sheriff Cullen Talton)	Cullen Talton in his official capacity as the Sheriff of Houston County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45308	N.D. Ohio (Federal)
GA	Sheriff of Jeff Davis County (Sheriff Preston Bohannon)	Preston Bohannon, in his official capacity as the Sheriff of Jeff Davis County v. Purdue Pharma L.P., et al.	1:19-op-45161	N.D. Ohio (Federal)
GA	Sheriff of Jones County (Sheriff R.N. "Butch" Reece)	R.N. "Butch" Reece, in his official capacity as the Sheriff of Jones County v. Purdue Pharma L.P., et al.	1:19-op-45162	N.D. Ohio (Federal)
GA	Sheriff of Laurens County (Sheriff Larry H. Dean)	Larry H. Dean, in his official capacity as the Sheriff of Laurens County v. Purdue Pharma L.P., et al.	1:19-op-45163	N.D. Ohio (Federal)
GA	Sheriff of Meriwether County (Sheriff Chuck Smith)	Chuck Smith in his official capacity as the Sheriff of Meriwether County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45306	N.D. Ohio (Federal)
GA	Sheriff of Murray County (Sheriff Gary Langford)	Gary Langford, in his official capacity as the Sheriff of Murray County v. Purdue Pharma L.P., et al.	1:19-op-45164	N.D. Ohio (Federal)
GA	Sheriff of Oconee County (Sheriff Scott R. Berry)	Scott R. Berry, in his official capacity as the Sheriff of Oconee County v. Purdue Pharma L.P., et al.	1:19-op-45165	N.D. Ohio (Federal)
GA	Sheriff of Peach County (Sheriff Terry Deese)	Terry Deese in his official capacity as the Sheriff of Peach County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45314	N.D. Ohio (Federal)
GA	Sheriff of Pierce County (Sheriff Ramsey Bennett)	Ramsey Bennett, in his official capacity as the Sheriff of Pierce County v. Purdue Pharma L.P., et al.	1:19-op-45166	N.D. Ohio (Federal)
GA	Sheriff of Screven County (Sheriff Mike Kile)	Mike Kile, in his official capacity as the Sheriff of Screven County v. Purdue Pharma L.P., et al.	1:19-op-45167	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
GA	Sheriff of Telfair County (Sheriff Chris Steverson)	Chris Steverson in his official capacity as the Sheriff of Telfair County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45313	N.D. Ohio (Federal)
GA	Sheriff of Tift County (Sheriff Gene Scarbrough)	Gene Scarbrough, in his official capacity as the Sheriff of Tift County v. Purdue Pharma L.P., et al.	1:19-op-45168	N.D. Ohio (Federal)
GA	Sheriff of Ware County (Sheriff Randy F. Royal)	Randy F. Royal, in his official capacity as the Sheriff of Ware County v. Purdue Pharma L.P., et al.	1:19-op-45169	N.D. Ohio (Federal)
GA	Sheriff of Wayne County (Sheriff John G. Carter)	John G. Carter, in his official capacity as the Sheriff of Wayne County v. Purdue Pharma L.P., et al.	1:19-op-45170	N.D. Ohio (Federal)
GA	The Candler County Hospital Authority	<i>The Candler County Hospital Authority v.</i> <i>AmerisourceBergen Drug Corporation, et</i> <i>al.</i>	1:18-op-45167	N.D. Ohio (Federal)
GA	The Hospital Authority of Valdosta County and Lowndes County d/b/a South Georgia Medical Center	The Hospital Authority of Valdosta and Lowndes County, Georgia d/b/a South Georgia Medical Center v. Purdue Pharma L.P., et al.	1:19-op-45133	N.D. Ohio (Federal)
GA	The Hospital Authority of Wayne County	The Hospital Authority of Wayne County, Georgia v. Purdue Pharma L.P., et al.	1:19-op-45278	N.D. Ohio (Federal)
HI	County of Hawai'i	<i>County of Hawai'i v. Purdue Pharma L.P., et al.</i>	1:20-op-45014	N.D. Ohio (Federal)
HI	County of Kaua'i	County of Kaua'i v. Purdue Pharma L.P., et al.	1:19-op-45862	N.D. Ohio (Federal)
IA	County of Adair	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
IA	County of Adams	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton	1:18-op-45122	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.		
IA	County of Allamakee	<i>Allamakee County v. Purdue Pharma L.P., et al.</i>	1:18-op-45983	N.D. Ohio (Federal)
ΙΑ	County of Appanoose	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
IA	County of Audubon	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
IA	County of Benton	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and	1:18-op-45122	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Winneshiek County v. Purdue Pharma L.P., et al.		
IA	County of Black Hawk	Black Hawk County, Des Moines County, Harrison County, Howard County, Jasper County, Lyon County, Mills County, Tama County, Union County, and Worth County v. Purdue Pharma L.P., et al.	1:18-op-45303	N.D. Ohio (Federal)
IA	County of Bremer	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
ΙΑ	County of Buchanan	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
IA	County of Buena Vista	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County,	1:18-op-45122	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.		
ΙΑ	County of Calhoun	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
ΙΑ	County of Carroll	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
ΙΑ	County of Cedar	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and	1:18-op-45122	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Winneshiek County v. Purdue Pharma L.P., et al.		
IA	County of Cerro Gordo	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
ΙΑ	County of Cherokee	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
ΙΑ	County of Chickasaw	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
ΙΑ	County of Clay	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
IA	County of Clayton	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County,	1:18-op-45122	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.		
ΙΑ	County of Clinton	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
ΙΑ	County of Dallas	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
IA	County of Delaware	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt	1:18-op-45122	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.		
IA	County of Des Moines	Black Hawk County, Des Moines County, Harrison County, Howard County, Jasper County, Lyon County, Mills County, Tama County, Union County, and Worth County v. Purdue Pharma L.P., et al.	1:18-op-45303	N.D. Ohio (Federal)
ΙΑ	County of Emmet	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
ΙΑ	County of Fayette	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
ΙΑ	County of Fremont	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
IA	County of Hamilton	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County,	1:18-op-45122	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.		
IA	County of Hancock	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
IA	County of Hardin	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
IA	County of Harrison	Black Hawk County, Des Moines County, Harrison County, Howard County, Jasper County, Lyon County, Mills County, Tama County, Union County, and Worth County v. Purdue Pharma L.P., et al.	1:18-op-45303	N.D. Ohio (Federal)
IA	County of Henry	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County,	1:21-op-45051	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Winnebago County, and Wright County v.		
IA	County of Howard	Allergan plc, et al. Black Hawk County, Des Moines County, Harrison County, Howard County, Jasper County, Lyon County, Mills County, Tama County, Union County, and Worth County v. Purdue Pharma L.P., et al.	1:18-op-45303	N.D. Ohio (Federal)
ΙΑ	County of Humboldt	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Mitchell County, Pottawattamie County, Plymouth County, Pottawattamie County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
ΙΑ	County of Ida	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
IA	County of Jasper	Black Hawk County, Des Moines County, Harrison County, Howard County, Jasper County, Lyon County, Mills County, Tama County, Union County, and Worth County v. Purdue Pharma L.P., et al.	1:18-op-45303	N.D. Ohio (Federal)
IA	County of Johnson	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and	1:18-op-45122	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Winneshiek County v. Purdue Pharma L.P., et al.		
IA	County of Jones	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
ΙΑ	County of Keokuk	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
IA	County of Lee	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
IA	County of Lyon	Black Hawk County, Des Moines County, Harrison County, Howard County, Jasper County, Lyon County, Mills County, Tama County, Union County, and Worth County v. Purdue Pharma L.P., et al.	1:18-op-45303	N.D. Ohio (Federal)
ΙΑ	County of Madison	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
ΙΑ	County of Mahaska	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
ΙΑ	County of Marion	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
IA	County of Mills	Black Hawk County, Des Moines County, Harrison County, Howard County, Jasper County, Lyon County, Mills County, Tama County, Union County, and Worth County v. Purdue Pharma L.P., et al.	1:18-op-45303	N.D. Ohio (Federal)
ΙΑ	County of Mitchell	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and	1:18-op-45122	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Winneshiek County v. Purdue Pharma L.P., et al.		
IA	County of Monroe	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
IA	County of Montgomery	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
ΙΑ	County of Muscatine	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
IA	County of O'Brien	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt	1:18-op-45122	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.		
IA	County of Osceola	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
ΙΑ	County of Plymouth	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
IA	County of Pocahontas	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
IA	County of Polk	Polk County v. Purdue Pharma L.P., et al.	1:18-op-45116	N.D. Ohio (Federal)
IA	County of Pottawattamie	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware	1:18-op-45122	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.		
IA	County of Poweshiek	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
ΙΑ	County of Sac	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma	1:18-op-45122	N.D. Ohio (Federal)
IA	County of Scott	L.P., et al. Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Mitchell County, Pottawattamie County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and	1:18-op-45122	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Winneshiek County v. Purdue Pharma L.P., et al.		
IA	County of Shelby	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
ΙΑ	County of Sioux	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
IA	County of Tama	Black Hawk County, Des Moines County, Harrison County, Howard County, Jasper County, Lyon County, Mills County, Tama County, Union County, and Worth County v. Purdue Pharma L.P., et al.	1:18-op-45303	N.D. Ohio (Federal)
ΙΑ	County of Taylor	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Hamilton County, Hardin County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Montgomery County, O'Brien County, Plymouth County, Pottawattamie County,	1:18-op-45122	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.		
IA	County of Union	Black Hawk County, Des Moines County, Harrison County, Howard County, Jasper County, Lyon County, Mills County, Tama County, Union County, and Worth County v. Purdue Pharma L.P., et al.	1:18-op-45303	N.D. Ohio (Federal)
ΙΑ	County of Webster	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
IA	County of Winnebago	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County, Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.	1:21-op-45051	N.D. Ohio (Federal)
ΙΑ	County of Winneshiek	Adair County, Adams County, Audubon County, Benton County, Bremer County, Buchanan County, Buena Vista County, Calhoun County, Carroll County, Cedar County, Clay County, Clayton County, Clinton County, Dallas County, Delaware County, Fayette County, Hamilton County, Hardin County, Humboldt County, Johnson County, Humboldt County, Johnson County, Lee County, Mahaska County, Marion County, Mitchell County, Monroe County, Mitchell County, Pottawattamie County, Plymouth County, Pottawattamie County, Sac County, Scott County, Shelby County, Sioux County, Taylor County, and Winneshiek County v. Purdue Pharma L.P., et al.	1:18-op-45122	N.D. Ohio (Federal)
IA	County of Worth	Black Hawk County, Des Moines County, Harrison County, Howard County, Jasper County, Lyon County, Mills County, Tama County, Union County, and Worth County v. Purdue Pharma L.P., et al.	1:18-op-45303	N.D. Ohio (Federal)
IA	County of Wright	Appanoose County, Cerro Gordo County, Cherokee County, Chickasaw County,	1:21-op-45051	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Emmet County, Fremont County, Hancock County, Henry County, Ida County, Jones County, Keokuk County, Madison County, Muscatine County, Osceola County, Pocahontas County, Poweshiek County, Webster County, Winnebago County, and Wright County v. Allergan plc, et al.		
ID	City of Boise	City of Boise v. Purdue Pharma L.P., et al.	1:18-op-46289	N.D. Ohio (Federal)
ID	City of Cubbuck	<i>City of Cubbuck v. Purdue Pharma L.P., et al.</i>	1:19-op-45729	N.D. Ohio (Federal)
ID	City of Pocatello	<i>City of Pocatello v. Purdue Pharma L.P., et al.</i>	1:19-op-45578	N.D. Ohio (Federal)
ID	City of Preston	City of Preston v. Purdue Pharma L.P., et al.	1:19-op-45067	N.D. Ohio (Federal)
ID	City of Twin Falls	<i>City of Twin Falls v. Purdue Pharma L.P., et al.</i>	1:19-op-45743	N.D. Ohio (Federal)
ID	County of Ada	Ada County v. Purdue Pharma L.P., et al.	1:19-op-45775	N.D. Ohio (Federal)
ID	County of Adams	Adams County, Blaine County, Boise County, Bonneville County, Caribou County, Cassia County, Elmore County, Latah County, Minidoka County, Owyhee County and Payette County v. Purdue Pharma L.P., et al.	1:18-op-46062	N.D. Ohio (Federal)
ID	County of Bannock	Bannock County v. Purdue Pharma L.P., et al.	1:19-op-45359	N.D. Ohio (Federal)
ID	County of Bingham	Bingham County v. Purdue Pharma L.P., et al.	1:19-op-45758	N.D. Ohio (Federal)
ID	County of Blaine	Adams County, Blaine County, Boise County, Bonneville County, Caribou County, Cassia County, Elmore County, Latah County, Minidoka County, Owyhee County and Payette County v. Purdue Pharma L.P., et al.	1:18-op-46062	N.D. Ohio (Federal)
ID	County of Boise	Adams County, Blaine County, Boise County, Bonneville County, Caribou County, Cassia County, Elmore County, Latah County, Minidoka County, Owyhee County and Payette County v. Purdue Pharma L.P., et al.	1:18-op-46062	N.D. Ohio (Federal)
ID	County of Bonneville	Adams County, Blaine County, Boise County, Bonneville County, Caribou County, Cassia County, Elmore County, Latah County, Minidoka County, Owyhee County and Payette County v. Purdue Pharma L.P., et al.	1:18-op-46062	N.D. Ohio (Federal)
ID	County of Camas	Camas County, Idaho v. Purdue Pharma L.P., et al.	1:19-op-45407	N.D. Ohio (Federal)
ID	County of Canyon	Canyon County v. Purdue Pharma L.P., et al.	1:18-op-46277	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
ID	County of Caribou	Adams County, Blaine County, Boise County, Bonneville County, Caribou County, Cassia County, Elmore County, Latah County, Minidoka County, Owyhee County and Payette County v. Purdue Pharma L.P., et al.	1:18-op-46062	N.D. Ohio (Federal)
ID	County of Cassia	Adams County, Blaine County, Boise County, Bonneville County, Caribou County, Cassia County, Elmore County, Latah County, Minidoka County, Owyhee County and Payette County v. Purdue Pharma L.P., et al.	1:18-op-46062	N.D. Ohio (Federal)
ID	County of Elmore	Adams County, Blaine County, Boise County, Bonneville County, Caribou County, Cassia County, Elmore County, Latah County, Minidoka County, Owyhee County and Payette County v. Purdue Pharma L.P., et al.	1:18-op-46062	N.D. Ohio (Federal)
ID	County of Gooding	Gooding County, Idaho v. Purdue Pharma L.P., et al.	1:19-op-45404	N.D. Ohio (Federal)
ID	County of Latah	Adams County, Blaine County, Boise County, Bonneville County, Caribou County, Cassia County, Elmore County, Latah County, Minidoka County, Owyhee County and Payette County v. Purdue Pharma L.P., et al.	1:18-op-46062	N.D. Ohio (Federal)
ID	County of Minidoka	Adams County, Blaine County, Boise County, Bonneville County, Caribou County, Cassia County, Elmore County, Latah County, Minidoka County, Owyhee County and Payette County v. Purdue Pharma L.P., et al.	1:18-op-46062	N.D. Ohio (Federal)
ID	County of Owyhee	Adams County, Blaine County, Boise County, Bonneville County, Caribou County, Cassia County, Elmore County, Latah County, Minidoka County, Owyhee County and Payette County v. Purdue Pharma L.P., et al.	1:18-op-46062	N.D. Ohio (Federal)
ID	County of Payette	Adams County, Blaine County, Boise County, Bonneville County, Caribou County, Cassia County, Elmore County, Latah County, Minidoka County, Owyhee County and Payette County v. Purdue Pharma L.P., et al.	1:18-op-46062	N.D. Ohio (Federal)
ID	County of Twin Falls	Twin Falls County, Idaho v. Purdue Pharma L.P., et al.	1:19-op-45828	N.D. Ohio (Federal)
IL	Board of Education of East Aurora, School District 131	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools,	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, South Portland School District, Scarborol District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
IL	Board of Education of Joliet Township High School, District 204	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Fittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
IL	Board of Education of Thornton Fractional Township High Schools, District 215	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Menifee County Public Schools, Menifee Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva		
IL	Board of Education of Thornton Township High Schools, District 205	Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, South Portland School District, St. George	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
IL	City of Berwyn	Village of Melrose Park, Village of Bellwood, Village of Berkeley, City of Berwyn, City of Chicago Heights, Village of Hillside, City of Northlake, Village of Oak Lawn, City of Pekin, Village of River Forest, And Village of Tinley Park v. Purdue Pharma L.P., et al.	1:18-op-46312	N.D. Ohio (Federal)
IL	City of Chicago	City of Chicago v. Purdue Pharma L.P., et al.	1:14-cv-04361	N.D. Illinois (Federal)
IL	City of Chicago Heights	Village of Melrose Park, Village of Bellwood, Village of Berkeley, City of Berwyn, City of Chicago Heights, Village of Hillside, City of Northlake, Village of Oak Lawn, City of Pekin, Village of River Forest, And Village of Tinley Park v. Purdue Pharma L.P., et al.	1:18-op-46312	N.D. Ohio (Federal)
IL	City of Granite City	City of Granite City, IL v. AmerisourceBergen Drug Corporation, et al.	2018-L-010351	MDL - In re Opioid Litigation (IL - Circuit Court of Cook County) (State MDL)
IL	City of Harrisburg	City of Harrisburg, Illinois v. Purdue Pharma L.P., et al.	1:18-op-45594	N.D. Ohio (Federal)
IL	City of Harvey	City of Harvey, Village of Broadview, Village of Chicago Ridge, Village of Dolton, Village of Hoffman Estates, Village of Maywood, Village of Merrionette Park, Village of North Riverside, Village of Orland Park, City of Peoria, Village of Posen, Village of River Grove, Village of Stone Park, and Orland Fire Protection District v. Purdue Pharma L.P., et al.	1:18-op-46335	N.D. Ohio (Federal)
IL	City of Herrin	City of Herrin, Illinois, a home rule unit v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45192	N.D. Ohio (Federal)
IL	City of Kankakee	Village of Addison, Village of Bensenville, Village of Bolingbrook, Village of Forest Park, Village of Franklin Park, Village of Harwood Heights, City of Kankakee, Village of La Grange Park, Village of McCook, Village of Oak Park, Village of Riverside, Village of Schiller Park, City of	1:21-op-45018	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Streator v. Teva Pharmaceuticals USA, Inc., et al.		
IL	City of Marion	City of Marion, Illinois v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45215	N.D. Ohio (Federal)
IL	City of Metropolis	City of Metropolis, Illinois v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45537	N.D. Ohio (Federal)
IL	City of Northlake	Village of Melrose Park, Village of Bellwood, Village of Berkeley, City of Berwyn, City of Chicago Heights, Village of Hillside, City of Northlake, Village of Oak Lawn, City of Pekin, Village of River Forest, And Village of Tinley Park v. Purdue Pharma L.P., et al.	1:18-op-46312	N.D. Ohio (Federal)
IL	City of Pekin	Village of Melrose Park, Village of Bellwood, Village of Berkeley, City of Berwyn, City of Chicago Heights, Village of Hillside, City of Northlake, Village of Oak Lawn, City of Pekin, Village of River Forest, And Village of Tinley Park v. Purdue Pharma L.P., et al.	1:18-op-46312	N.D. Ohio (Federal)
IL	City of Peoria	City of Harvey, Village of Broadview, Village of Chicago Ridge, Village of Dolton, Village of Hoffman Estates, Village of Maywood, Village of Merrionette Park, Village of North Riverside, Village of Orland Park, City of Peoria, Village of Posen, Village of River Grove, Village of Stone Park, and Orland Fire Protection District v. Purdue Pharma L.P., et al.	1:18-op-46335	N.D. Ohio (Federal)
IL	City of Princeton	City of Princeton, Illinois v. Purdue Pharma L.P., et al.	1:18-op-45599	N.D. Ohio (Federal)
IL	City of Rockford	City of Rockford v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45309	N.D. Ohio (Federal)
IL	City of Streator	Village of Addison, Village of Bensenville, Village of Bolingbrook, Village of Forest Park, Village of Franklin Park, Village of Harwood Heights, City of Kankakee, Village of La Grange Park, Village of McCook, Village of Oak Park, Village of Riverside, Village of Schiller Park, City of Streator v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45018	N.D. Ohio (Federal)
IL	City of West Frankfort	City of West Frankfort, Illinois v. Teva Pharmaceutical Industries Ltd., et al.	1:20-op-45191	N.D. Ohio (Federal)
IL	County of Alexander	The People of the State of Illinois, the People of Alexander County, and County of Alexander v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45050	N.D. Ohio (Federal)
IL	County of Bond	<i>The People of the State of Illinois, The</i> <i>People of Bond County, and County of</i>	1:18-op-45004	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Bond v. AmerisourceBergen Drug Corporation, et al.		
IL	County of Calhoun	The People of the State of Illinois, The People of Calhoun County, and County of Calhoun v. Purdue Pharma L.P., et al.	1:18-op-46294	N.D. Ohio (Federal)
IL	County of Christian	The People of the State of Illinois, The People of Christian County, and County of Christian v. AmerisourceBergen Drug Corporation, et al.	17-op-45078	N.D. Ohio (Federal)
IL	County of Coles	The People of the State of Illinois, The People of Coles County, and County of Coles v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45138	N.D. Ohio (Federal)
IL	County of Edwards	The People of The State of Illinois, The People of Edwards County, and The County of Edwards v. AmerisourceBergen Drug Corporation, et al.	18-op-45049	N.D. Ohio (Federal)
IL	County of Effingham	The People of The State of Illinois, The People of Effingham County, and The County of Effingham v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45499	N.D. Ohio (Federal)
IL	County of Franklin	The People of the State of Illinois, The People of Franklin County, and County of Franklin v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45194	N.D. Ohio (Federal)
IL	County of Gallatin	The People of the State of Illinois, The People of Gallatin County, and County of Gallatin v. AmerisourceBergen Drug Corporation, et al.	17-op-45152	N.D. Ohio (Federal)
IL	County of Hamilton	The People of the State of Illinois, The People of Hamilton County, and County of Hamilton v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45157	N.D. Ohio (Federal)
IL	County of Hardin	The People of the State of Illinois, The People of Hardin County, and County of Hardin v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45003	N.D. Ohio (Federal)
IL	County of Jasper	The People of The State of Illinois, The People of Jasper County, and The County of Jasper v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45026	N.D. Ohio (Federal)
IL	County of Jefferson	The People of The State of Illinois, The People of Jefferson County, and The County of Jefferson v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45539	N.D. Ohio (Federal)
IL	County of Jersey	The People of the State of Illinois, The People of Jersey County, and Jersey County v. Purdue Pharma L.P., et al.	2018-L-003908	MDL - In re Opioid Litigation (IL - Circuit Court of Cook

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				County) (State MDL)
IL	County of Johnson	The People of the State of Illinois, The People of Johnson County and County of Johnson v. Purdue Pharma L.P., et al.	1:18-op-46148	N.D. Ohio (Federal)
IL	County of LaSalle	The People of the State of Illinois and LaSalle County, Illinois v. Purdue Pharma L.P., et al.	2019-L-008722	MDL - In re Opioid Litigation (IL - Circuit Court of Cook County) (State MDL)
IL	County of Lawrence	The People of The State of Illinois, The People of Lawrence County, and The County of Lawrence v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45518	N.D. Ohio (Federal)
IL	County of Lee	The People of The State of Illinois, The People of Lee County, and The County of Lee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45606	N.D. Ohio (Federal)
IL	County of Livingston	The People of The State of Illinois, The People of Livingston County, and The County of Livingston v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45527	N.D. Ohio (Federal)
IL	County of Marion	The People of The State of Illinois, The People of Marion County, and The County of Marion v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45532	N.D. Ohio (Federal)
IL	County of Massac	The People of The State of Illinois, The People of Massac County, and The County of Massac v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45519	N.D. Ohio (Federal)
IL	County of McLean	The People of the State of Illinois and McLean County, Illinois v. Purdue Pharma L.P., et al.	2019-L-013365	MDL - In re Opioid Litigation (IL - Circuit Court of Cook County) (State MDL)
IL	County of Pulaski	The People of the State of Illinois, The People of Pulaski County, and County of Pulaski v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45158	N.D. Ohio (Federal)
IL	County of Saline	The People of The State of Illinois, The People of Saline County, and The County of Saline v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45528	N.D. Ohio (Federal)
IL	County of Sangamon	The People of the State Of Illinois, The People of Sangamon County, and County	1:20-op-45154	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		of Sangamon v. Teva Pharmaceuticals USA, Inc., et al.		
IL	County of Schuyler	The People of The State of Illinois, The People of Schuyler County, and The County of Schuyler v. Purdue Pharma L.P., et al.	1:18-op-46147	N.D. Ohio (Federal)
IL	County of Shelby	The People of The State of Illinois, The People of Shelby County, and The County of Shelby v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45007	N.D. Ohio (Federal)
IL	County of Union	The People of the State of Illinois, The People of Union County, and Union County v. Purdue Pharma L.P., et al.	1:19-op-45286	N.D. Ohio (Federal)
IL	County of Wabash	The People of the State of Illinois, The People of Wabash County, and County of Wabash v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45103	N.D. Ohio (Federal)
IL	County of Washington	The People of the State of Illinois, The People of Washington County, and Washington County v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45151	N.D. Ohio (Federal)
IL	County of White	The People of The State of Illinois, The People of White County, and The County of White v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45024	N.D. Ohio (Federal)
IL	County of Winnebago	The People of the State of Illinois, The People of Winnebago County, and the County of Winnebago v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45310	N.D. Ohio (Federal)
IL	Illinois Public Risk Fund	Illinois Public Risk Fund v. Purdue Pharma L.P., et al.	2019 CH 05847	IL - Circuit Court of Cook County (State)
IL	Orland Fire Protection District	City of Harvey, Village of Broadview, Village of Chicago Ridge, Village of Dolton, Village of Hoffman Estates, Village of Maywood, Village of Merrionette Park, Village of North Riverside, Village of Orland Park, City of Peoria, Village of Posen, Village of River Grove, Village of Stone Park, and Orland Fire Protection District v. Purdue Pharma L.P., et al.	1:18-op-46335	N.D. Ohio (Federal)
IL	The Board of Education of the City of Chicago, School District No. 299	The Board of Education of the City of Chicago, School District No. 299 ("Chicago Public Schools") v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46042	N.D. Ohio (Federal)
IL	Village of Addison	Village of Addison, Village of Bensenville, Village of Bolingbrook, Village of Forest Park, Village of Franklin Park, Village of	1:21-op-45018	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Harwood Heights, City of Kankakee, Village of La Grange Park, Village of McCook, Village of Oak Park, Village of Riverside, Village of Schiller Park, City of Streator v. Teva Pharmaceuticals USA, Inc., et al.		
IL	Village of Bellwood	Village of Melrose Park, Village of Bellwood, Village of Berkeley, City of Berwyn, City of Chicago Heights, Village of Hillside, City of Northlake, Village of Oak Lawn, City of Pekin, Village of River Forest, And Village of Tinley Park v. Purdue Pharma L.P., et al.	1:18-op-46312	N.D. Ohio (Federal)
IL	Village of Bensenville	Village of Addison, Village of Bensenville, Village of Bolingbrook, Village of Forest Park, Village of Franklin Park, Village of Harwood Heights, City of Kankakee, Village of La Grange Park, Village of McCook, Village of Oak Park, Village of Riverside, Village of Schiller Park, City of Streator v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45018	N.D. Ohio (Federal)
IL	Village of Berkeley	Village of Melrose Park, Village of Bellwood, Village of Berkeley, City of Berwyn, City of Chicago Heights, Village of Hillside, City of Northlake, Village of Oak Lawn, City of Pekin, Village of River Forest, And Village of Tinley Park v. Purdue Pharma L.P., et al.	1:18-op-46312	N.D. Ohio (Federal)
IL	Village of Bolingbrook	Village of Addison, Village of Bensenville, Village of Bolingbrook, Village of Forest Park, Village of Franklin Park, Village of Harwood Heights, City of Kankakee, Village of La Grange Park, Village of McCook, Village of Oak Park, Village of Riverside, Village of Schiller Park, City of Streator v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45018	N.D. Ohio (Federal)
IL	Village of Broadview	City of Harvey, Village of Broadview, Village of Chicago Ridge, Village of Dolton, Village of Hoffman Estates, Village of Maywood, Village of Merrionette Park, Village of North Riverside, Village of Orland Park, City of Peoria, Village of Posen, Village of River Grove, Village of Stone Park, and Orland Fire Protection District v. Purdue Pharma L.P., et al.	1:18-op-46335	N.D. Ohio (Federal)
IL	Village of Chicago Ridge	City of Harvey, Village of Broadview, Village of Chicago Ridge, Village of Dolton, Village of Hoffman Estates, Village of Maywood, Village of Merrionette Park, Village of North	1:18-op-46335	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Riverside, Village of Orland Park, City of Peoria, Village of Posen, Village of River Grove, Village of Stone Park, and Orland Fire Protection District v. Purdue Pharma L.P., et al.		
IL	Village of Dolton	City of Harvey, Village of Broadview, Village of Chicago Ridge, Village of Dolton, Village of Hoffman Estates, Village of Maywood, Village of Merrionette Park, Village of North Riverside, Village of Orland Park, City of Peoria, Village of Posen, Village of River Grove, Village of Stone Park, and Orland Fire Protection District v. Purdue Pharma L.P., et al.	1:18-op-46335	N.D. Ohio (Federal)
IL	Village of Forest Park	Village of Addison, Village of Bensenville, Village of Bolingbrook, Village of Forest Park, Village of Franklin Park, Village of Harwood Heights, City of Kankakee, Village of La Grange Park, Village of McCook, Village of Oak Park, Village of Riverside, Village of Schiller Park, City of Streator v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45018	N.D. Ohio (Federal)
IL	Village of Franklin Park	Village of Addison, Village of Bensenville, Village of Bolingbrook, Village of Forest Park, Village of Franklin Park, Village of Harwood Heights, City of Kankakee, Village of La Grange Park, Village of McCook, Village of Oak Park, Village of Riverside, Village of Schiller Park, City of Streator v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45018	N.D. Ohio (Federal)
IL	Village of Harwood Heights	Village of Addison, Village of Bensenville, Village of Bolingbrook, Village of Forest Park, Village of Franklin Park, Village of Harwood Heights, City of Kankakee, Village of La Grange Park, Village of McCook, Village of Oak Park, Village of Riverside, Village of Schiller Park, City of Streator v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45018	N.D. Ohio (Federal)
IL	Village of Hillside	Village of Melrose Park, Village of Bellwood, Village of Berkeley, City of Berwyn, City of Chicago Heights, Village of Hillside, City of Northlake, Village of Oak Lawn, City of Pekin, Village of River Forest, And Village of Tinley Park v. Purdue Pharma L.P., et al.	1:18-op-46312	N.D. Ohio (Federal)
IL	Village of Hoffman Estates	City of Harvey, Village of Broadview, Village of Chicago Ridge, Village of Dolton, Village of Hoffman Estates, Village of Maywood, Village of	1:18-op-46335	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Merrionette Park, Village of North Riverside, Village of Orland Park, City of Peoria, Village of Posen, Village of River Grove, Village of Stone Park, and Orland Fire Protection District v. Purdue Pharma L.P., et al.		
IL	Village of La Grange Park	Village of Addison, Village of Bensenville, Village of Bolingbrook, Village of Forest Park, Village of Franklin Park, Village of Harwood Heights, City of Kankakee, Village of La Grange Park, Village of McCook, Village of Oak Park, Village of Riverside, Village of Schiller Park, City of Streator v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45018	N.D. Ohio (Federal)
IL	Village of Maywood	City of Harvey, Village of Broadview, Village of Chicago Ridge, Village of Dolton, Village of Hoffman Estates, Village of Maywood, Village of Merrionette Park, Village of North Riverside, Village of Orland Park, City of Peoria, Village of Posen, Village of River Grove, Village of Stone Park, and Orland Fire Protection District v. Purdue Pharma L.P., et al.	1:18-op-46335	N.D. Ohio (Federal)
IL	Village of McCook	Village of Addison, Village of Bensenville, Village of Bolingbrook, Village of Forest Park, Village of Franklin Park, Village of Harwood Heights, City of Kankakee, Village of La Grange Park, Village of McCook, Village of Oak Park, Village of Riverside, Village of Schiller Park, City of Streator v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45018	N.D. Ohio (Federal)
IL	Village of Melrose Park	Village of Melrose Park, Village of Bellwood, Village of Berkeley, City of Berwyn, City of Chicago Heights, Village of Hillside, City of Northlake, Village of Oak Lawn, City of Pekin, Village of River Forest, And Village of Tinley Park v. Purdue Pharma L.P., et al.	1:18-op-46312	N.D. Ohio (Federal)
IL	Village of Merrionette Park	City of Harvey, Village of Broadview, Village of Chicago Ridge, Village of Dolton, Village of Hoffman Estates, Village of Maywood, Village of Merrionette Park, Village of North Riverside, Village of Orland Park, City of Peoria, Village of Posen, Village of River Grove, Village of Stone Park, and Orland Fire Protection District v. Purdue Pharma L.P., et al.	1:18-op-46335	N.D. Ohio (Federal)
IL	Village of North Riverside	City of Harvey, Village of Broadview, Village of Chicago Ridge, Village of	1:18-op-46335	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Dolton, Village of Hoffman Estates, Village of Maywood, Village of Merrionette Park, Village of North Riverside, Village of Orland Park, City of Peoria, Village of Posen, Village of River Grove, Village of Stone Park, and Orland Fire Protection District v. Purdue Pharma L.P., et al.		
IL	Village of Oak Lawn	Village of Melrose Park, Village of Bellwood, Village of Berkeley, City of Berwyn, City of Chicago Heights, Village of Hillside, City of Northlake, Village of Oak Lawn, City of Pekin, Village of River Forest, And Village of Tinley Park v. Purdue Pharma L.P., et al.	1:18-op-46312	N.D. Ohio (Federal)
IL	Village of Oak Park	Village of Addison, Village of Bensenville, Village of Bolingbrook, Village of Forest Park, Village of Franklin Park, Village of Harwood Heights, City of Kankakee, Village of La Grange Park, Village of McCook, Village of Oak Park, Village of Riverside, Village of Schiller Park, City of Streator v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45018	N.D. Ohio (Federal)
IL	Village of Orland Park	City of Harvey, Village of Broadview, Village of Chicago Ridge, Village of Dolton, Village of Hoffman Estates, Village of Maywood, Village of Merrionette Park, Village of North Riverside, Village of Orland Park, City of Peoria, Village of Posen, Village of River Grove, Village of Stone Park, and Orland Fire Protection District v. Purdue Pharma L.P., et al.	1:18-op-46335	N.D. Ohio (Federal)
IL	Village of Posen	City of Harvey, Village of Broadview, Village of Chicago Ridge, Village of Dolton, Village of Hoffman Estates, Village of Maywood, Village of Merrionette Park, Village of North Riverside, Village of Orland Park, City of Peoria, Village of Posen, Village of River Grove, Village of Stone Park, and Orland Fire Protection District v. Purdue Pharma L.P., et al.	1:18-op-46335	N.D. Ohio (Federal)
IL	Village of River Forest	Village of Melrose Park, Village of Bellwood, Village of Berkeley, City of Berwyn, City of Chicago Heights, Village of Hillside, City of Northlake, Village of Oak Lawn, City of Pekin, Village of River Forest, And Village of Tinley Park v. Purdue Pharma L.P., et al.	1:18-op-46312	N.D. Ohio (Federal)
IL	Village of River Grove	City of Harvey, Village of Broadview, Village of Chicago Ridge, Village of	1:18-op-46335	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Dolton, Village of Hoffman Estates, Village of Maywood, Village of Merrionette Park, Village of North Riverside, Village of Orland Park, City of Peoria, Village of Posen, Village of River Grove, Village of Stone Park, and Orland Fire Protection District v. Purdue Pharma L.P., et al.		
IL	Village of Riverside	Village of Addison, Village of Bensenville, Village of Bolingbrook, Village of Forest Park, Village of Franklin Park, Village of Harwood Heights, City of Kankakee, Village of La Grange Park, Village of McCook, Village of Oak Park, Village of Riverside, Village of Schiller Park, City of Streator v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45018	N.D. Ohio (Federal)
IL	Village of Schiller Park	Village of Addison, Village of Bensenville, Village of Bolingbrook, Village of Forest Park, Village of Franklin Park, Village of Harwood Heights, City of Kankakee, Village of La Grange Park, Village of McCook, Village of Oak Park, Village of Riverside, Village of Schiller Park, City of Streator v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45018	N.D. Ohio (Federal)
IL	Village of Stone Park	City of Harvey, Village of Broadview, Village of Chicago Ridge, Village of Dolton, Village of Hoffman Estates, Village of Maywood, Village of Merrionette Park, Village of North Riverside, Village of Orland Park, City of Peoria, Village of Posen, Village of River Grove, Village of Stone Park, and Orland Fire Protection District v. Purdue Pharma L.P., et al.	1:18-op-46335	N.D. Ohio (Federal)
IL	Village of Tinley Park	Village of Melrose Park, Village of Bellwood, Village of Berkeley, City of Berwyn, City of Chicago Heights, Village of Hillside, City of Northlake, Village of Oak Lawn, City of Pekin, Village of River Forest, And Village of Tinley Park v. Purdue Pharma L.P., et al.	1:18-op-46312	N.D. Ohio (Federal)
IL	Waukegan Community Unit School District	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District, Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville,	2020-70878 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL) / N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		KY, and City of Mt. Washington, KY v. AbbVie Inc., et al. / Texarkana Independent School Dist., Irving Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School District, South Bend Community School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne		
IN	City of Alexandria	Community Schools v. AbbVie Inc., et al. City of Alexandria, City of Elwood and Madison County v. Purdue Pharma L.P., et al.	1:18-op-45151	N.D. Ohio (Federal)
IN	City of Beech Grove	City of Beech Grove, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46103	N.D. Ohio (Federal)
IN	City of Bloomington	<i>City of Bloomington and Monroe County</i> <i>v. Purdue Pharma L.P., et al.</i>	1:18-op-45235	N.D. Ohio (Federal)
IN	City of Connersville	<i>City of Connersville and Fayette County v. Purdue Pharma L.P., et al.</i>	1:18-op-45159	N.D. Ohio (Federal)
IN	City of Elwood	<i>City of Alexandria, City of Elwood and</i> <i>Madison County v. Purdue Pharma L.P.,</i> <i>et al.</i>	1:18-op-45151	N.D. Ohio (Federal)
IN	City of Evansville	City of Evansville, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45591	N.D. Ohio (Federal)
IN	City of Fishers	City of Fishers, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45845	N.D. Ohio (Federal)
IN	City of Fort Wayne	City of Fort Wayne, Indiana v. Cardinal Health, Inc., et al.	1:18-op-45123	N.D. Ohio (Federal)
IN	City of Franklin	City of Franklin, Town of Pendleton and City of Richmond v. Purdue Pharma L.P., et al.	1:18-op-46182	N.D. Ohio (Federal)
IN	City of Gary	<i>City of Gary, Indiana v. Purdue Pharma</i> <i>L.P., et al.</i>	1:18-op-45929	N.D. Ohio (Federal)
IN	City of Greenwood	City of Greenwood, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45109	N.D. Ohio (Federal)
IN	City of Hammond	<i>City of Hammond v. Purdue Pharma L.P., et al.</i>	1:17-op-45082	N.D. Ohio (Federal)
IN	City of Hartford	Hartford City, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45854	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
IN	City of Indianapolis	<i>City of Indianapolis and Marion County</i> <i>v. Purdue Pharma L.P., et al.</i>	1:17-op-45091	N.D. Ohio (Federal)
IN	City of Jasper	City of Jasper, Indiana v. AmerisourceBergen Drug Corporation, et al.	18-op-46027	N.D. Ohio (Federal)
IN	City of Jeffersonville	City of Jeffersonville, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45961	N.D. Ohio (Federal)
IN	City of Kokomo	City of Kokomo, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45127	N.D. Ohio (Federal)
IN	City of Lafayette	<i>City of Lafayette v. Purdue Pharma L.P., et al.</i>	1:17-op-45081	N.D. Ohio (Federal)
IN	City of Lawrence	City of Lawrence, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45805	N.D. Ohio (Federal)
IN	City of Logansport	<i>City of Logansport v. Purdue Pharma L.P., et al.</i>	18-op-45692	N.D. Ohio (Federal)
IN	City of Martinsville	City of Martinsville, Indiana v. AmerisourceBergen Drug Corporation, et al.	18-op-45346	N.D. Ohio (Federal)
IN	City of Mishawaka	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District, Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, and City of Mt. Washington, KY v. AbbVie Inc., et al. / Texarkana Independent School District, Socorro Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School District 51, Elk Grove Unified School	2020-70878 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL) / N.D. Ohio (Federal)
IN	City of Montpelier	City of Montpelier, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45806	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
IN	City of Muncie	City of Muncie, Indiana v. Cardinal Health, Inc., et al.	1:18-op-45126	N.D. Ohio (Federal)
IN	City of New Albany	City of New Albany, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46333	N.D. Ohio (Federal)
IN	City of New Castle	<i>City of New Castle v. Purdue Pharma L.P., et al.</i>	1:18-op-45016	N.D. Ohio (Federal)
IN	City of Noblesville	<i>City of Noblesville, Indiana v.</i> <i>AmerisourceBergen Drug Corporation, et</i> <i>al.</i>	1:18-op-45124	N.D. Ohio (Federal)
IN	City of Peru	City of Peru, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45794	N.D. Ohio (Federal)
IN	City of Portland	City of Portland and Jay County v. Purdue Pharma L.P., et al.	1:18-op-46140	N.D. Ohio (Federal)
IN	City of Richmond	City of Franklin, Town of Pendleton and City of Richmond v. Purdue Pharma L.P., et al.	1:18-op-46182	N.D. Ohio (Federal)
IN	City of Seymour	City of Seymour, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45673	N.D. Ohio (Federal)
IN	City of Shelbyville	City of Shelbyville, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45960	N.D. Ohio (Federal)
IN	City of South Bend	City of South Bend, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45400	N.D. Ohio (Federal)
IN	City of Terre Haute	City of Terre Haute, Indiana v. Cardinal Health, Inc., et al.	1:18-op-45129	N.D. Ohio (Federal)
IN	City of West LaFayette	<i>City of West LaFayette v. Purdue Pharma L.P., et al.</i>	1:18-op-45300	N.D. Ohio (Federal)
IN	City of Westfield	City of Westfield, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46056	N.D. Ohio (Federal)
IN	County of Allen (Board of Commissioners)	The Board of Commissioners of the County of Allen v. Purdue Pharma L.P., et al.	1:18-op-45121	N.D. Ohio (Federal)
IN	County of Benton	Benton County v. Purdue Pharma L.P., et al.	1:18-op-46201	N.D. Ohio (Federal)
IN	County of Blackford	Blackford County, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46336	N.D. Ohio (Federal)
IN	County of Delaware	Delaware County v. Purdue Pharma L.P., et al.	1:18-op-45963	N.D. Ohio (Federal)
IN	County of Fayette	<i>City of Connersville and Fayette County</i> <i>v. Purdue Pharma L.P., et al.</i>	1:18-op-45159	N.D. Ohio (Federal)
IN	County of Franklin (Board of Commissioners)	<i>The Board of Commissioners of the County of Franklin v. Purdue Pharma L.P., et al.</i>	1:18-op-45827	N.D. Ohio (Federal)
IN	County of Harrison	Harrison County, Indiana v. Cardinal Health, Inc., et al.	1:18-op-45130	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
IN	County of Howard	Howard County, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45172	N.D. Ohio (Federal)
IN	County of Jackson	Jackson County, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45439	N.D. Ohio (Federal)
IN	County of Jay	<i>City of Portland and Jay County v.</i> <i>Purdue Pharma L.P., et al.</i>	1:18-op-46140	N.D. Ohio (Federal)
IN	County of Jennings	Jennings County v. Purdue Pharma L.P., et al.	1:18-op-45131	N.D. Ohio (Federal)
IN	County of Lake	Lake County, v. Purdue Pharma L.P., et al.	1:18-op-45156	N.D. Ohio (Federal)
IN	County of LaPorte	LaPorte County v. Purdue Pharma L.P., et al.	1:18-op-45280	N.D. Ohio (Federal)
IN	County of Lawrence	<i>Lawrence County v. Purdue Pharma L.P., et al.</i>	1:18-op-46188	N.D. Ohio (Federal)
IN	County of Madison	<i>City of Alexandria, City of Elwood and</i> <i>Madison County v. Purdue Pharma L.P.,</i> <i>et al.</i>	1:18-op-45151	N.D. Ohio (Federal)
IN	County of Marion	<i>City of Indianapolis and Marion County</i> <i>v. Purdue Pharma L.P., et al.</i>	1:17-op-45091	N.D. Ohio (Federal)
IN	County of Marshall	Marshall County v. Purdue Pharma L.P., et al.	1:18-op-45157	N.D. Ohio (Federal)
IN	County of Monroe	<i>City of Bloomington and Monroe County</i> <i>v. Purdue Pharma L.P., et al.</i>	1:18-op-45235	N.D. Ohio (Federal)
IN	County of Morgan	Morgan County v. Purdue Pharma L.P., et al.	1:18-op-45828	N.D. Ohio (Federal)
IN	County of Orange	Orange County, Indiana v. Purdue Pharma L.P., et al.	1:19-op-45356	N.D. Ohio (Federal)
IN	County of Porter	Porter County v. Purdue Pharma L.P., et al.	1:19-op-45074	N.D. Ohio (Federal)
IN	County of Pulaski	Pulaski County v. Purdue Pharma L.P., et al.	1:18-op-46110	N.D. Ohio (Federal)
IN	County of Ripley	Ripley County v. Purdue Pharma L.P., et al.	1:18-op-46155	N.D. Ohio (Federal)
IN	County of St. Joseph	<i>St. Joseph County v. Purdue Pharma L.P., et al.</i>	1:18-op-45500	N.D. Ohio (Federal)
IN	County of Starke	Starke County, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46358	N.D. Ohio (Federal)
IN	County of Tippecanoe	<i>Tippecanoe County, Indiana v.</i> <i>AmerisourceBergen Drug Corporation, et</i> <i>al.</i>	1:18-op-45796	N.D. Ohio (Federal)
IN	County of Vanderburgh	Vanderburgh County v. Purdue Pharma L.P., et al.	1:18-op-45498	N.D. Ohio (Federal)
IN	County of Vigo	Vigo County, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45128	N.D. Ohio (Federal)
IN	Fort Wayne Community Schools	Texarkana Independent School Dist., Irving Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan	1:21-op-45080	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn- Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.		
IN	Penn-Harris- Madison School Corporation	Texarkana Independent School Dist., Irving Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn- Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.	1:21-op-45080	N.D. Ohio (Federal)
IN	School City of Mishawaka	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District, Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, and City of Mt. Washington, KY v. AbbVie Inc., et al. / Texarkana Independent School District, Socorro Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City	2020-70878 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL) / N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.		
IN	Scott County (Board of Commissioners)	Scott County, Indiana, by and through its Board of Commissioners v. Purdue Pharma L.P., et al.	1:17-op-45094	N.D. Ohio (Federal)
IN	Smith-Green Community Schools	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District, Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, and City of Mt. Washington, KY v. AbbVie Inc., et al. / Texarkana Independent School District, Socorro Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School District 51, Elk Grove Unified School District 51, Elk Grove Unified School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.	2020-70878 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL) / N.D. Ohio (Federal)
IN	South Bend Community School Corporation	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District, Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, and City of Mt. Washington, KY v. AbbVie Inc., et al. / Texarkana Independent School Dist., Irving Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit	2020-70878 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL) / N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.		
IN	Town of Atlanta	Town of Atlanta, Indiana v. Cardinal Health, Inc., et al.	1:18-op-45125	N.D. Ohio (Federal)
IN	Town of Brownstown	Town of Brownstown, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45666	N.D. Ohio (Federal)
IN	Town of Chandler	Town of Chandler, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45440	N.D. Ohio (Federal)
IN	Town of Danville	<i>Town of Danville v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:19-op-45215	N.D. Ohio (Federal)
IN	Town of Huntington	Town of Huntington, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46357	N.D. Ohio (Federal)
IN	Town of Mooresville	Town of Mooresville, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45016	N.D. Ohio (Federal)
IN	Town of Pendleton	City of Franklin, Town of Pendleton and City of Richmond v. Purdue Pharma L.P., et al.	1:18-op-46182	N.D. Ohio (Federal)
IN	Town of Plainfield	Town of Plainfield, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45017	N.D. Ohio (Federal)
IN	Town of Sheridan	<i>The Town of Sheridan v.</i> <i>AmerisourceBergen Drug Corporation, et</i> <i>al.</i>	1:18-op-45055	N.D. Ohio (Federal)
IN	Town of Upland	Town of Upland, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46356	N.D. Ohio (Federal)
IN	Town of Zionsville	Town of Zionsville, Indiana v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45846	N.D. Ohio (Federal)
KS	City of Kansas	Unified Government of Wyandotte County/Kansas City, Kansas v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45015	N.D. Ohio (Federal)
KS	City of Overland Park	City of Overland Park, Kansas v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46287	N.D. Ohio (Federal)
KS	County of Bourbon	Bourbon County, Kansas v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45781	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
KS	County of Cherokee (Board of Commissioners)	Board of Commissioners of Cherokee County, Kansas v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45452	N.D. Ohio (Federal)
KS	County of Cowley (Board of County Commissioners)	Board of County Commissioners of the Cowley County, Kansas v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45898	N.D. Ohio (Federal)
KS	County of Crawford (Board of County Commissioners)	The Board of County Commissioners of the County of Crawford v. Purdue Pharma L.P., et al.	1:18-op-46108	N.D. Ohio (Federal)
KS	County of Ford (Board of County Commissioners)	The Board of County Commissioners of the County of Ford, State of Kansas v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45263	N.D. Ohio (Federal)
KS	County of Harvery	<i>County of Harvery v. Purdue Pharma</i> <i>L.P., et al.</i>	1:18-op-45848	N.D. Ohio (Federal)
KS	County of Johnson	Johnson County, Kansas v. Purdue Pharma L.P., et al.	1:19-op-45443	N.D. Ohio (Federal)
KS	County of Montgomery	Montgomery County, Kansas v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45780	N.D. Ohio (Federal)
KS	County of Neosho (Board of County Commissioners)	<i>The Board of County Commissioners of</i> <i>the County of Neosho v. Purdue Pharma</i> <i>L.P., et al.</i>	1:18-op-46125	N.D. Ohio (Federal)
KS	County of Pratt (Board of Commissioners)	Board of Commissioners of Pratt County, Kansas v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45451	N.D. Ohio (Federal)
KS	County of Reno	County of Reno v. Purdue Pharma L.P., et al.	1:18-op-45718	N.D. Ohio (Federal)
KS	County of Sedgwick (Board of County Commissioners)	Board of County Commissioners of Sedgwick County, Kansas v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45025	N.D. Ohio (Federal)
KS	County of Shawnee (Board of County Commissioners)	The Board of County Commissioners of the County of Shawnee, State of Kansas v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45226	N.D. Ohio (Federal)
KS	County of Wyandotte	Unified Government of Wyandotte County/Kansas City, Kansas v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45015	N.D. Ohio (Federal)
KS	Leavenworth County (Board of Commissioners)	Board of Commissioners of Leavenworth County, Kansas v. Purdue Pharma L.P., et al.	1:19-op-45602	N.D. Ohio (Federal)
KY	Board of Education of Breathitt County Public Schools	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, Scouth Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
KY	Board of Education of Bullitt County Public Schools	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Menifee County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva		
KY	Board of Education of Estill County Public Schools	Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
KY	Board of Education of Fayette County Public Schools	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 20, Maine RSU 57, Maine RSU 60, Maine RSU 57, Maine RSU 60, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
KY	Board of Education of Harrison County Public Schools	School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Breathitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Menifee County Public Schools, Menifee County Public Schools, Menifee County Public Schools, Martin County Public Schools, Martin County Public Schools, Manifee County Public Schools, Martin County Public Schools, Manifee School Department, Cape Elizabeth School Department, Cape Elizabeth School District, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 31, Maine RSU 40, Maine RSU 50, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, South Portland School District, South Portland School District, South Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45281	N.D. Ohio (Federal)
KY	Board of Education of Hart County Public Schools	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools,	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, South Portland School District, Scarborol Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
KY	Board of Education of Jefferson County Public Schools	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
KY	Board of Education of Johnson County Public School District	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public School District, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva		
KY	Board of Education of LaRue County Public Schools	Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, South Portland School District, South Portland School District, South Portland School District, Waterville School District, Ellsworth School	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
State	District	Case CaptionDepartment; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth 	Case No.	Jurisdiction
KY	Board of Education of Lawrence County Public Schools		1:20-op-45281	N.D. Ohio (Federal)
KY	Board of Education of Martin County	Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
State		School District, Mason County PublicSchools, Baltimore City Public Schools,East Aurora Public Schools, District 131,Thornton Fractional High Schools,District 215, Joliet Public Schools,District 86, Fayette County PublicSchools, Larue County Public Schools,Bullitt County Public Schools, BreathittCounty Public Schools, Estill CountyPublic Schools, Harrison County PublicSchools, Hart County Public Schools,Jefferson County Public Schools, JohnsonCounty Public Schools, Lawrence CountyPublic Schools, Martin County PublicSchools, Menifee County Public Schools,Owsley County Public Schools, Bangor SchoolDepartment, Cape Elizabeth SchoolDistrict, Maine RSU 13, Maine RSU25, Maine RSU 26, Maine RSU 29, MaineRSU 34, Maine RSU 40, Maine RSU 50,Maine RSU 57, Maine RSU 60, MaineRSU 71, Maine RSU 9, Maine School	Case No.	Jurisdiction
		Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
KY	Board of Education of Menifee County Public Schools	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, Suth Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
KY	Board of Education of Owsley County Public Schools	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves		
		and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
КҮ	Board of Education of Wolfe County Public Schools	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee Regional School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District,	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
KY	City of Bellefonte	City of Russell, Kentucky; City of Jenkins, Kentucky; City of Pineville, Kentucky; City of Worthington, Kentucky; City of Vanceburg, Kentucky; City of Greenup, Kentucky; City of South Shore, Kentucky; City of Bellefonte, Kentucky v. Abbott Laboratories, et al.	1:21-op-45094	N.D. Ohio (Federal)
KY	City of Benham	<i>City of Benham v. Purdue Pharma L.P., et al.</i>	1:19-op-45105	N.D. Ohio (Federal)
KY	City of Buckhorn	<i>City of Buckhorn v. Purdue Pharma L.P., et al.</i>	1:19-op-45111	N.D. Ohio (Federal)
KY	City of Campbellsville	City of Campbellsville v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46057	N.D. Ohio (Federal)
KY	City of Columbia	City of Columbia v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46129	N.D. Ohio (Federal)
KY	City of Covington	City of Covington, Kentucky v. Purdue Pharma L.P., et al.	1:18-op-45967	N.D. Ohio (Federal)
KY	City of Florence	<i>City of Florence v. Purdue Pharma L.P., et al.</i>	1:19-op-45084	N.D. Ohio (Federal)
KY	City of Grayson	City of Grayson v. Purdue Pharma L.P., et al.	1:19-op-45085	N.D. Ohio (Federal)
KY	City of Greenup	City of Russell, Kentucky; City of Jenkins, Kentucky; City of Pineville, Kentucky; City of Worthington, Kentucky; City of Vanceburg, Kentucky; City of Greenup, Kentucky; City of South Shore, Kentucky; City of Bellefonte, Kentucky v. Abbott Laboratories, et al.	1:21-op-45094	N.D. Ohio (Federal)
KY	City of Harlan	City of Harlan v. Purdue Pharma L.P., et al.	1:19-op-45106	N.D. Ohio (Federal)
KY	City of Henderson	City of Henderson, Kentucky, on behalf of Themselves v. Purdue Pharma L.P., et al.	1:20-op-45062	N.D. Ohio (Federal)
KY	City of Hillview	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District, Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City	2020-70878 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		of Hillview, KY, City of Shepherdsville, KY, and City of Mt. Washington, KY v. AbbVie Inc., et al. / Texarkana Independent School Dist., Irving Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School District 51, Elk Grove Unified School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne		/ N.D. Ohio (Federal)
KY	City of Hyden	Community Schools v. AbbVie Inc., et al. City of Hyden v. Purdue Pharma L.P., et al.	1:19-op-45101	N.D. Ohio (Federal)
KY	City of Inez	<i>The City of Inez v. Purdue Pharma L.P., et al.</i>	1:19-op-45499	N.D. Ohio (Federal)
KY	City of Jamestown	The Fiscal Court Of Russell County, Kentucky and City of Jamestown v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46096	N.D. Ohio (Federal)
KY	City of Jenkins	City of Russell, Kentucky; City of Jenkins, Kentucky; City of Pineville, Kentucky; City of Worthington, Kentucky; City of Vanceburg, Kentucky; City of Greenup, Kentucky; City of South Shore, Kentucky; City of Bellefonte, Kentucky v. Abbott Laboratories, et al.	1:21-op-45094	N.D. Ohio (Federal)
KY	City of London	<i>City of London v. Purdue Pharma L.P., et al.</i>	1:19-op-45103	N.D. Ohio (Federal)
KY	City of Loyall	City of Loyall v. Purdue Pharma L.P., et al.	1:19-op-45107	N.D. Ohio (Federal)
KY	City of Lynch	City of Lynch v. Purdue Pharma L.P., et al.	1:19-op-45102	N.D. Ohio (Federal)
KY	City of Manchester	<i>City of Manchester v. Purdue Pharma L.P., et al.</i>	1:19-op-45138	N.D. Ohio (Federal)
KY	City of Morehead	<i>City of Morehead v. Purdue Pharma L.P., et al.</i>	1:19-op-45104	N.D. Ohio (Federal)
KY	City of Morganfield	City of Morganfield, Kentucky v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45167	N.D. Ohio (Federal)
KY	City of Mt. Washington	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District, Smith-Green	2020-70878 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, and City of Mt. Washington, KY v. AbbVie Inc., et al. / Texarkana Independent School Dist., Irving Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School District 51, Elk Grove Unified School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.		(State MDL) / N.D. Ohio (Federal)
KY	City of Murray	The Fiscal Court of Calloway County Kentucky and City of Murray v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45038	N.D. Ohio (Federal)
KY	City of Owensboro	<i>City of Owensboro v. Purdue Pharma L.P., et al.</i>	1:21-op-45076	N.D. Ohio (Federal)
KY	City of Paducah	The City of Paducah, Kentucky, a Home Rule Class City in the Commonwealth of Kentucky v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45592	N.D. Ohio (Federal)
KY	City of Paintsville	<i>The City of Paintsville v. Purdue Pharma L.P., et al.</i>	1:19-op-45559	N.D. Ohio (Federal)
KY	City of Pineville	City of Russell, Kentucky; City of Jenkins, Kentucky; City of Pineville, Kentucky; City of Worthington, Kentucky; City of Vanceburg, Kentucky; City of Greenup, Kentucky; City of South Shore, Kentucky; City of Bellefonte, Kentucky v. Abbott Laboratories, et al.	1:21-op-45094	N.D. Ohio (Federal)
KY	City of Pippa Passes	<i>City of Pippa Passes v. Purdue Pharma L.P., et al.</i>	1:19-op-45137	N.D. Ohio (Federal)
KY	City of Prestonburg	The City of Prestonburg v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45294	N.D. Ohio (Federal)
KY	City of Russell	City of Russell, Kentucky; City of Jenkins, Kentucky; City of Pineville, Kentucky; City of Worthington, Kentucky; City of Vanceburg, Kentucky; City of Greenup, Kentucky; City of South Shore, Kentucky; City of Bellefonte, Kentucky v. Abbott Laboratories, et al.	1:21-op-45094	N.D. Ohio (Federal)
KY	City of Russell Springs	City of Russell Springs v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45125	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
KY	City of Shepherdsville	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District, Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, and City of Mt. Washington, KY v. AbbVie Inc., et al. / Texarkana Independent School District, Socorro Independent School District, Socorro Independent School District, Covney Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School District 51, Elk Grove Unified School District 51, Kern Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.	2020-70878 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL) / N.D. Ohio (Federal)
KY	City of South Shore	City of Russell, Kentucky; City of Jenkins, Kentucky; City of Pineville, Kentucky; City of Worthington, Kentucky; City of Vanceburg, Kentucky; City of Greenup, Kentucky; City of South Shore, Kentucky; City of Bellefonte, Kentucky v. Abbott Laboratories, et al.	1:21-op-45094	N.D. Ohio (Federal)
KY	City of Vanceburg	City of Russell, Kentucky; City of Jenkins, Kentucky; City of Pineville, Kentucky; City of Worthington, Kentucky; City of Vanceburg, Kentucky; City of Greenup, Kentucky; City of South Shore, Kentucky; City of Bellefonte, Kentucky v. Abbott Laboratories, et al.	1:21-op-45094	N.D. Ohio (Federal)
KY	City of Warfield	<i>The City of Warfield v. Purdue Pharma L.P., et al.</i>	1:19-op-45787	N.D. Ohio (Federal)
KY	City of West Liberty	<i>The City of West Liberty v.</i> <i>AmerisourceBergen Drug Corporation, et</i> <i>al.</i>	1:19-op-45329	N.D. Ohio (Federal)
KY	City of Whitesburg	<i>City of Whitesburg v. Purdue Pharma L.P., et al.</i>	1:19-op-45218	N.D. Ohio (Federal)
KY	City of Winchester	City of Winchester v. Purdue Pharma L.P., et al.	1:18-op-46348	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
KY	City of Worthington	City of Russell, Kentucky; City of Jenkins, Kentucky; City of Pineville, Kentucky; City of Worthington, Kentucky; City of Vanceburg, Kentucky; City of Greenup, Kentucky; City of South Shore, Kentucky; City of Bellefonte, Kentucky v. Abbott Laboratories, et al.	1:21-op-45094	N.D. Ohio (Federal)
KY	County of Adair (Fiscal Court)	The Fiscal Court of Adair County, on behalf of Adair County, Kentucky v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45059	N.D. Ohio (Federal)
KY	County of Allen (Fiscal Court)	The Fiscal Court of Allen County, on behalf of Allen County, v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45008	N.D. Ohio (Federal)
KY	County of Anderson (Fiscal Court)	The Fiscal Court of Anderson County, on behalf of Anderson County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45006	N.D. Ohio (Federal)
KY	County of Ballard	The County of Ballard, Kentucky v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45593	N.D. Ohio (Federal)
KY	County of Bath (Fiscal Court)	The Fiscal Court of Bath County, on behalf of Bath Count, Kentucky v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45012	N.D. Ohio (Federal)
KY	County of Bell (Fiscal Court)	The Fiscal Court of Bell County, on behalf of Bell County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45026	N.D. Ohio (Federal)
KY	County of Boone (Fiscal Court)	The Fiscal Court of Boone County, on behalf of Boone County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45020	N.D. Ohio (Federal)
KY	County of Bourbon (Fiscal Court)	The Fiscal Court of Bourbon County, Kentucky v. Purdue Pharma L.P., et al.	1:18-op-45533	N.D. Ohio (Federal)
KY	County of Boyd (Fiscal Court)	The Fiscal Court of Boyd County, on behalf of Boyd County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45084	N.D. Ohio (Federal)
KY	County of Boyle (Fiscal Court)	The Fiscal Court of Boyle County, on behalf of Boyle County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45018	N.D. Ohio (Federal)
KY	County of Bracken (Fiscal Court)	The Fiscal Court of Bracken County, on behalf of Bracken County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45395	N.D. Ohio (Federal)
KY	County of Breathitt (Fiscal Court)	<i>The Fiscal Court of Breathitt County,</i> <i>Kentucky v. Teva Pharmaceuticals USA,</i> <i>Inc., et al.</i>	1:19-op-46082	N.D. Ohio (Federal)
KY	County of Breckinridge (Fiscal Court)	Breckinridge County Fiscal Court, on behalf of Breckinridge County v. AmerisourceBergen, et al. / Hardin County Fiscal Court, on behalf of Hardin	1:18-op-46273 / 1:20-op-45063	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		County; Breckinridge County Fiscal Court, on behalf of Breckinridge County; Green County Fiscal Court, on behalf of Green County; Meade County Fiscal Court, on behalf of Meade County; Ohio County Fiscal Court, on behalf of Ohio County v. Purdue Pharma L.P., et al.		
KY	County of Bullitt (Fiscal Court)	The Fiscal Court of Bullitt County, on behalf of Bullitt County, v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45009	N.D. Ohio (Federal)
KY	County of Caldwell (Fiscal Court)	<i>The Fiscal Court of Caldwell County,</i> <i>Kentucky v. Teva Pharmaceuticals USA,</i> <i>Inc., et al.</i>	1:19-op-46001	N.D. Ohio (Federal)
KY	County of Calloway (Fiscal Court)	The Fiscal Court of Calloway County Kentucky and City of Murray v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45038	N.D. Ohio (Federal)
KY	County of Campbell (Fiscal Court)	The Fiscal Court of Campbell County, on behalf of Campbell County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45022	N.D. Ohio (Federal)
KY	County of Carlisle (Fiscal Court)	The Fiscal Court of Carlisle County, on behalf of Carlisle County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45016	N.D. Ohio (Federal)
KY	County of Carter (Fiscal Court)	The Fiscal Court of Carter County, on behalf of Carter County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45392	N.D. Ohio (Federal)
KY	County of Casey (Fiscal Court)	<i>The Fiscal Court Of Casey County,</i> <i>Kentucky v. Teva Pharmaceuticals USA,</i> <i>Inc., et al.</i>	1:19-op-45887	N.D. Ohio (Federal)
KY	County of Christian (Fiscal Court)	The Fiscal Court of Christian County, on behalf of Christian County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45070	N.D. Ohio (Federal)
KY	County of Clark (Fiscal Court)	The Fiscal Court of Clark County, on behalf of Clark County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45172	N.D. Ohio (Federal)
KY	County of Clay (Fiscal Court)	The Fiscal Court of Clay County, on behalf of Clay County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45031	N.D. Ohio (Federal)
KY	County of Clinton (Fiscal Court)	The Fiscal Court of Clinton County, Kentucky v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-45901	N.D. Ohio (Federal)
KY	County of Cumberland (Fiscal Court)	The Fiscal Court of Cumberland County, on behalf of Cumberland County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45012	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
KY	County of Daviess (Fiscal Court)	<i>The Fiscal Court of Daviess County,</i> <i>Kentucky v. Teva Pharmaceuticals USA,</i> <i>Inc., et al.</i>	1:19-op-46171	N.D. Ohio (Federal)
KY	County of Edmonson (Fiscal Court)	The Fiscal Court of Edmonson County, on behalf of Edmonson County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45084	N.D. Ohio (Federal)
KY	County of Elliott (Fiscal Court)	The Fiscal Court of Elliott County, on behalf of Elliott County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45393	N.D. Ohio (Federal)
KY	County of Estill (Fiscal Court)	The Fiscal Court of Estill County, on behalf of Estill County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46126	N.D. Ohio (Federal)
KY	County of Fleming (Fiscal Court)	The Fiscal Court of Fleming County, on behalf of Fleming County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45019	N.D. Ohio (Federal)
KY	County of Floyd	<i>The County of Floyd v. Purdue Pharma L.P., et al.</i>	1:18-op-45369	N.D. Ohio (Federal)
KY	County of Franklin (Fiscal Court)	The Fiscal Court of Franklin County, on behalf of Franklin County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45007	N.D. Ohio (Federal)
KY	County of Fulton (Fiscal Court)	<i>The Fiscal Court of Fulton County,</i> <i>Kentucky v. Teva Pharmaceuticals USA,</i> <i>Inc., et al.</i>	1:20-op-45045	N.D. Ohio (Federal)
KY	County of Gallatin (Fiscal Court)	<i>The Fiscal Court Of Gallatin County,</i> <i>Kentucky v. Teva Pharmaceuticals USA,</i> <i>Inc., et al.</i>	1:19-op-45891	N.D. Ohio (Federal)
KY	County of Garrard (Fiscal Court)	The Fiscal Court of Garrard County, on behalf of Garrard County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45023	N.D. Ohio (Federal)
KY	County of Grant (Fiscal Court)	<i>The Fiscal Court of Grant County,</i> <i>Kentucky v. Teva Pharmaceuticals USA,</i> <i>Inc., et al.</i>	1:19-op-45961	N.D. Ohio (Federal)
KY	County of Green (Fiscal Court)	Green County Fiscal Court, on Behalf of Green County, v. AmerisourceBergen, et al. / Hardin County Fiscal Court, on behalf of Hardin County; Breckinridge County Fiscal Court, on behalf of Breckinridge County; Green County Fiscal Court, on behalf of Green County; Meade County Fiscal Court, on behalf of Meade County; Ohio County Fiscal Court, on behalf of Ohio County v. Purdue Pharma L.P., et al.	1:18-op-46272 / 1:20-op-45063	N.D. Ohio (Federal)
KY	County of Greenup (Fiscal Court)	The Fiscal Court of Greenup County, on behalf of Greenup County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45088	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
KY	County of Hancock (Fiscal Court)	<i>The Fiscal Court of Hancock County,</i> <i>Kentucky v. Teva Pharmaceuticals USA,</i> <i>Inc., et al.</i>	1:19-op-46027	N.D. Ohio (Federal)
KY	County of Harlan (Fiscal Court)	The Fiscal Court of Harlan County, on behalf of Harlan County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45027	N.D. Ohio (Federal)
KY	County of Harrison (Fiscal Court)	<i>The Fiscal Court of Harrison County,</i> <i>Kentucky v. Teva Pharmaceuticals USA,</i> <i>Inc., et al.</i>	1:19-op-46030	N.D. Ohio (Federal)
KY	County of Hart (Fiscal Court)	The Fiscal Court of Hart County, Kentucky v. McKesson Corporation, et al.	1:19-op-45994	N.D. Ohio (Federal)
KY	County of Henderson (Fiscal Court)	The Fiscal Court of Henderson County, on behalf of Henderson County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45069	N.D. Ohio (Federal)
KY	County of Henry (Fiscal Court)	The Fiscal Court of Henry County, on behalf of Henry County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45010	N.D. Ohio (Federal)
KY	County of Hickman (Fiscal Court)	The Fiscal Court of Hickman County, Kentucky v. Purdue Pharma L.P., et al.	1:20-op-45254	N.D. Ohio (Federal)
KY	County of Hopkins (Fiscal Court)	The Fiscal Court of Hopkins County, on behalf of Hopkins County, v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45010	N.D. Ohio (Federal)
KY	County of Jessamine (Fiscal Court)	The Fiscal Court of Jessamine County, on behalf of Jessamine County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45090	N.D. Ohio (Federal)
KY	County of Kenton (Fiscal Court)	The Fiscal Court of Kenton County, on behalf of Kenton County v. AmerisourceBergen Drug Corporation et al.	1:17-op-45089	N.D. Ohio (Federal)
KY	County of Knott	<i>The County of Knott v. Purdue Pharma L.P., et al.</i>	1:18-op-45370	N.D. Ohio (Federal)
KY	County of Knox (Fiscal Court)	The Fiscal Court of Knox County, on behalf of Knox County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45028	N.D. Ohio (Federal)
KY	County of LaRue (Fiscal Court)	The Fiscal Court of LaRue County, Kentucky v. Purdue Pharma L.P., et al.	1:19-op-45950	N.D. Ohio (Federal)
KY	County of Laurel (Fiscal Court)	The Fiscal Court of Laurel County, on behalf of Laurel County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45105	N.D. Ohio (Federal)
KY	County of Lawrence	Lawrence County, Kentucky v. AmerisourceBergen Drug Corporation, et al.	1:19-op-46184	N.D. Ohio (Federal)
KY	County of Lee (Fiscal Court)	<i>The Fiscal Court of Lee County, Kentucky v. Purdue Pharma L.P., et al.</i>	1:18-op-46100	N.D. Ohio (Federal)
KY	County of Leslie (Fiscal Court)	<i>The Fiscal Court of Leslie County, on behalf of Leslie County, v.</i>	1:17-op-45029	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		AmerisourceBergen Drug Corporation, et al.		
KY	County of Letcher (Fiscal Court)	The Fiscal Court of Letcher County, on behalf of Letcher County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46124	N.D. Ohio (Federal)
KY	County of Lewis (Fiscal Court)	<i>The Fiscal Court of Lewis County,</i> <i>Kentucky v. Teva Pharmaceuticals USA,</i> <i>Inc., et al.</i>	1:19-op-45889	N.D. Ohio (Federal)
KY	County of Lincoln (Fiscal Court)	The Fiscal Court of Lincoln County, on behalf of Lincoln County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45024	N.D. Ohio (Federal)
KY	County of Logan (Fiscal Court)	The Fiscal Court of Logan County, Kentucky v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-45951	N.D. Ohio (Federal)
KY	County of Madison (Fiscal Court)	The Fiscal Court of Madison County, on behalf of Madison County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45011	N.D. Ohio (Federal)
KY	County of Marshall (Fiscal Court)	The Fiscal Court of Marshall County, on behalf of Marshall County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45071	N.D. Ohio (Federal)
KY	County of Martin (Fiscal Court)	The Fiscal Court of Martin County, on behalf of Martin County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45388	N.D. Ohio (Federal)
KY	County of Mason (Fiscal Court)	The Fiscal Court of Mason County, Kentucky v. Purdue Pharma L.P., et al	1:19-op-45868	N.D. Ohio (Federal)
KY	County of McCracken	The County of McCracken, Kentucky v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45611	N.D. Ohio (Federal)
KY	County of McLean (Fiscal Court)	<i>The Fiscal Court of McLean County,</i> <i>Kentucky v. Teva Pharmaceuticals USA,</i> <i>Inc., et al.</i>	1:20-op-45200	N.D. Ohio (Federal)
KY	County of Meade (Fiscal Court)	Meade County Fiscal Court, on behalf of Meade County v. AmerisourceBergen, et al. / Hardin County Fiscal Court, on behalf of Hardin County; Breckinridge County Fiscal Court, on behalf of Breckinridge County; Green County Fiscal Court, on behalf of Green County; Meade County Fiscal Court, on behalf of Meade County; Ohio County Fiscal Court, on behalf of Ohio County v. Purdue Pharma L.P., et al.	1:18-op-46275 / 1:20-op-45063	N.D. Ohio (Federal)
KY	County of Mercer (Fiscal Court)	The Fiscal Court of Mercer County, Kentucky v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-45952	N.D. Ohio (Federal)
KY	County of Monroe (Fiscal Court)	<i>The Fiscal Court of Monroe County,</i> <i>Kentucky v. Teva Pharmaceuticals USA,</i> <i>Inc., et al.</i>	1:20-op-45016	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
KY	County of Montgomery (Fiscal Court)	The Fiscal Court of Montgomery County, on behalf of Montgomery County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46144	N.D. Ohio (Federal)
KY	County of Morgan (Fiscal Court)	The Fiscal Court of Morgan County, on behalf of Morgan County v. Purdue Pharma L.P., et al.	1:19-op-45571	N.D. Ohio (Federal)
KY	County of Muhlenberg (Fiscal Court)	<i>The Fiscal Court of Muhlenberg County,</i> <i>Kentucky v. Teva Pharmaceuticals USA,</i> <i>Inc., et al.</i>	1:19-op-46053	N.D. Ohio (Federal)
KY	County of Nicholas (Fiscal Court)	The Fiscal Court of Nicholas County, on behalf of Nicholas County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45025	N.D. Ohio (Federal)
KY	County of Ohio (Fiscal Court)	Hardin County Fiscal Court, on behalf of Hardin County; Breckinridge County Fiscal Court, on behalf of Breckinridge County; Green County Fiscal Court, on behalf of Green County; Meade County Fiscal Court, on behalf of Meade County; Ohio County Fiscal Court, on behalf of Ohio County v. Purdue Pharma L.P., et al.	1:20-op-45063	N.D. Ohio (Federal)
KY	County of Oldham (Fiscal Court)	The Fiscal Court of Oldham County, on behalf of Oldham County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45067	N.D. Ohio (Federal)
KY	County of Owen (Fiscal Court)	<i>The Fiscal Court of Owen County,</i> <i>Kentucky v. Purdue Pharma L.P., et al.</i>	1:18-op-45534	N.D. Ohio (Federal)
KY	County of Owsley (Fiscal Court)	The Fiscal Court of Owsley County on behalf of Owsley County v. AmerisourceBergen Drug Company, et al.	1:18-op-46235	N.D. Ohio (Federal)
KY	County of Pendleton (Fiscal Court)	The Fiscal Court of Pendleton County, on behalf of Pendleton County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45021	N.D. Ohio (Federal)
KY	County of Perry (Fiscal Court)	The Fiscal Court of Perry County, on behalf of Perry County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45110	N.D. Ohio (Federal)
KY	County of Pike	County of Pike v. Purdue Pharma L.P., et al.	1:18-op-45368	N.D. Ohio (Federal)
KY	County of Powell (Fiscal Court)	The Fiscal Court of Powell County, on behalf of Powell County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46145	N.D. Ohio (Federal)
KY	County of Pulaski (Fiscal Court)	The Fiscal Court of Pulaski County, on behalf of Pulaski County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45109	N.D. Ohio (Federal)
KY	County of Rowan (Fiscal Court)	The Fiscal Court of Rowan County, on behalf of Rowan County, v.	1:18-op-45018	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		AmerisourceBergen Drug Corporation, et al.		
KY	County of Russell (Fiscal Court)	The Fiscal Court of Russell County, Kentucky and City of Jamestown v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46096	N.D. Ohio (Federal)
KY	County of Scott (Fiscal Court)	The Fiscal Court of Scott County, on behalf of Scott County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45173	N.D. Ohio (Federal)
KY	County of Shelby (Fiscal Court)	The Fiscal Court of Shelby County, on behalf of Shelby County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45009	N.D. Ohio (Federal)
KY	County of Spencer (Fiscal Court)	The Fiscal Court of Spencer County, on behalf of Spencer County, v. AmerisourceBergen Drug Corporation, et al. / The Fiscal Court of Spencer County, Kentucky v. Teva Pharmaceuticals USA, Inc., et al.	1:17-op-45014 / 1:19-op-46029	N.D. Ohio (Federal)
KY	County of Taylor (Fiscal Court)	<i>The Fiscal Court of Taylor County,</i> <i>Kentucky v. Teva Pharmaceuticals USA,</i> <i>Inc., et al.</i>	1:19-op-46007	N.D. Ohio (Federal)
KY	County of Todd (Fiscal Court)	The Fiscal Court of Todd County, Kentucky v. Purdue Pharma L.P., et al.	1:19-op-45949	N.D. Ohio (Federal)
KY	County of Union (Fiscal Court)	The Fiscal Court of Union County, on behalf of Union County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45015	N.D. Ohio (Federal)
KY	County of Warren	Warren County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45075	N.D. Ohio (Federal)
KY	County of Wayne (Fiscal Court)	Wayne County Fiscal Court v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45389	N.D. Ohio (Federal)
KY	County of Webster (Fiscal Court)	The Fiscal Court of Webster County, Kentucky v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46098	N.D. Ohio (Federal)
KY	County of Whitley (Fiscal Court)	The Fiscal Court of Whitley County, on behalf of Whitley County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45030	N.D. Ohio (Federal)
KY	County of Wolfe (Fiscal Court)	The Fiscal Court of Wolfe County, Kentucky v. Purdue Pharma L.P., et al.	1:18-op-46099	N.D. Ohio (Federal)
KY	County of Woodford (Fiscal Court)	The Fiscal Court of Woodford County, on behalf of Woodford County, v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45174	N.D. Ohio (Federal)
KY	Estill County Emergency Medical Services	Estill County Emergency Medical Services v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46237	N.D. Ohio (Federal)
KY	Kentucky River District Health Department	Kentucky River District Health Department v. Purdue Pharma L.P., et al.	1:19-op-45050	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
KY	Lexington-Fayette Urban County Government	Lexington-Fayette Urban County Government v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45092	N.D. Ohio (Federal)
KY	Louisville/Jefferson County Metro Government	Louisville/Jefferson County Metro Government v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45013	N.D. Ohio (Federal)
KY	Taylor County Hospital District Health Facilities Corporation	Bowling Green-Warren County Community Hospital Corporation; The Medical Center at Clinton County, Inc.; The Medical Center at Franklin, Inc.; ARH Tug Valley Health Services, Inc. f/k/a Highlands Hospital Corporation; Baptist Healthcare System, Inc.; Baptist Health Madisonville, Inc.; Grayson County Hospital Foundation, Inc.; The Harrison Memorial Hospital, Inc.; Pikeville Medical Center, Inc.; Saint Elizabeth Medical Center, Inc.; St. Claire Medical Center, Inc.; and Taylor County Hospital District Health Facilities Corporation v. Purdue Pharma L.P., et al.	1:20-op-45060	N.D. Ohio (Federal)
MA	City of Amesbury	<i>City of Amesbury v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45678	N.D. Ohio (Federal)
MA	City of Beverly	<i>City of Beverly v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:19-op-45219	N.D. Ohio (Federal)
MA	City of Brockton	City of Brockton v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46089	N.D. Ohio (Federal)
MA	City of Cambridge	City of Cambridge v. Purdue Pharma L.P., et al.	19-2854-BLS2	MDL - In re Opioid Litigation (MA - Superior Court, County of Suffolk) (State MDL)
MA	City of Chelsea	City of Chelsea v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45693	N.D. Ohio (Federal)
MA	City of Chicopee	City of Chicopee v. Purdue Pharma L.P., et al.	19-1621-BLS2	MDL - In re Opioid Litigation (MA - Superior Court, County of Suffolk) (State MDL)
MA	City of Easthampton	City of Easthampton v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45336	N.D. Ohio (Federal)
MA	City of Everett	<i>City of Everett v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45596	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MA	City of Fall River	<i>City of Fall River v. Purdue Pharma L.P., et al.</i>	1:18-op-46285	N.D. Ohio (Federal)
MA	City of Fitchburg	<i>The City of Fitchburg v. Purdue Pharma</i> <i>L.P., et al.</i>	1:19-op-45030	N.D. Ohio (Federal)
MA	City of Framingham	City of Framingham v. Purdue Pharma L.P., et al.	19-1487-BLS2	MDL - In re Opioid Litigation (MA - Superior Court, County of Suffolk) (State MDL)
MA	City of Gloucester	City of Gloucester v. Purdue Pharma L.P., et al.	19-1351-BLS2	MDL - In re Opioid Litigation (MA - Superior Court, County of Suffolk) (State MDL)
MA	City of Greenfield a/k/a Town of Greenfield	City of Greenfield, aka Town of Greenfield v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45017	N.D. Ohio (Federal)
MA	City of Haverhill	City of Haverhill v. Purdue Pharma L.P., et al.	19-1311-BLS2	MDL - In re Opioid Litigation (MA - Superior Court, County of Suffolk) (State MDL)
MA	City of Holyoke	City of Holyoke v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45694	N.D. Ohio (Federal)
MA	City of Leominster	City of Leominster v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45710	N.D. Ohio (Federal)
MA	City of Lowell	City of Lowell v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45514	N.D. Ohio (Federal)
MA	City of Lynn	City of Lynn v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45789	N.D. Ohio (Federal)
MA	City of Malden	City of Malden v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45487	N.D. Ohio (Federal)
MA	City of Medford	<i>The City of Medford v. Purdue Pharma</i> L.P., et al.	1:19-op-45110	N.D. Ohio (Federal)
MA	City of Melrose	City of Melrose, Massachusetts v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45951	N.D. Ohio (Federal)
MA	City of Methuen	City of Methuen, v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45106	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MA	City of New Bedford	City of New Bedford, Massachusetts v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45569	N.D. Ohio (Federal)
MA	City of Newburyport	<i>City of Newburyport v.</i> <i>AmerisourceBergen Drug Corporation, et</i> <i>al.</i>	1:18-op-45837	N.D. Ohio (Federal)
MA	City of North Adams	City of North Adams v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45702	N.D. Ohio (Federal)
MA	City of Northampton	City of Northampton v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45337	N.D. Ohio (Federal)
MA	City of Peabody	<i>City of Peabody v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45860	N.D. Ohio (Federal)
MA	City of Pittsfield	<i>City of Pittsfield v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45335	N.D. Ohio (Federal)
MA	City of Quincy	<i>The City of Quincy v. Purdue Pharma L.P., et al.</i>	1:19-op-45008	N.D. Ohio (Federal)
MA	City of Revere	<i>City of Revere, v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45155	N.D. Ohio (Federal)
MA	City of Salem	City of Salem v. Purdue Pharma L.P., et al.	19-1355-BLS2	MDL - In re Opioid Litigation (MA - Superior Court, County of Suffolk) (State MDL)
MA	City of Somerville	<i>City of Somerville v. Purdue Pharma L.P., et al.</i>	1:19-op-45319	N.D. Ohio (Federal)
MA	City of Springfield	City of Springfield v. Purdue Pharma L.P., et al.	19-1733-BLS2	MDL - In re Opioid Litigation (MA - Superior Court, County of Suffolk) (State MDL)
MA	City of Woburn	<i>City of Woburn, v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45103	N.D. Ohio (Federal)
MA	City of Worcester	City of Worcester v. Purdue Pharma L.P., et al	19-543-BLS2	MDL - In re Opioid Litigation (MA - Superior Court, County of Suffolk) (State MDL)
MA	Town of Acushnet	<i>Town of Acushnet v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45676	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MA	Town of Agawam	<i>Town of Agawam v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45792	N.D. Ohio (Federal)
MA	Town of Andover	Town of Andover v. Purdue Pharma L.P., et al.	1:19-op-45996	N.D. Ohio (Federal)
MA	Town of Aquinnah	<i>Town of Aquinnah v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-46091	N.D. Ohio (Federal)
MA	Town of Athol	<i>Town of Athol v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:19-op-45058	N.D. Ohio (Federal)
MA	Town of Auburn	<i>Town of Auburn v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45688	N.D. Ohio (Federal)
MA	Town of Ayer	Town of Ayer, Massachusetts v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45570	N.D. Ohio (Federal)
MA	Town of Barnstable	Town of Barnstable v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45862	N.D. Ohio (Federal)
MA	Town of Belchertown	Town of Belchertown v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45905	N.D. Ohio (Federal)
MA	Town of Billerica	Town of Billerica v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45560	N.D. Ohio (Federal)
MA	Town of Braintree	<i>Town of Braintree v. Purdue Pharma</i> <i>L.P., et al.</i>	1:19-op-45673	N.D. Ohio (Federal)
MA	Town of Brewster	<i>Town of Brewster v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45556	N.D. Ohio (Federal)
MA	Town of Bridgewater	Town of Bridgewater v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45754	N.D. Ohio (Federal)
MA	Town of Brookline	<i>Town of Brookline v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:19-op-45062	N.D. Ohio (Federal)
MA	Town of Canton	Town of Canton v. Purdue Pharma L.P., et al.	19-1615-BLS2	MDL - In re Opioid Litigation (MA - Superior Court, County of Suffolk) (State MDL)
MA	Town of Carver	<i>Town of Carver v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45691	N.D. Ohio (Federal)
MA	Town of Charlton	<i>Town of Charlton v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45689	N.D. Ohio (Federal)
MA	Town of Chelmsford	Town of Chelmsford v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45952	N.D. Ohio (Federal)
MA	Town of Clarksburg	Town of Clarksburg v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45882	N.D. Ohio (Federal)
MA	Town of Clinton	Town of Clinton, Massachusetts v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46072	N.D. Ohio (Federal)
MA	Town of Danvers	<i>Town of Danvers v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45760	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MA	Town of Dedham	<i>Town of Dedham v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:19-op-45039	N.D. Ohio (Federal)
MA	Town of Dennis	<i>Town of Dennis v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:19-op-45124	N.D. Ohio (Federal)
MA	Town of Douglas	Town of Douglas v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45706	N.D. Ohio (Federal)
MA	Town of Dudley	<i>Town of Dudley v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45707	N.D. Ohio (Federal)
MA	Town of East Bridgewater	Town of East Bridgewater v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45721	N.D. Ohio (Federal)
MA	Town of Eastham	<i>Town of Eastham v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45864	N.D. Ohio (Federal)
MA	Town of Easton	Town of Easton, Massachusetts v. Purdue Pharma L.P., et al.	1:19-op-45920	N.D. Ohio (Federal)
MA	Town of Fairhaven	<i>Town of Fairhaven v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:19-op-45060	N.D. Ohio (Federal)
MA	Town of Falmouth	Town of Falmouth v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46095	N.D. Ohio (Federal)
MA	Town of Freetown	Town of Freetown v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45705	N.D. Ohio (Federal)
MA	Town of Georgetown	Town of Georgetown v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45879	N.D. Ohio (Federal)
MA	Town of Grafton	<i>Town of Grafton v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45753	N.D. Ohio (Federal)
MA	Town of Hanson	Town of Hanson v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45704	N.D. Ohio (Federal)
MA	Town of Holliston	Town of Holliston, Massachusetts v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45874	N.D. Ohio (Federal)
MA	Town of Hopedale	<i>Town of Hopedale v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45708	N.D. Ohio (Federal)
MA	Town of Hull	Town of Hull, Massachusetts v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46172	N.D. Ohio (Federal)
MA	Town of Kingston	Town of Kingston v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46090	N.D. Ohio (Federal)
MA	Town of Lakeville	<i>Town of Lakeville v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45743	N.D. Ohio (Federal)
MA	Town of Leicester	Town of Leicester v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45709	N.D. Ohio (Federal)
MA	Town of Leverett	<i>Town of Leverett v. AmerisourceBergen</i> Drug Corporation, et al.	1:18-op-45836	N.D. Ohio (Federal)
MA	Town of Longmeadow	Town of Longmeadow v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46097	N.D. Ohio (Federal)
MA	Town of Ludlow	Town of Ludlow v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45906	N.D. Ohio (Federal)
MA	Town of Lunenberg	Town of Lunenberg, Massachusetts v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46156	N.D. Ohio (Federal)
MA	Town of Lynnfield	<i>Town of Lynnfield v. Purdue Pharma</i> L.P., et al.	19-1330-BLS2	MDL - In re Opioid

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Litigation (MA - Superior Court, County of Suffolk) (State MDL)
MA	Town of Marblehead	Town of Marblehead v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45791	N.D. Ohio (Federal)
MA	Town of Marshfield	Town of Marshfield v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45752	N.D. Ohio (Federal)
MA	Town of Mashpee	<i>Town of Mashpee v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45755	N.D. Ohio (Federal)
MA	Town of Mattapoisett	Town of Mattapoisett v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45890	N.D. Ohio (Federal)
MA	Town of Middleborough	Town of Middleborough v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46200	N.D. Ohio (Federal)
MA	Town of Milford	Town of Milford v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45783	N.D. Ohio (Federal)
MA	Town of Millbury	Town of Millbury v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46123	N.D. Ohio (Federal)
MA	Town of Millis	Town of Millis, Massachusetts v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45275	N.D. Ohio (Federal)
MA	Town of Nantucket	<i>Town of Nantucket v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45703	N.D. Ohio (Federal)
МА	Town of Natick	Town of Natick v. Purdue Pharma L.P., et al.	19-2002-BLS2	MDL - In re Opioid Litigation (MA - Superior Court, County of Suffolk) (State MDL)
MA	Town of North Andover	Town of North Andover v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46159	N.D. Ohio (Federal)
MA	Town of North Attleborough	Town of North Attleborough v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45744	N.D. Ohio (Federal)
MA	Town of North Reading	Town of North Reading v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45856	N.D. Ohio (Federal)
MA	Town of Northbridge	Town of Northbridge v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45711	N.D. Ohio (Federal)
MA	Town of Norton	Town of Norton v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45787	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MA	Town of Norwell	<i>Town of Norwell v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45815	N.D. Ohio (Federal)
MA	Town of Norwood	Town of Norwood v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45061	N.D. Ohio (Federal)
MA	Town of Orange	Town of Orange v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45070	N.D. Ohio (Federal)
MA	Town of Oxford	Town of Oxford, Massachusetts v. Purdue Pharma L.P., et al.	1:19-op-45568	N.D. Ohio (Federal)
MA	Town of Palmer	<i>Town of Palmer v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45812	N.D. Ohio (Federal)
MA	Town of Pembroke	<i>Town of Pembroke v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45823	N.D. Ohio (Federal)
MA	Town of Plainville	<i>Town of Plainville v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45808	N.D. Ohio (Federal)
MA	Town of Plymouth	<i>Town of Plymouth v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45675	N.D. Ohio (Federal)
MA	Town of Provincetown	Town of Provincetown v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45125	N.D. Ohio (Federal)
MA	Town of Randolph	Town of Randolph v. Purdue Pharma L.P., et al.	19-2573-BLS2	MDL - In re Opioid Litigation (MA - Superior Court, County of Suffolk) (State MDL)
MA	Town of Rehoboth	<i>Town of Rehoboth v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:19-op-45059	N.D. Ohio (Federal)
MA	Town of Rockland	Town of Rockland v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45824	N.D. Ohio (Federal)
MA	Town of Salisbury	<i>Town of Salisbury v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45595	N.D. Ohio (Federal)
MA	Town of Sandwich	<i>Town of Sandwich v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45891	N.D. Ohio (Federal)
MA	Town of Scituate	<i>Town of Scituate v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:19-op-45063	N.D. Ohio (Federal)
MA	Town of Seekonk	Town of Seekonk v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45881	N.D. Ohio (Federal)
MA	Town of Sheffield	Town of Sheffield v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46001	N.D. Ohio (Federal)
MA	Town of Shirley	Town of Shirley v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45880	N.D. Ohio (Federal)
MA	Town of Somerset	<i>Town of Somerset v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45769	N.D. Ohio (Federal)
MA	Town of South Hadley	Town of South Hadley v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46000	N.D. Ohio (Federal)
MA	Town of Southbridge	Town of Southbridge v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45686	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MA	Town of Spencer	<i>Town of Spencer v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45809	N.D. Ohio (Federal)
MA	Town of Stoneham	<i>Town of Stoneham v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-46164	N.D. Ohio (Federal)
MA	Town of Stoughton	<i>Town of Stoughton v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:19-op-45023	N.D. Ohio (Federal)
MA	Town of Sturbridge	<i>Town of Sturbridge v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45990	N.D. Ohio (Federal)
MA	Town of Sudbury	Town of Sudbury v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45877	N.D. Ohio (Federal)
MA	Town of Sutton	Town of Sutton v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45810	N.D. Ohio (Federal)
MA	Town of Swampscott	Town of Swampscott v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45911	N.D. Ohio (Federal)
MA	Town of Templeton	<i>Town of Templeton v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45784	N.D. Ohio (Federal)
MA	Town of Tewksbury	Town of Tewksbury v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45077	N.D. Ohio (Federal)
MA	Town of Truro	Town of Truro v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45816	N.D. Ohio (Federal)
MA	Town of Tyngsborough	Town of Tyngsborough v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45770	N.D. Ohio (Federal)
MA	Town of Upton	<i>Town of Upton v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-46160	N.D. Ohio (Federal)
MA	Town of Wakefield	Town of Wakefield v. Purdue Pharma L.P., et al.	19-1499-BLS2	MDL - In re Opioid Litigation (MA - Superior Court, County of Suffolk) (State MDL)
MA	Town of Walpole	<i>Town of Walpole v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-46093	N.D. Ohio (Federal)
MA	Town of Ware	<i>Town of Ware v. AmerisourceBergen</i> Drug Corporation, et al.	1:18-op-45907	N.D. Ohio (Federal)
MA	Town of Warren	<i>Town of Warren v. AmerisourceBergen</i> Drug Corporation, et al.	1:18-op-45811	N.D. Ohio (Federal)
MA	Town of Watertown	Town of Watertown v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45674	N.D. Ohio (Federal)
MA	Town of Wellfleet	Town of Wellfleet, Massachusetts v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45556	N.D. Ohio (Federal)
MA	Town of West Boylston	Town of West Boylston v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45858	N.D. Ohio (Federal)
MA	Town of West Bridgewater	Town of West Bridgewater v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46102	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MA	Town of West Springfield	Town of West Springfield v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45813	N.D. Ohio (Federal)
MA	Town of West Tisbury	Town of West Tisbury v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45790	N.D. Ohio (Federal)
MA	Town of Westborough	Town of Westborough v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45859	N.D. Ohio (Federal)
MA	Town of Westford	Town of Westford v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46007	N.D. Ohio (Federal)
MA	Town of Weymouth	<i>Town of Weymouth v. Purdue Pharma L.P., et al.</i>	1:19-op-45672	N.D. Ohio (Federal)
MA	Town of Williamsburg	Town of Williamsburg v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45883	N.D. Ohio (Federal)
MA	Town of Wilmington	Town of Wilmington v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46158	N.D. Ohio (Federal)
MA	Town of Winchendon	Town of Winchendon v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45687	N.D. Ohio (Federal)
MA	Town of Winthrop	<i>Town of Winthrop v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45814	N.D. Ohio (Federal)
MD	Baltimore City Board of School Commissioners	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Jefferson County Public Schools, Jefferson County Public Schools, Jourty Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee Result Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva		
MD	City of Aberdeen	<i>Pharmaceuticals USA, Inc., et al.</i> <i>City of Aberdeen, Maryland v. Purdue</i> <i>Pharma L.P., et al.</i>	1:19-op-45772	N.D. Ohio (Federal)
MD	City of Bel Air	City of Bel Air, Maryland v. Purdue Pharma L.P., et al.	1:19-op-45669	N.D. Ohio (Federal)
MD	City of Berlin	City of Berlin, Maryland v. Purdue Pharma L.P., et al.	1:19-op-45676	N.D. Ohio (Federal)
MD	City of Bowie	Harford County, Caroline County, Garrett County, Frederick County, Talbot County, City of Frederick, The Mayor and Common Council of Westminster, City of Bowie and the Mayor and Council of Rockville, Maryland v. Purdue Pharma L.P., et al.	1:18-op-45853	N.D. Ohio (Federal)
MD	City of Cambridge	City of Cambridge, Maryland v. Purdue Pharma L.P., et al.	1:19-op-45611	N.D. Ohio (Federal)
MD	City of Charlestown	City of Charlestown, Maryland v. Purdue Pharma L.P., et al.	1:19-op-45677	N.D. Ohio (Federal)
MD	City of Cumberland	City of Cumberland, Maryland v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45624	N.D. Ohio (Federal)
MD	City of Frederick	Harford County, Caroline County, Garrett County, Frederick County, Talbot County, City of Frederick, The Mayor and Common Council of Westminster, City of Bowie and the Mayor and Council of Rockville, Maryland v. Purdue Pharma L.P., et al.	1:18-op-45853	N.D. Ohio (Federal)
MD	City of Frostburg	City of Frostburg v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45617	N.D. Ohio (Federal)
MD	City of Grantsville	City of Grantsville, Maryland v. Purdue Pharma L.P., et al.	1:19-op-45668	N.D. Ohio (Federal)
MD	City of Hagerstown	City of Hagerstown, Maryland v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45622	N.D. Ohio (Federal)
MD	City of Havre De Grace	City of Havre De Grace v. Purdue Pharma L.P., et al.	1:19-op-45678	N.D. Ohio (Federal)
MD	City of Laurel	City of Laurel, Maryland v. Purdue Pharma L.P., et al.	1:19-op-45714	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MD	City of Mountain Lake Park	City of Mountain Lake Park, Maryland v. Purdue Pharma L.P., et al.	1:19-op-45666	N.D. Ohio (Federal)
MD	City of North East	City of North East, Maryland v. Purdue Pharma L.P., et al.	1:19-op-45670	N.D. Ohio (Federal)
MD	City of Oakland	City of Oakland, Maryland v. Purdue Pharma L.P., et al.	1:19-op-45916	N.D. Ohio (Federal)
MD	City of Perryville	City of Perryville, Maryland v. Purdue Pharma L.P., et al.	1:19-op-45679	N.D. Ohio (Federal)
MD	City of Seat Pleasant	<i>The City of Seat Pleasant, Maryland v.</i> <i>Purdue Pharma L.P., et al.</i>	1:19-op-45288	N.D. Ohio (Federal)
MD	City of Vienna	City of Vienna, Maryland v. Purdue Pharma L.P., et al.	1:19-op-45680	N.D. Ohio (Federal)
MD	County of Allegany	Allegany County, Maryland v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45652	N.D. Ohio (Federal)
MD	County of Anne Arundel	Anne Arundel County, Maryland v. Purdue Pharma L.P., et al.	C-02-CV-18- 000021	MD - Circuit Court for Anne Arundel (State)
MD	County of Baltimore	<i>Baltimore County v. Purdue Pharma L.P., et al.</i>	1:18-op-45554	N.D. Ohio (Federal)
MD	County of Calvert (County Commissioners)	County Commissioners of Calvert v. Purdue Pharma L.P., et al.	1:19-op-45609	N.D. Ohio (Federal)
MD	County of Caroline	Harford County, Caroline County, Garrett County, Frederick County, Talbot County, City of Frederick, The Mayor and Common Council of Westminster, City of Bowie and the Mayor and Council of Rockville, Maryland v. Purdue Pharma L.P., et al.	1:18-op-45853	N.D. Ohio (Federal)
MD	County of Carroll (County Commissioners)	The County Commissioner of Carroll County v. Purdue Pharma L.P., et al.	1:20-op-45052	N.D. Ohio (Federal)
MD	County of Cecil	Cecil County, Maryland, v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45100	N.D. Ohio (Federal)
MD	County of Charles (County Commissioners)	County Commissioners of Charles County v. Purdue Pharma L.P., et al.	1:19-op-45094	N.D. Ohio (Federal)
MD	County of Dorchester	Dorchester County, Maryland v. Purdue Pharma L.P., et al.	1:19-op-45610	N.D. Ohio (Federal)
MD	County of Frederick	Harford County, Caroline County, Garrett County, Frederick County, Talbot County, City of Frederick, The Mayor and Common Council of Westminster, City of Bowie and the Mayor and Council of Rockville, Maryland v. Purdue Pharma L.P., et al.	1:18-op-45853	N.D. Ohio (Federal)
MD	County of Garrett	Harford County, Caroline County, Garrett County, Frederick County, Talbot County, City of Frederick, The Mayor and	1:18-op-45853	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Common Council of Westminster, City of Bowie and the Mayor and Council of Rockville, Maryland v. Purdue Pharma L.P., et al.		
MD	County of Harford	Harford County, Caroline County, Garrett County, Frederick County, Talbot County, City of Frederick, The Mayor and Common Council of Westminster, City of Bowie and the Mayor and Council of Rockville, Maryland v. Purdue Pharma L.P., et al.	1:18-op-45853	N.D. Ohio (Federal)
MD	County of Howard	Howard County, Maryland v. Purdue Pharma L.P., et al.	1:19-op-46169	N.D. Ohio (Federal)
MD	County of Montgomery	Montgomery County, Maryland v. Purdue Pharma L.P., et al.	1:18-op-45212	N.D. Ohio (Federal)
MD	County of Prince George's	Prince George's County Maryland v. Purdue Pharma L.P., et al.	1:18-op-45501	N.D. Ohio (Federal)
MD	County of Somerset	County of Somerset, Maryland v. Purdue Pharma L.P., et al.	1:19-op-45911	N.D. Ohio (Federal)
MD	County of St. Mary's (County Commissioners)	Commissioners of St. Mary's County, Maryland v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46334	N.D. Ohio (Federal)
MD	County of Talbot	Harford County, Caroline County, Garrett County, Frederick County, Talbot County, City of Frederick, The Mayor and Common Council of Westminster, City of Bowie and the Mayor and Council of Rockville, Maryland v. Purdue Pharma L.P., et al.	1:18-op-45853	N.D. Ohio (Federal)
MD	County of Washington (Board of County Commissioners)	Board of County Commissioners of Washington County, Maryland v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46060	N.D. Ohio (Federal)
MD	County of Wicomico	County of Wicomico, Maryland v. Purdue Pharma L.P., et al.	1:19-op-45681	N.D. Ohio (Federal)
MD	Mayor and City Council of Baltimore	Mayor & City Council of Baltimore v. Purdue Pharma L.P., et al.	24C18000515	MD - Circuit Court for Baltimore City (State)
MD	Mayor and Common Council of Westminster	Harford County, Caroline County, Garrett County, Frederick County, Talbot County, City of Frederick, The Mayor and Common Council of Westminster, City of Bowie and the Mayor and Council of Rockville, Maryland v. Purdue Pharma L.P., et al.	1:18-op-45853	N.D. Ohio (Federal)
MD	Mayor and Council of Rockville	Harford County, Caroline County, Garrett County, Frederick County, Talbot County, City of Frederick, The Mayor and Common Council of Westminster, City of Bowie and the Mayor and Council of Rockville, Maryland v. Purdue Pharma L.P., et al.	1:18-op-45853	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MD	Town of Cottage City	Towns of Cottage City, Forest Heights, North Brentwood and Upper Marlboro v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45235	N.D. Ohio (Federal)
MD	Town of Forest Heights	Towns of Cottage City, Forest Heights, North Brentwood and Upper Marlboro v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45235	N.D. Ohio (Federal)
MD	Town of North Brentwood	Towns of Cottage City, Forest Heights, North Brentwood and Upper Marlboro v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45235	N.D. Ohio (Federal)
MD	Town of Upper Marlboro	Towns of Cottage City, Forest Heights, North Brentwood and Upper Marlboro v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45235	N.D. Ohio (Federal)
ME	Board of Education of Bangor School Department	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 215, Joliet Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 20, Maine RSU 37, Maine RSU 29, Maine RSU 37, Maine RSU 20, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, South Portland School District, South Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
ME	Board of Education of Cape Elizabeth School Department	and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 215, Joliet Public Schools, Bullitt County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Martin County Public Schools, Martin County Public Schools, Manifee Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 31, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, South Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Fittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45281	N.D. Ohio (Federal)
ME	Board of Education of Ellsworth School Department	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools,	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
ME	Board of Education of Maine Regional School Unit 10	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools,	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, Suth Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Fittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva		
ME	Board of Education of Maine Regional School Unit 13	Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Jefferson County Public Schools, Jefferson County Public Schools, Owsley County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11,	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
ME	Board of Education of Maine Regional School Unit 25	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, South Portland School District, South Portland School District, School Department; Goshen School District, School Department; Goshen School District, South Portland School District, Waterville School District, Ellsworth School	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
	District Board of Education	Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves 		Jurisdiction N.D. Ohio
ME	Board of Education of Maine Regional School Unit 26	Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45281	N.D. Ohio (Federal)
ME	Board of Education of Maine Regional School Unit 29	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Fittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
ME	Board of Education of Maine Regional School Unit 34	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools,	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Fittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
ME	Board of Education of Maine Regional School Unit 40	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva		
ME	Board of Education of Maine Regional School Unit 50	and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, South	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester		
ME	Board of Education of Maine Regional School Unit 57	Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
ME	Board of Education of Maine Regional School Unit 60	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Martin County Public Schools, Martin County Public Schools, Martin County Public Schools, Menifee County Public Schools, Menifee County Public Schools, Menifee County Public Schools, Martin County Public Schools, Martin County Public Schools, Mantin County Public Schools, Mantin County Public Schools, Manifee School Johnson County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, Scouth Portland School District, Scouth Portland School District, School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Fittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45281	N.D. Ohio (Federal)
ME	Board of Education of Maine Regional School Unit 71	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools,	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, Scoth Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Fittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
ME	Board of Education of Maine Regional School Unit 9	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva		
ME	Board of Education of Maine School Administrative District 11	 Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, 	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA Inc. et al		
ME	Board of Education of Maine School Administrative District 15	 Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 215, Joliet Public Schools, Builitt County Public Schools, Breathitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, 	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
ME	District Board of Education of Maine School Administrative District 28 Five Town Central School District	Case CapitonPittsfield School District, TamworthSchool District, on behalf of themselvesand others similarly situated v. TevaPharmaceuticals USA, Inc., et al.Board of Education of Thornton TownshipHigh Schools, District 205, 1 RochesterPublic School District, Minnetonka PublicSchool District, Mason County PublicSchools, Baltimore City Public Schools,East Aurora Public Schools, District 131,Thornton Fractional High Schools,District 215, Joliet Public Schools,District 86, Fayette County PublicSchools, Larue County Public Schools,Bullitt County Public Schools, BreathittCounty Public Schools, Lawrence CountyPublic Schools, Harrison County PublicSchools, Hart County Public Schools,Jefferson County Public Schools, JohnsonCounty Public Schools, Lawrence CountyPublic Schools, Martin County PublicSchools, Menifee County Public Schools,Owsley County Public Schools, WolfeCounty Public Schools, Bangor SchoolDepartment, Cape Elizabeth SchoolDistrict, Maine RSU 40, Maine RSU 20,Maine RSU 57, Maine RSU 60, MaineRSU 34, Maine RSU 40, Maine RSU 50,Maine Sad 15, Maine Sad 28/Five TownCentral School District, Maine Sad 53, Maine Sad55, Maine Sad 6, Maine Sad 53, Maine Sad55, Maine Sad 6, Maine Sad 53, Maine Sad55, Maine Sad 6, Maine Sad 61, MaineSad 72, Portland School District, SouthPortland School District, SouthPortland School District, SouthPortland School	1:20-op-45281	N.D. Ohio (Federal)
ME	Board of Education of Maine School Administrative District 35	Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131,	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, South Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
ME	Board of Education of Maine School Administrative District 44	Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
ME	Board of Education of Maine School Administrative District 53	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public School Jolistrict, Maine Regional School Department, Cape Elizabeth School District, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
ME	Board of Education of Maine School Administrative District 55	Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, South Portland School District, St. George Municipal School District, Waterville	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
State		School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Larue County Public Schools, Harrison County Public Schools, Harrison County Public Schools, Harrison County Public Schools, Harrison County Public Schools, Harr County Public Schools, Jefferson County Public Schools, Jefferson County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Marifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, South Portland School District, South Portland School District, Suth Portland School District, Suth Portland School District, Waterville	Case No.	Jurisdiction
ME	Board of Education of Maine School	School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
	Administrative District 61	Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, South Portland School District, School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
ME	Board of Education of Maine School Administrative District 72	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, Scoth Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
ME	Board of Education of Portland School Department	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Jefferson County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Menifee County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves		
ME	Board of Education of Scarborough School Department	and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public School, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High School District 205, L Pochestor		
ME	Board of Education of South Portland School Department	High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 215, Joliet Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Breathitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 51, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, South Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
ME	Board of Education of St. George Municipal School District	and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 26, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Manifee Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 34, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, Katerville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45281	N.D. Ohio (Federal)
ME	Board of Education of Waterville School Department	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools,	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Fearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
ME	City of Auburn	City of Auburn v. Purdue Pharma L.P., et al.	1:19-op-45188	N.D. Ohio (Federal)
ME	City of Augusta	City of Augusta v. Purdue Pharma L.P., et al.	1:19-op-45182	N.D. Ohio (Federal)
ME	City of Bangor	City of Bangor v. Purdue Pharma L.P., et al.	1:18-op-46314	N.D. Ohio (Federal)
ME	City of Biddeford	City of Biddeford v. Purdue Pharma L.P., et al.	1:19-op-45258	N.D. Ohio (Federal)
ME	City of Calais	The City of Calais, Maine v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45051	N.D. Ohio (Federal)
ME	City of Lewiston	<i>City of Lewiston v. Purdue Pharma L.P., et al.</i>	1:18-op-46315	N.D. Ohio (Federal)
ME	City of Portland	<i>City of Portland v. Purdue Pharma L.P., et al.</i>	1:18-op-46313	N.D. Ohio (Federal)
ME	City of Rockland	<i>City of Rockland v. Purdue Pharma L.P., et al.</i>	1:19-op-45823	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
ME	City of Saco	City of Saco v. Purdue Pharma L.P., et al.	1:19-op-45310	N.D. Ohio (Federal)
ME	City of Sanford	City of Sanford v. Purdue Pharma L.P., et al.	1:19-op-45311	N.D. Ohio (Federal)
ME	City of Waterville	<i>City of Waterville v. Purdue Pharma L.P., et al.</i>	1:19-op-45193	N.D. Ohio (Federal)
ME	County of Androscoggin	Androscoggin County v. Purdue Pharma L.P., et al.	1:19-op-45205	N.D. Ohio (Federal)
ME	County of Aroostook	Aroostook County v. Purdue Pharma L.P., et al.	1:19-op-45183	N.D. Ohio (Federal)
ME	County of Cumberland	<i>Cumberland County v. Purdue Pharma</i> <i>L.P., et al.</i>	1:19-op-45259	N.D. Ohio (Federal)
ME	County of Kennebec	Kennebec County v. Purdue Pharma L.P., et al.	1:19-op-45257	N.D. Ohio (Federal)
ME	County of Knox	Knox County, State of Maine v. Purdue Pharma L.P., et al.	1:19-op-45822	N.D. Ohio (Federal)
ME	County of Lincoln	Lincoln County v. Purdue Pharma L.P., et al.	1:19-op-45190	N.D. Ohio (Federal)
ME	County of Penobscot	Penobscot County v. Purdue Pharma L.P., et al.	1:19-op-45184	N.D. Ohio (Federal)
ME	County of Sagadahoc	Sagadahoc County v. Purdue Pharma L.P., et al.	1:19-op-45189	N.D. Ohio (Federal)
ME	County of Somerset	Somerset County v. Purdue Pharma L.P., et al.	1:19-op-45186	N.D. Ohio (Federal)
ME	County of Waldo	Waldo County v. Purdue Pharma L.P., et al.	1:19-op-45309	N.D. Ohio (Federal)
ME	County of Washington	Washington County v. Purdue Pharma L.P., et al.	1:19-op-45185	N.D. Ohio (Federal)
ME	County of York	York County v. Purdue Pharma L.P., et al.	1:19-op-45191	N.D. Ohio (Federal)
MI	Charter Township of Canton	Charter Township of Canton, City of Livonia, Charter of Township of Northville, City of Romulus, Charter Township of Van Buren, City of Wayne and Charter Township of Huron, Michigan v. Purdue Pharma L.P., et al.	1:18-op-46134	N.D. Ohio (Federal)
MI	Charter Township of Clinton	Charter Township of Clinton, Michigan v. Purdue Pharma L.P., et al.	1:18-op-46135	N.D. Ohio (Federal)
MI	Charter Township of Harrison	Charter Township of Harrison v. The Pain Center USA, PLLC, et al.	1:19-op-45863	N.D. Ohio (Federal)
MI	Charter Township of Huron	Charter Township of Canton, City of Livonia, Charter of Township of Northville, City of Romulus, Charter Township of Van Buren, City of Wayne and Charter Township of Huron, Michigan v. Purdue Pharma L.P., et al.	1:18-op-46134	N.D. Ohio (Federal)
MI	Charter Township of Northville	Charter Township of Canton, City of Livonia, Charter of Township of Northville, City of Romulus, Charter Township of Van Buren, City of Wayne and Charter Township of Huron, Michigan v. Purdue Pharma L.P., et al.	1:18-op-46134	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MI	Charter Township of Pittsfield	Charter Township of Pittsfield, Michigan v. Purdue Pharma L.P., et al.	1:19-op-45566	N.D. Ohio (Federal)
MI	Charter Township of Van Buren	Charter Township of Canton, City of Livonia, Charter of Township of Northville, City of Romulus, Charter Township of Van Buren, City of Wayne and Charter Township of Huron, Michigan v. Purdue Pharma L.P., et al.	1:18-op-46134	N.D. Ohio (Federal)
MI	City of Detroit	City of Detroit, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45084	N.D. Ohio (Federal)
MI	City of East Lansing	City of East Lansing, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45902	N.D. Ohio (Federal)
MI	City of Escanaba	City of Escanaba, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45068	N.D. Ohio (Federal)
MI	City of Flint	City of Flint v. Purdue Pharma L.P., et al.	1:19-op-45122	N.D. Ohio (Federal)
MI	City of Grand Rapids	City of Grand Rapids, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45406	N.D. Ohio (Federal)
MI	City of Iron Mountain	City of Iron Mountain, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45344	N.D. Ohio (Federal)
MI	City of Jackson	City of Jackson, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45904	N.D. Ohio (Federal)
MI	City of Lansing	City of Lansing, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45054	N.D. Ohio (Federal)
MI	City of Livonia	Charter Township of Canton, City of Livonia, Charter of Township of Northville, City of Romulus, Charter Township of Van Buren, City of Wayne and Charter Township of Huron, Michigan v. Purdue Pharma L.P., et al.	1:18-op-46134	N.D. Ohio (Federal)
MI	City of Pontiac	City of Pontiac, Michigan v. AmerisourceBergen Drug Corporation, et al.	1:19-op-46183	N.D. Ohio (Federal)
MI	City of Romulus	Charter Township of Canton, City of Livonia, Charter of Township of Northville, City of Romulus, Charter Township of Van Buren, City of Wayne and Charter Township of Huron, Michigan v. Purdue Pharma L.P., et al.	1:18-op-46134	N.D. Ohio (Federal)
MI	City of Sault Sainte Marie	City of Sault Sainte Marie, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45928	N.D. Ohio (Federal)
MI	City of Sterling Heights	City of Sterling Heights v. The Pain Center USA, PLLC, et al.	1:19-op-45864	N.D. Ohio (Federal)
MI	City of Traverse City	City of Traverse City, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45901	N.D. Ohio (Federal)
MI	City of Warren	City of Warren v. The Pain Center USA, PLLC, et al.	1:19-op-45865	N.D. Ohio (Federal)
MI	City of Wayne	Charter Township of Canton, City of Livonia, Charter of Township of Northville, City of Romulus, Charter Township of Van Buren, City of Wayne and Charter Township of Huron, Michigan v. Purdue Pharma L.P., et al.	1:18-op-46134	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MI	City of Westland	City of Westland, Michigan v. Purdue	1:18-op-45903	N.D. Ohio (Federal)
MI	Count of Saginaw	Pharma L.P., et al. Count of Saginaw, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45082	N.D. Ohio (Federal)
MI	County of Alcona	County of Alcona, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45340	N.D. Ohio (Federal)
MI	County of Alger	County of Alger, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45360	N.D. Ohio (Federal)
MI	County of Alpena	County of Alpena, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45871	N.D. Ohio (Federal)
MI	County of Antrim	County of Antrim, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45354	N.D. Ohio (Federal)
MI	County of Arenac	County of Arenac, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45341	N.D. Ohio (Federal)
MI	County of Baraga	County of Baraga, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45361	N.D. Ohio (Federal)
MI	County of Bay	<i>The County of Bay, Michigan v. Purdue</i> <i>Pharma L.P., et al.</i>	1:19-op-45228	N.D. Ohio (Federal)
MI	County of Benzie	County of Benzie, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45356	N.D. Ohio (Federal)
MI	County of Berrien	County of Berrien, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45887	N.D. Ohio (Federal)
MI	County of Branch	Branch County, Michigan v. Purdue Pharma L.P., et al.	1:18-op-46096	N.D. Ohio (Federal)
MI	County of Calhoun	Calhoun County, Michigan v. Purdue Pharma L.P., et al.	1:19-op-45560	N.D. Ohio (Federal)
MI	County of Cass	County of Cass, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45868	N.D. Ohio (Federal)
MI	County of Charlevoix	County of Charlevoix, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45897	N.D. Ohio (Federal)
MI	County of Cheboygan	<i>County of Cheboygan v. Purdue Pharma</i> <i>L.P., et al.</i>	1:19-op-45636	N.D. Ohio (Federal)
MI	County of Chippewa	<i>County of Chippewa, Michigan v. Purdue</i> <i>Pharma L.P., et al.</i>	1:18-op-45066	N.D. Ohio (Federal)
MI	County of Clinton	County of Clinton, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45889	N.D. Ohio (Federal)
MI	County of Crawford	County of Crawford, Michigan, v. Purdue Pharma L.P., et al.	1:18-op-45105	N.D. Ohio (Federal)
MI	County of Delta	County of Delta, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45067	N.D. Ohio (Federal)
MI	County of Dickinson	County of Dickinson, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45342	N.D. Ohio (Federal)
MI	County of Eaton	County of Eaton, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45971	N.D. Ohio (Federal)
MI	County of Genesee	County of Genesee, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45083	N.D. Ohio (Federal)
MI	County of Grand Traverse	County of Grand Traverse, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45056	N.D. Ohio (Federal)
MI	County of Gratiot	County of Gratiot, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45339	N.D. Ohio (Federal)
MI	County of Hillsdale	County of Hillsdale, Michigan v. Purdue Pharma L.P., et al	1:18-op-45355	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MI	County of Houghton	County of Houghton, Michigan v. Purdue	1:18-op-45866	N.D. Ohio
	, ,	Pharma L.P., et al.	1	(Federal)
MI	County of Ingham	County of Ingham, Michigan v. Purdue Pharma L.P., et al.	1:18-op-46178	N.D. Ohio (Federal)
MI	County of Ionia	County of Ionia, Michigan v. Purdue	1:19-op-45261	N.D. Ohio
1011		Pharma L.P., et al.	1.17 00 15201	(Federal)
MI	County of Iosco	County of Iosco, Michigan v. Purdue Pharma L.P., et al	1:18-op-45343	N.D. Ohio (Federal)
MI	County of Iron	County of Iron, Michigan v. Purdue	1:18-op-45888	N.D. Ohio
IVII		Pharma L.P., et al.	1.18-0p-43888	(Federal)
MI	County of Isabella	County of Isabella, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45349	N.D. Ohio (Federal)
MI	County of	Kalamazoo County, Michigan v. Purdue	1.10 455(1	N.D. Ohio
MI	Kalamazoo	Pharma L.P., et al.	1:19-op-45561	(Federal)
MI	County of Kent	County of Kent, Michigan v. Purdue	1:19-op-45000	N.D. Ohio
1011		Pharma L.P., et al.	1.1.9 op 10000	(Federal)
MI	County of Lake	County of Lake, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45366	N.D. Ohio (Federal)
M		County of Leelanau, Michigan, v. Purdue	1 10 45111	N.D. Ohio
MI	County of Leelanau	Pharma L.P., et al.	1:18-op-45111	(Federal)
MI	County of Lenawee	County of Lenawee, Michigan v. Purdue	1:18-op-45351	N.D. Ohio
1011		Pharma L.P., et al.	1110 00 10001	(Federal)
MI	County of Livingston	<i>County of Livingston, Michigan v. Purdue</i> <i>Pharma L.P., et al.</i>	1:19-op-45262	N.D. Ohio (Federal)
		County of Luce, Michigan v. Purdue		N.D. Ohio
MI	County of Luce	Pharma L.P., et al.	1:18-op-45362	(Federal)
MI	County of Macomb	Count of Macomb, Michigan v. Purdue	1:18-op-45085	N.D. Ohio
		Pharma L.P., et al.	1110 op 10000	(Federal)
MI	County of Manistee	County of Manistee, Michigan, v. Purdue Pharma L.P., et al.	1:18-op-45113	N.D. Ohio (Federal)
М	County of	County of Marquette, Michigan, v.	1.19 45104	N.D. Ohio
MI	Marquette	Purdue Pharma L.P., et al.	1:18-op-45104	(Federal)
MI	County of Mason	County of Mason, Michigan, v. Purdue Pharma L.P., et al.	1:18-op-45112	N.D. Ohio (Federal)
		County of Monroe v. Purdue Pharma		N.D. Ohio
MI	County of Monroe	L.P., et al.	1:18-op-45158	(Federal)
MI	County of	County of Montcalm, Michigan v. Purdue	1:18-op-45865	N.D. Ohio
	Montcalm	Pharma L.P., et al.		(Federal)
MI	County of Montmorency	<i>County of Montmorency v. Purdue</i> <i>Pharma L.P., et al.</i>	1:18-op-45347	N.D. Ohio (Federal)
	County of	Muskegon County, Michigan v. Purdue		N.D. Ohio
MI	Muskegon	Pharma L.P., et al.	1:18-op-46199	(Federal)
MI	County of Newaygo	County of Newaygo, Michigan v. Purdue	1:18-op-46187	N.D. Ohio
	5 56	Pharma L.P., et al.	- 1	(Federal)
MI	County of Oakland	<i>County of Wayne and County of Oakland v. Purdue Pharma L.P., et al.</i>	1:17-op-45102	N.D. Ohio (Federal)
MI	County of Oceana	County of Oceana, Michigan v. Purdue	1:18-op-45359	N.D. Ohio
		Pharma L.P., et al.		(Federal)
MI	County of Ogemaw	County of Ogemaw, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45348	N.D. Ohio (Federal)
M	County of	County of Ontonagon, Michigan v.	1.10 45000	N.D. Ohio
MI	Ontonagon	Purdue Pharma L.P., et al.	1:18-op-45893	(Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MI	County of Osceola	County of Osceola, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45357	N.D. Ohio (Federal)
MI	County of Otsego	County of Otsego, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45345	N.D. Ohio (Federal)
MI	County of Presque Isle	County of Presque Isle, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45894	N.D. Ohio (Federal)
MI	County of Roscommon	County of Roscommon, Michigan, v. Purdue Pharma L.P., et al.	1:18-op-45102	N.D. Ohio (Federal)
MI	County of Sanilac	County of Sanilac, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45352	N.D. Ohio (Federal)
MI	County of Shiawassee	County of Shiawassee, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45350	N.D. Ohio (Federal)
MI	County of St. Clair	County of St. Clair, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45896	N.D. Ohio (Federal)
MI	County of Tuscola	<i>County of Tuscola v. Purdue Pharma</i> <i>L.P., et al.</i>	1:18-op-45870	N.D. Ohio (Federal)
MI	County of Washtenaw	County of Washtenaw, Michigan v. Purdue Pharma L.P., et al.	1:18-op-45886	N.D. Ohio (Federal)
MI	County of Wayne	County of Wayne and County of Oakland v. Purdue Pharma L.P., et al.	1:17-op-45102	N.D. Ohio (Federal)
MI	County of Wexford	County of Wexford, Michigan v. Purdue Pharma L.P., et al	1:18-op-45364	N.D. Ohio (Federal)
MI	Detroit Wayne Mental Health Authority	Detroit Wayne Mental Health Authority v. Purdue Pharma L.P., et al.	1:18-op-46332	N.D. Ohio (Federal)
MN	Board of Education of Minnetonka School District No. 276	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11,	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
MN	City of Coon Rapids	City of Coon Rapids, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45835	N.D. Ohio (Federal)
MN	City of Duluth	City of Duluth, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45304	N.D. Ohio (Federal)
MN	City of Minneapolis	Minneapolis, Minnesota v. Purdue Pharma L.P., et al.	1:18-op-45850	N.D. Ohio (Federal)
MN	City of North St. Paul	City of North St. Paul, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-46066	N.D. Ohio (Federal)
MN	City of Proctor	City of Proctor, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45748	N.D. Ohio (Federal)
MN	City of Rochester	City of Rochester, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45501	N.D. Ohio (Federal)
MN	City of Saint Paul	City of Saint Paul, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45424	N.D. Ohio (Federal)
MN	County of Anoka	County of Anoka, Minnesota v. Purdue Pharma L.P., et al.	1:18-op-45101	N.D. Ohio (Federal)
MN	County of Beltrami	Beltrami County, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45776	N.D. Ohio (Federal)
MN	County of Big Stone	Big Stone County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45102	N.D. Ohio (Federal)
MN	County of Carlton	Carlton County, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45608	N.D. Ohio (Federal)
MN	County of Carver	Carver County, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45798	N.D. Ohio (Federal)
MN	County of Dakota	Dakota County v. Purdue Pharma L.P., et al.	1:18-op-46112	N.D. Ohio (Federal)
MN	County of Douglas	Douglas County, Minnesota v. Teva Pharmaceuticals USA, Inc., et al.	1:18-op-45428	N.D. Ohio (Federal)
MN	County of Freeborn	Freeborn County, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45737	N.D. Ohio (Federal)
MN	County of Hennepin	Hennepin County, Minnesota v. Purdue Pharma L.P., et al.	1:18-op-45232	N.D. Ohio (Federal)
MN	County of Itasca	Itasca County, Minnesota v. Purdue Pharma L.P., et al.	1:18-op-45958	N.D. Ohio (Federal)
MN	County of McLeod	McLeod County, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45332	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MN	County of Meeker	Meeker County, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45343	N.D. Ohio (Federal)
MN	County of Morrison	Morrison County, Minnesota v. Purdue Pharma L.P., et al.	1:18-op-45429	N.D. Ohio (Federal)
MN	County of Mower	Mower County, Minnesota v. Purdue Pharma L.P., et al.	1:17-op-45072	N.D. Ohio (Federal)
MN	County of Olmsted	Olmsted County, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45547	N.D. Ohio (Federal)
MN	County of Pine	Pine County, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45738	N.D. Ohio (Federal)
MN	County of Ramsey	Ramsey County, Minnesota v. Purdue Pharma L.P., et al.	1:17-op-45073	N.D. Ohio (Federal)
MN	County of Roseau	Roseau County, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45344	N.D. Ohio (Federal)
MN	County of Sibley	Sibley County, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45333	N.D. Ohio (Federal)
MN	County of St. Louis	<i>St. Louis County, Minnesota v. Purdue</i> <i>Pharma L.P., et al.</i>	1:18-op-45430	N.D. Ohio (Federal)
MN	County of Steele	Steele County, Minnesota, Waseca County, Minnesota, Minnesota Prairie Health Alliance v. Purdue Pharma L.P., et al.	1:19-op-45800	N.D. Ohio (Federal)
MN	County of Waseca	Steele County, Minnesota, Waseca County, Minnesota, Minnesota Prairie Health Alliance v. Purdue Pharma L.P., et al.	1:19-op-45800	N.D. Ohio (Federal)
MN	County of Washington	Washington County, Minnesota v. Purdue Pharma L.P., et al.	1:17-op-45074	N.D. Ohio (Federal)
MN	County of Winona	Winona County, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45271	N.D. Ohio (Federal)
MN	County of Wright	Wright County, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45661	N.D. Ohio (Federal)
MN	County of Yellow Medicine	Yellow Medicine County, Minnesota v. Purdue Pharma L.P., et al.	1:19-op-45358	N.D. Ohio (Federal)
MN	Minnesota Prairie Health Alliance	Steele County, Minnesota, Waseca County, Minnesota, Minnesota Prairie Health Alliance v. Purdue Pharma L.P., et al.	1:19-op-45800	N.D. Ohio (Federal)
МО	City of Independence	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)
МО	City of Joplin	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve,	1:19-op-45371	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.		
МО	City of Kansas City	City of Kansas City, Missouri v. Teva Pharmaceuticals USA, Inc., et al.	1:18-op-46029	N.D. Ohio (Federal)
МО	City of Sedalia	The City of Sedalia, Pettis County, Missouri v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45152	N.D. Ohio (Federal)
МО	City of Springfield	The City of Springfield, Missouri v. Purdue Pharma L.P., et al.	1:18-op-45899	N.D. Ohio (Federal)
МО	City of St. Joseph	City of St. Joseph, Missouri v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45798	N.D. Ohio (Federal)
МО	City of St. Louis	<i>City of St. Louis v. Purdue Pharma L.P., et al.</i>	1:18-op-46267	N.D. Ohio (Federal)
МО	County of Adair	Adair County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45297	N.D. Ohio (Federal)
МО	County of Andrew	Andrew County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45298	N.D. Ohio (Federal)
МО	County of Atchison	Atchison County, Missouri v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45797	N.D. Ohio (Federal)
МО	County of Audrain	Audrain County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-46265	N.D. Ohio (Federal)
МО	County of Barry	Barry County v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45016	N.D. Ohio (Federal)
МО	County of Barton	Barton County, Missouri v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45171	N.D. Ohio (Federal)
МО	County of Boone	Boone County, Missouri v. Purdue Pharma L.P., et al.	1:19-op-45375	N.D. Ohio (Federal)
МО	County of Buchanan	Buchanan County, Missouri v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45028	N.D. Ohio (Federal)
МО	County of Butler	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)
МО	County of Callaway	Callaway County, Missouri v. Purdue Pharma L.P., et al.	1:19-op-45378	N.D. Ohio (Federal)
МО	County of Camden	Camden County v. Dannie E. Williams, M.D., et al.	1:20-op-45068	N.D. Ohio (Federal)
МО	County of Cape Girardeau	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas	1:19-op-45371	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		County and Washington County v. Purdue Pharma L.P., et al.		
МО	County of Cass	Cass County, Missouri v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45841	N.D. Ohio (Federal)
МО	County of Chariton	Chariton County, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45790	N.D. Ohio (Federal)
МО	County of Christian	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)
МО	County of Clinton	Clinton County, Missouri v. Purdue Pharma L.P., et al.	1:20-op-45130	N.D. Ohio (Federal)
МО	County of Cole	Cole County, Missouri v. Purdue Pharma, Inc., et al.	1:18-op-46189	N.D. Ohio (Federal)
МО	County of Crawford	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)
МО	County of Dade	Dade County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45224	N.D. Ohio (Federal)
МО	County of DeKalb	Dekalb County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45299	N.D. Ohio (Federal)
МО	County of Dent	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)
МО	County of Douglas	Douglas County, Missouri v. Purdue Pharma L.P., et al.	1:19-op-45386	N.D. Ohio (Federal)
МО	County of Dunklin	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
МО	County of Franklin	Franklin County v. Dannie E. Williams M.D., et al.	20AB-CC00006	MO - Circuit Court of Franklin County (State)
МО	County of Gasconade	Gasconade County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-46190	N.D. Ohio (Federal)
МО	County of Greene	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)
МО	County of Grundy	Grundy County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45300	N.D. Ohio (Federal)
МО	County of Henry	Henry County, Missouri v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45135	N.D. Ohio (Federal)
МО	County of Hickory	<i>Hickory County v. Teva Pharmaceuticals USA, Inc., et al.</i>	1:20-op-45295	N.D. Ohio (Federal)
МО	County of Iron	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)
МО	County of Jackson	Jackson County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-45965	N.D. Ohio (Federal)
МО	County of Jasper	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)
МО	County of Jefferson	Jefferson County v. Dannie E. Williams M.D., et al.	20JE-CC00029	MO - Circuit Court of Jefferson County (State)
МО	County of Knox	Knox County, Missouri v. Purdue Pharma L.P., et al.	1:19-op-45406	N.D. Ohio (Federal)
МО	County of Lafayette	Lafayette County, Missouri v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45840	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
МО	County of Lawrence	Lawrence County, Missouri v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45134	N.D. Ohio (Federal)
МО	County of Lewis	Lewis County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-46263	N.D. Ohio (Federal)
МО	County of Lincoln	Lincoln County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45069	N.D. Ohio (Federal)
МО	County of Livingston	Livingston County, Missouri v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46168	N.D. Ohio (Federal)
МО	County of Madison	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)
МО	County of Maries	Maries County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-46194	N.D. Ohio (Federal)
МО	County of McDonald	McDonald County, Missouri v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45225	N.D. Ohio (Federal)
МО	County of Miller	Miller County, Missouri v. Purdue Pharma L.P., et al.	1:19-op-45274	N.D. Ohio (Federal)
МО	County of Moniteau	Moniteau County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-46352	N.D. Ohio (Federal)
МО	County of Montgomery	Montgomery County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-46197	N.D. Ohio (Federal)
МО	County of New Madrid	New Madrid County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45296	N.D. Ohio (Federal)
МО	County of Nodaway	Nodaway County, Missouri v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45795	N.D. Ohio (Federal)
МО	County of Osage	Osage County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-46191	N.D. Ohio (Federal)
МО	County of Ozark	Ozark County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-46198	N.D. Ohio (Federal)
МО	County of Pemiscot	Pemiscot County, Missouri v. Purdue Pharma L.P., et al.	1:19-op-45733	N.D. Ohio (Federal)
МО	County of Perry	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)
МО	County of Pettis	Pettis County, Missouri v. Purdue Pharma L.P., et al. / The City of Sedalia, Pettis County, Missouri v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-45416 / 1:20-op-45152	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
МО	County of Phelps	Phelps County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-46195	N.D. Ohio (Federal)
МО	County of Pike	Pike County, Missouri v. Purdue Pharma L.P., et al.	1:20-op-45131	N.D. Ohio (Federal)
МО	County of Polk	Polk County, Missouri v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45082	N.D. Ohio (Federal)
МО	County of Pulaski	Pulaski County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-46192	N.D. Ohio (Federal)
МО	County of Ralls	Ralls County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45292	N.D. Ohio (Federal)
МО	County of Randolph	Randolph County, Missouri v. Purdue Pharma L.P., et al.	1:19-op-45409	N.D. Ohio (Federal)
МО	County of Ray	Ray County, Missouri v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45132	N.D. Ohio (Federal)
МО	County of Reynolds	Reynolds County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-46193	N.D. Ohio (Federal)
МО	County of Ripley	Ripley County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-46262	N.D. Ohio (Federal)
МО	County of Schuyler	Schuyler County, Missouri v. Purdue Pharma L.P., et al.	1:19-op-45408	N.D. Ohio (Federal)
МО	County of Scott	Scott County, Missouri v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46174	N.D. Ohio (Federal)
МО	County of Shannon	Shannon County, Missouri v. Purdue Pharma L.P., et al.	1:19-op-45401	N.D. Ohio (Federal)
МО	County of Shelby	Shelby County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-46264	N.D. Ohio (Federal)
МО	County of St. Charles	St. Charles County, Missouri v. Purdue Pharma L.P., et al.	1:18-op-46059	N.D. Ohio (Federal)
МО	County of St. Clair	St. Clair County, Missouri v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45044	N.D. Ohio (Federal)
МО	County of St. Francois	<i>St. Francois County v. Purdue Pharma</i> <i>L.P., et al.</i>	1:19-op-45847	N.D. Ohio (Federal)
МО	County of St. Louis	<i>St. Louis County v. Purdue Pharma L.P.,</i> <i>et al.</i>	1:17-op-45083	N.D. Ohio (Federal)
МО	County of Ste. Genevieve	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)
МО	County of Stone	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
МО	County of Taney	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)
МО	County of Texas	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)
МО	County of Vernon	Vernon County, Missouri v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45133	N.D. Ohio (Federal)
МО	County of Warren	Warren County v. Purdue Pharma L.P., et al.	1:18-op-46196	N.D. Ohio (Federal)
МО	County of Washington	Butler County, Cape Girardeau County, Christian County, City of Independence, City of Joplin, Crawford County, Dent County, Dunklin County, Greene County, Iron County, Jasper County, Madison County, Perry County, Ste. Genevieve, Stone County, Taney County, Texas County and Washington County v. Purdue Pharma L.P., et al.	1:19-op-45371	N.D. Ohio (Federal)
МО	County of Webster	Webster County, Missouri v. Purdue Pharma L.P., et al	1:18-op-46350	N.D. Ohio (Federal)
МО	County of Worth	Worth County, Missouri v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45777	N.D. Ohio (Federal)
МО	County of Wright	Wright County, Missouri v. Purdue Pharma L.P., et al.	1:19-op-45383	N.D. Ohio (Federal)
МО	Kinloch Fire Protection District of St. Louis County	Kinloch Fire Protection District of St. Louis County, Missouri v. Purdue Pharma L.P., et al.	1:19-op-45665	N.D. Ohio (Federal)
МО	Northeast Ambulance and Fire Protection District of St. Louis County	Northeast Ambulance and Fire Protection District of St. Louis County, Missouri v. Purdue Pharma L.P., et al.	1:19-op-45664	N.D. Ohio (Federal)
MS	City of Amory	City of Amory, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45549	N.D. Ohio (Federal)
MS	City of Brookhaven	City of Brookhaven, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46143	N.D. Ohio (Federal)
MS	City of Charleston	City of Charleston, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45398	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MS	City of Clarksdale	City of Clarksdale v. Purdue Pharma L.P., et al.	1:19-op-45620	N.D. Ohio (Federal)
MS	City of Cleveland	City of Cleveland, Mississippi v. Purdue Pharma L.P., et al	1:19-op-45879	N.D. Ohio (Federal)
MS	City of Columbia	City of Columbia, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45048	N.D. Ohio (Federal)
MS	City of Columbus	City of Columbus, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46286	N.D. Ohio (Federal)
MS	City of Diamondhead	City of Diamondhead, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45749	N.D. Ohio (Federal)
MS	City of Gautier	City of Gautier, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-45871	N.D. Ohio (Federal)
MS	City of Greenwood	<i>City of Greenwood v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45950	N.D. Ohio (Federal)
MS	City of Grenada	City of Grenada v. Purdue Pharma L.P., et al.	1:19-op-45622	N.D. Ohio (Federal)
MS	City of Gulfport	The City of Gulfport, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45291	N.D. Ohio (Federal)
MS	City of Hattiesburg	City of Hattiesburg, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45512	N.D. Ohio (Federal)
MS	City of Holly Springs	City of Holly Springs v. Johnson & Johnson, et al.	CV2020-141	MS - Circuit Court of Marshall County (State)
MS	City of Indianola	<i>City of Indianola v. Purdue Pharma L.P., et al.</i>	1:19-op-45624	N.D. Ohio (Federal)
MS	City of Iuka	City of Iuka, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46172	N.D. Ohio (Federal)
MS	City of Jackson	City of Jackson, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-45806	N.D. Ohio (Federal)
MS	City of Jonestown	City of Jonestown v. Purdue Pharma L.P., et al.	1:19-op-45623	N.D. Ohio (Federal)
MS	City of Kosciusko	City of Kosciusko, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45872	N.D. Ohio (Federal)
MS	City of Laurel	City of Laurel, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46161	N.D. Ohio (Federal)
MS	City of Long Beach	The City of Long Beach, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45517	N.D. Ohio (Federal)
MS	City of Lumberton	City of Lumberton, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46236	N.D. Ohio (Federal)
MS	City of Meridian	City of Meridian, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45969	N.D. Ohio (Federal)
MS	City of Morton	City of Morton, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-45882	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MS	City of Moss Point	City of Moss Point, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45880	N.D. Ohio (Federal)
MS	City of Mound Bayou	<i>City of Mound Bayou v. Purdue Pharma L.P., et al.</i>	1:19-op-45422	N.D. Ohio (Federal)
MS	City of Nettleton	City of Nettleton, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45151	N.D. Ohio (Federal)
MS	City of New Albany	City of New Albany, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45949	N.D. Ohio (Federal)
MS	City of Ocean Springs	City of Ocean Springs, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45878	N.D. Ohio (Federal)
MS	City of Pascagoula	The City of Pascagoula, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45934	N.D. Ohio (Federal)
MS	City of Philadelphia	City of Philadelphia, Mississippi v. Purdue Pharma L.P., et al.	1:18-op-45279	N.D. Ohio (Federal)
MS	City of Quitman	City of Quitman, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45873	N.D. Ohio (Federal)
MS	City of Shannon	City of Shannon, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45149	N.D. Ohio (Federal)
MS	City of Starkville	City of Starkville, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45148	N.D. Ohio (Federal)
MS	City of Tupelo	City of Tupelo, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45491	N.D. Ohio (Federal)
MS	City of Verona	City of Verona, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45150	N.D. Ohio (Federal)
MS	City of Vicksburg	City of Vicksburg, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45881	N.D. Ohio (Federal)
MS	City of Waynesboro	City of Waynesboro v. AmerisourceBergen Drug Corporation, et al.	1:21-op-45050	N.D. Ohio (Federal)
MS	City of Webb	City of Webb, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45015	N.D. Ohio (Federal)
MS	City of Wiggins	City of Wiggins, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45576	N.D. Ohio (Federal)
MS	County of Adams	Adams County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45831	N.D. Ohio (Federal)
MS	County of Amite	Amite County, Mississippi, v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45097	N.D. Ohio (Federal)
MS	County of Attala	Attala County, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45869	N.D. Ohio (Federal)
MS	County of Benton	Benton County, Mississippi, v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45119	N.D. Ohio (Federal)
MS	County of Bolivar	Bolivar County, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45214	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MS	County of Carroll	Carroll County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45156	N.D. Ohio (Federal)
MS	County of Chickasaw	Chickasaw County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45158	N.D. Ohio (Federal)
MS	County of Claiborne	Claiborne County, Mississippi v. Purdue Pharma L.P., et al.	1:18-op-45035	N.D. Ohio (Federal)
MS	County of Clarke	Clarke County, Mississippi v. Purdue Pharma L.P., et al.	1:18-op-45278	N.D. Ohio (Federal)
MS	County of Covington	Covington County, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45417	N.D. Ohio (Federal)
MS	County of Desoto	Desoto County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45551	N.D. Ohio (Federal)
MS	County of Forrest	Forrest County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45147	N.D. Ohio (Federal)
MS	County of Franklin	Franklin County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45577	N.D. Ohio (Federal)
MS	County of George	George County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45157	N.D. Ohio (Federal)
MS	County of Greene	Greene County, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45965	N.D. Ohio (Federal)
MS	County of Grenada	<i>County of Grenada v. Purdue Pharma L.P., et al.</i>	1:18-op-46279	N.D. Ohio (Federal)
MS	County of Hancock	Hancock County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45762	N.D. Ohio (Federal)
MS	County of Harrison	Harrison County v. McKesson Corporation, et al.	1:19-op-45113	N.D. Ohio (Federal)
MS	County of Hinds	Hinds County, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45190	N.D. Ohio (Federal)
MS	County of Holmes	Holmes County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45793	N.D. Ohio (Federal)
MS	County of Humphreys	Humphreys County, Mississippi v. Purdue Pharma L.P., et al.	1:18-op-45021	N.D. Ohio (Federal)
MS	County of Issaquena	Issaquena County, Mississippi v. McKesson Corporation, et al.	1:18-op-45764	N.D. Ohio (Federal)
MS	County of Itawamba	Itawamba County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45396	N.D. Ohio (Federal)
MS	County of Jackson	Jackson County, Mississippi v. Purdue Pharma L.P., et al	1:19-op-45876	N.D. Ohio (Federal)
MS	County of Jefferson	Jefferson County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45839	N.D. Ohio (Federal)
MS	County of Jefferson Davis	Jefferson Davis County, Mississippi, v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45070	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MS	County of Jones	Jones County, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45875	N.D. Ohio (Federal)
MS	County of Kemper	Kemper County, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-45870	N.D. Ohio (Federal)
MS	County of LaFayette	LaFayette County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45341	N.D. Ohio (Federal)
MS	County of Lauderdale	Lauderdale County, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46060	N.D. Ohio (Federal)
MS	County of Lawrence	Lawrence County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45036	N.D. Ohio (Federal)
MS	County of Lee	Lee County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45160	N.D. Ohio (Federal)
MS	County of LeFlore	LeFlore County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45552	N.D. Ohio (Federal)
MS	County of Lincoln	Lincoln County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45722	N.D. Ohio (Federal)
MS	County of Madison	County of Madison, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45106	N.D. Ohio (Federal)
MS	County of Marion	Marion County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45075	N.D. Ohio (Federal)
MS	County of Marshall	Marshall County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45397	N.D. Ohio (Federal)
MS	County of Monroe	Monroe County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46173	N.D. Ohio (Federal)
MS	County of Neshoba	Neshoba County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45843	N.D. Ohio (Federal)
MS	County of Panola	Panola County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45154	N.D. Ohio (Federal)
MS	County of Pearl River	Pearl River County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45548	N.D. Ohio (Federal)
MS	County of Perry	Perry County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45778	N.D. Ohio (Federal)
MS	County of Prentiss	Prentiss County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45723	N.D. Ohio (Federal)
MS	County of Scott	Scott County, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45238	N.D. Ohio (Federal)
MS	County of Stone	Stone County, Mississippi v. AmerisourceBergen Drug Corporation, et al. / Stone County, Mississippi v. McKesson Corporation, et al.	1:18-op-45775 / 1:20-op-45168	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
MS	County of Sunflower	Sunflower County, Mississippi v Purdue Pharma L.P., et al.	1:18-op-45020	N.D. Ohio (Federal)
MS	County of Tallahatchie	Tallahatchie County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45399	N.D. Ohio (Federal)
MS	County of Tate	Tate County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45153	N.D. Ohio (Federal)
MS	County of Tippah	Tippah County, Mississippi, v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45118	N.D. Ohio (Federal)
MS	County of Tishomingo	Tishomingo County, Mississippi v. Purdue Pharma L.P., et al.	1:20-op-45039	N.D. Ohio (Federal)
MS	County of Tunica	Tunica County, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45213	N.D. Ohio (Federal)
MS	County of Union	Union County, Mississippi, v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45120	N.D. Ohio (Federal)
MS	County of Walthall	Walthall County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45411	N.D. Ohio (Federal)
MS	County of Washington	Washington County, Mississippi v. Purdue Pharma L.P., et al.	1:18-op-45022	N.D. Ohio (Federal)
MS	County of Wayne	Wayne County, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45877	N.D. Ohio (Federal)
MS	County of Yalobusha	Yalobusha County, Mississippi v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45152	N.D. Ohio (Federal)
MS	Greenwood LeFlore Hospital	Greenwood LeFlore Hospital v. McKesson Corporation, et al.	1:18-op-45551	N.D. Ohio (Federal)
MS	Monroe County Healthcare Authority d/b/a Monroe County Hospital	Southwest Mississippi Regional Medical Center; Infirmary Health Hospitals, Inc.; Monroe County Healthcare Authority d/b/a Monroe County Hospital v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45175	N.D. Ohio (Federal)
MS	Pearl River County Hospital & Nursing Home	Pearl River County Hospital & Nursing Home v. McKesson Corporation, et al.	1:19-op-45659	N.D. Ohio (Federal)
MS	Sharkey-Issaquena Community Hospital	Sharkey-Issaquena Community Hospital v. McKesson Corporation, et al.	1:18-op-45765	N.D. Ohio (Federal)
MS	South Sunflower County Hospital	Mississippi Baptist Medical Center Inc.; Baptist Medical Center- Attala, LLC; Baptist Medical Center-Yazoo, Inc.; Baptist Medical Center-Leake, Inc.; Baptist Memorial Hospital- Calhoun, Inc.; Baptist Memorial Hospital -North Mississippi, Inc.; Baptist Memorial Hospital-Golden Triangle, Inc.; Baptist Memorial Hospital-Union County, Inc.; Baptist Memorial Hospital-Booneville, Inc.; Quitman County Hospital, LLC; and	25CI1:20-cv- 00291	MS - Circuit Court of Hinds County (State)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		South Sunflower County Hospital v. Amneal Pharmaceuticals, LLC, et al.		
MS	Southwest Mississippi Regional Medical Center	Southwest Mississippi Regional Medical Center; Infirmary Health Hospitals, Inc.; Monroe County Healthcare Authority d/b/a Monroe County Hospital v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45175	N.D. Ohio (Federal)
MS	Town of Arcola	Town of Arcola v. Purdue Pharma L.P., et al.	1:19-op-45419	N.D. Ohio (Federal)
MS	Town of Caledonia	<i>Town of Caledonia v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:19-op-45057	N.D. Ohio (Federal)
MS	Town of Leakesville	Town of Leakesville, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45008	N.D. Ohio (Federal)
MS	Town of McLain	Town of McLain, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45009	N.D. Ohio (Federal)
MS	Town of Shubuta	Town of Shubuta, Mississippi v. Teva Pharmaceuticals USA, Inc., et al. / Town of Shubuta, Mississippi v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45283 / 1:21-op-45007	N.D. Ohio (Federal)
MS	Town of Summit	Town of Summit, Mississippi v. Purdue Pharma L.P., et al.	1:19-op-45418	N.D. Ohio (Federal)
MT	City of Great Falls	City of Great Falls, County of Anaconda- Deer Lodge, County of Lake and City of Missoula v. Purdue Pharma L.P., et al.	1:19-op-45083	N.D. Ohio (Federal)
MT	City of Missoula	City of Great Falls, County of Anaconda- Deer Lodge, County of Lake and City of Missoula v. Purdue Pharma L.P., et al.	1:19-op-45083	N.D. Ohio (Federal)
MT	County of Anaconda-Deer Lodge	City of Great Falls, County of Anaconda- Deer Lodge, County of Lake and City of Missoula v. Purdue Pharma L.P., et al.	1:19-op-45083	N.D. Ohio (Federal)
MT	County of Cascade	<i>County of Cascade v. Purdue Pharma</i> <i>L.P., et al.</i>	1:18-op-45033	N.D. Ohio (Federal)
MT	County of Lake	City of Great Falls, County of Anaconda- Deer Lodge, County of Lake and City of Missoula v. Purdue Pharma L.P., et al.	1:19-op-45083	N.D. Ohio (Federal)
MT	County of Missoula	Missoula County v. Purdue Pharma L.P., et al.	1:19-op-45112	N.D. Ohio (Federal)
NC	City of Canton	City of Canton, Chatham County, North Carolina v. Purdue Pharma L.P., et al.	1:19-op-45462	N.D. Ohio (Federal)
NC	City of Fayetteville	<i>City of Fayetteville v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45726	N.D. Ohio (Federal)
NC	City of Greensboro	City of Greensboro v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45289	N.D. Ohio (Federal)
NC	City of Henderson	City of Henderson v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45768	N.D. Ohio (Federal)
NC	City of Hickory	City of Hickory v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46307	N.D. Ohio (Federal)
NC	City of Jacksonville	City of Jacksonville v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45115	N.D. Ohio (Federal)
NC	City of Wilmington	<i>City of Wilmington v. AmerisourceBergen</i> <i>Drug Corporation, et al</i>	1:18-op-45684	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
NC	City of Winston- Salem	City of Winston-Salem v. AmerisourceBergen Drug Corporation, et al	1:18-op-45658	N.D. Ohio (Federal)
NC	County of Alamance	<i>Alamance County v. Purdue Pharma L.P., et al.</i>	1:19-op-45615	N.D. Ohio (Federal)
NC	County of Alexander	Alexander County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46205	N.D. Ohio (Federal)
NC	County of Alleghany	Alleghany County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46019	N.D. Ohio (Federal)
NC	County of Anson	Anson County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46364	N.D. Ohio (Federal)
NC	County of Ashe County	Ashe County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46185	N.D. Ohio (Federal)
NC	County of Beaufort	Beaufort County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45261	N.D. Ohio (Federal)
NC	County of Bertie	Bertie County v. Purdue Pharma L.P., et al.	1:19-op-45759	N.D. Ohio (Federal)
NC	County of Bladen	Bladen County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45557	N.D. Ohio (Federal)
NC	County of Brunswick	Brunswick County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45222	N.D. Ohio (Federal)
NC	County of Buncombe	Buncombe County v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45153	N.D. Ohio (Federal)
NC	County of Burke	Burke County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45184	N.D. Ohio (Federal)
NC	County of Cabarrus	Cabarrus County v. Purdue Pharma L.P., et al.	1:18-op-45747	N.D. Ohio (Federal)
NC	County of Caldwell	Caldwell County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45263	N.D. Ohio (Federal)
NC	County of Camden	Camden County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45001	N.D. Ohio (Federal)
NC	County of Carteret	Carteret County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45587	N.D. Ohio (Federal)
NC	County of Caswell	Caswell County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45875	N.D. Ohio (Federal)
NC	County of Catawba	Catawba County, North Carolina, v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45145	N.D. Ohio (Federal)
NC	County of Chatham	City of Canton, Chatham County, North Carolina v. Purdue Pharma L.P., et al.	1:19-op-45462	N.D. Ohio (Federal)
NC	County of Cherokee	Cherokee County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45979	N.D. Ohio (Federal)
NC	County of Chowan	Chowan County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46175	N.D. Ohio (Federal)
NC	County of Cleveland	Cleveland County v. Purdue Pharma L.P., et al.	1:18-op-45304	N.D. Ohio (Federal)
NC	County of Columbus	Columbus County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45847	N.D. Ohio (Federal)
NC	County of Craven	Craven County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45660	N.D. Ohio (Federal)
NC	County of Cumberland	Cumberland County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46031	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
NC	County of Currituck	<i>Currituck County v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-46174	N.D. Ohio (Federal)
NC	County of Dare	Dare County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45683	N.D. Ohio (Federal)
NC	County of Davidson	Davidson County v. Purdue Pharma L.P., et al.	1:18-op-46330	N.D. Ohio (Federal)
NC	County of Davie	Davie County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46207	N.D. Ohio (Federal)
NC	County of Duplin	Duplin County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45040	N.D. Ohio (Federal)
NC	County of Durham	Durham County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45346	N.D. Ohio (Federal)
NC	County of Forsyth	Forsyth County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45605	N.D. Ohio (Federal)
NC	County of Franklin	Franklin County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46216	N.D. Ohio (Federal)
NC	County of Gaston	Gaston County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45166	N.D. Ohio (Federal)
NC	County of Granville	Granville County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45342	N.D. Ohio (Federal)
NC	County of Greene	Greene County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45584	N.D. Ohio (Federal)
NC	County of Guilford	Guilford County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45340	N.D. Ohio (Federal)
NC	County of Halifax	Halifax County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45376	N.D. Ohio (Federal)
NC	County of Haywood	Haywood County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45014	N.D. Ohio (Federal)
NC	County of Iredell	Iredell County v. Purdue Pharma L.P., et al.	1:18-op-45774	N.D. Ohio (Federal)
NC	County of Jones	Jones County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45142	N.D. Ohio (Federal)
NC	County of Lee	Lee County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45290	N.D. Ohio (Federal)
NC	County of Lenoir	Lenoir County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45991	N.D. Ohio (Federal)
NC	County of Lincoln	Lincoln County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45719	N.D. Ohio (Federal)
NC	County of Madison	Madison County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46067	N.D. Ohio (Federal)
NC	County of Martin	Martin County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45522	N.D. Ohio (Federal)
NC	County of McDowell	McDowell County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45524	N.D. Ohio (Federal)
NC	County of Mecklenburg	Mecklenburg County v. Purdue Pharma L.P., et al.	1:18-op-45221	N.D. Ohio (Federal)
NC	County of Mitchell	Mitchell County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45550	N.D. Ohio (Federal)
NC	County of Moore	Moore County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46028	N.D. Ohio (Federal)
NC	County of New Hanover	New Hanover County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45006	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
NC	County of Onslow	Onslow County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45114	N.D. Ohio (Federal)
NC	County of Orange	Orange County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45308	N.D. Ohio (Federal)
NC	County of Pamlico	Pamlico County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45049	N.D. Ohio (Federal)
NC	County of Pasquotank	Pasquotank County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45986	N.D. Ohio (Federal)
NC	County of Person	Person County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45276	N.D. Ohio (Federal)
NC	County of Pitt	Pitt County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45208	N.D. Ohio (Federal)
NC	County of Polk	Polk County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45900	N.D. Ohio (Federal)
NC	County of Randolph	Randolph County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45275	N.D. Ohio (Federal)
NC	County of Richmond	Richmond County, North Carolina v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45586	N.D. Ohio (Federal)
NC	County of Robeson	Robeson County v. Purdue Pharma L.P., et al.	1:18-op-46141	N.D. Ohio (Federal)
NC	County of Rockingham	Rockingham County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45015	N.D. Ohio (Federal)
NC	County of Rowan	Rowan County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45799	N.D. Ohio (Federal)
NC	County of Rutherford	Rutherford County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45243	N.D. Ohio (Federal)
NC	County of Sampson	Sampson County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45583	N.D. Ohio (Federal)
NC	County of Scotland	Scotland County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45336	N.D. Ohio (Federal)
NC	County of Stokes	Stokes County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45185	N.D. Ohio (Federal)
NC	County of Surry	Surry County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45086	N.D. Ohio (Federal)
NC	County of Tyrrell	<i>Tyrrell County v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45725	N.D. Ohio (Federal)
NC	County of Vance	Vance County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45759	N.D. Ohio (Federal)
NC	County of Warren	Warren County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45536	N.D. Ohio (Federal)
NC	County of Washington	Washington County v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45002	N.D. Ohio (Federal)
NC	County of Watauga	Watauga County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45525	N.D. Ohio (Federal)
NC	County of Wayne	Wayne County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45585	N.D. Ohio (Federal)
NC	County of Wilkes	Wilkes County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45239	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
NC	County of Yadkin	Yadkin County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45014	N.D. Ohio (Federal)
NC	County of Yancey	Yancey County v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46071	N.D. Ohio (Federal)
ND	City of Bismarck	<i>City of Bismarck v. Purdue Pharma L.P., et al.</i>	1:19-op-45629	N.D. Ohio (Federal)
ND	City of Devils Lake	<i>City of Devils Lake v. Purdue Pharma L.P., et al.</i>	1:19-op-45637	N.D. Ohio (Federal)
ND	City of Fargo	<i>The City of Fargo v. Purdue Pharma L.P., et al.</i>	1:19-op-45675	N.D. Ohio (Federal)
ND	City of Grand Forks	Cass County, North Dakota and City of Grand Forks, North Dakota v. Purdue Pharma L.P., et al.	1:19-op-45276	N.D. Ohio (Federal)
ND	City of Lisbon	City of Lisbon v. Purdue Pharma L.P., et al.	1:19-op-45761	N.D. Ohio (Federal)
ND	County of Barnes	Barnes County v. Purdue Pharma L.P., et al.	1:19-op-45640	N.D. Ohio (Federal)
ND	County of Benson	Benson County v. Purdue Pharma L.P., et al.	1:19-op-45643	N.D. Ohio (Federal)
ND	County of Burleigh	Burleigh County v. Purdue Pharma L.P., et al.	1:19-op-45630	N.D. Ohio (Federal)
ND	County of Cass	Cass County, North Dakota and City of Grand Forks, North Dakota v. Purdue Pharma L.P., et al.	1:19-op-45276	N.D. Ohio (Federal)
ND	County of Dickey	Dickey County v. Purdue Pharma L.P., et al.	1:19-op-45919	N.D. Ohio (Federal)
ND	County of Dunn	Dunn County v. Purdue Pharma L.P., et al.	1:19-op-45631	N.D. Ohio (Federal)
ND	County of Eddy	Eddy County v. Purdue Pharma L.P., et al.	1:19-op-45917	N.D. Ohio (Federal)
ND	County of Foster	Foster County v. Purdue Pharma L.P., et al.	1:19-op-45918	N.D. Ohio (Federal)
ND	County of Grand Forks	Grand Forks County v. Purdue Pharma L.P., et al.	1:19-op-45647	N.D. Ohio (Federal)
ND	County of LaMoure	LaMoure County v. Purdue Pharma L.P., et al.	1:19-op-45760	N.D. Ohio (Federal)
ND	County of McKenzie	<i>McKenzie County v. Purdue Pharma L.P., et al.</i>	1:19-op-46134	N.D. Ohio (Federal)
ND	County of McLean	McLean County v. Purdue Pharma L.P., et al.	1:19-op-45632	N.D. Ohio (Federal)
ND	County of Mercer	Mercer County v. Purdue Pharma L.P., et al.	1:19-op-45635	N.D. Ohio (Federal)
ND	County of Mountrail	Mountrail County v. Purdue Pharma L.P., et al.	1:19-op-45634	N.D. Ohio (Federal)
ND	County of Pembina	<i>Pembina County v. Purdue Pharma L.P., et al.</i>	1:19-op-45674	N.D. Ohio (Federal)
ND	County of Pierce	Pierce County v. Purdue Pharma L.P., et al.	1:19-op-45683	N.D. Ohio (Federal)
ND	County of Ramsey	Ramsey County v. Purdue Pharma L.P., et al.	1:19-op-45641	N.D. Ohio (Federal)
ND	County of Ransom	Ransom County v. Purdue Pharma L.P., et al.	1:19-op-45645	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
ND	County of Richland	Richland County v. Purdue Pharma L.P., et al.	1:19-op-45644	N.D. Ohio (Federal)
ND	County of Rolette	Rolette County v. Purdue Pharma L.P., et al.	1:19-op-45646	N.D. Ohio (Federal)
ND	County of Sargent	Sargent County v. Purdue Pharma L.P., et al.	1:19-op-45642	N.D. Ohio (Federal)
ND	County of Stark	Stark County v. Purdue Pharma L.P., et al.	1:19-op-45763	N.D. Ohio (Federal)
ND	County of Towner	<i>Towner County v. Purdue Pharma L.P., et al.</i>	1:19-op-45639	N.D. Ohio (Federal)
ND	County of Walsh	Walsh County v. Purdue Pharma L.P., et al.	1:19-op-45638	N.D. Ohio (Federal)
ND	County of Ward	Ward County v. Purdue Pharma L.P., et al.	1:19-op-45762	N.D. Ohio (Federal)
ND	County of Wells	Wells County v. Purdue Pharma L.P., et al.	1:19-op-45682	N.D. Ohio (Federal)
ND	County of Williams	<i>Williams County v. Purdue Pharma L.P., et al.</i>	1:19-op-45633	N.D. Ohio (Federal)
NE	City of South Sioux City	City of South Sioux City, Nebraska v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45553	N.D. Ohio (Federal)
NE	County of Douglas	County of Douglas v. Purdue Pharma L.P., et al.	1:19-op-45068	N.D. Ohio (Federal)
NE	County of Keith	Keith County, Nebraska v. Purdue Pharma L.P., et al.	1:19-op-45263	N.D. Ohio (Federal)
NE	County of Knox	County of Knox, State of Nebraska v. McKesson Corporation, et al.	1:18-op-45555	N.D. Ohio (Federal)
NE	County of Lincoln	Lincoln County v. Purdue Pharma L.P., et al.	1:19-op-45099	N.D. Ohio (Federal)
NE	County of Sarpy	Sarpy County, Nebraska v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46038	N.D. Ohio (Federal)
NH	Board of Education of Goshen School District	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva		
NH	Board of Education of Kearsarge Regional School Unit - School Administrative Unit 65	Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, Bultit County Public Schools, Breathitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee Regional School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
NH	Board of Education of Lebanon School District	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, Scouth Portland School District, Scouth Portland School District, School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
NH	Board of Education of Pittsfield School District	School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al. Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools, District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Martin County Public Schools, Martin County Public Schools, Manifee County Public Schools, Menifee County Public Schools, Manifee County Public Schools, Manifee County Public Schools, Manifee Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 31, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 44, Maine Sad 53, Maine Sad 55, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, South Portland School District, South Portland School District, Suth Portland School District, Suth Portland School District, Waterville School District, Ellsworth School Department; Goshen School District, Fearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45281	N.D. Ohio (Federal)
NH	Board of Education of Tamworth School District	Board of Education of Thornton Township High Schools, District 205, 1 Rochester Public School District, Minnetonka Public School District, Mason County Public Schools, Baltimore City Public Schools, East Aurora Public Schools, District 131, Thornton Fractional High Schools,	1:20-op-45281	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		District 215, Joliet Public Schools, District 86, Fayette County Public Schools, Larue County Public Schools, Bullitt County Public Schools, Breathitt County Public Schools, Estill County Public Schools, Harrison County Public Schools, Hart County Public Schools, Jefferson County Public Schools, Johnson County Public Schools, Lawrence County Public Schools, Martin County Public Schools, Menifee County Public Schools, Owsley County Public Schools, Wolfe County Public Schools, Bangor School Department, Cape Elizabeth School District, Maine Regional School Unit ("RSU") 10, Maine RSU 13, Maine RSU 25, Maine RSU 26, Maine RSU 29, Maine RSU 34, Maine RSU 40, Maine RSU 50, Maine RSU 57, Maine RSU 60, Maine RSU 71, Maine RSU 9, Maine School Administrative District ("SAD") 11, Maine Sad 15, Maine Sad 28/Five Town Central School District, Maine Sad 35, Maine Sad 6, Maine Sad 61, Maine Sad 72, Portland School District, Scarborough School District, South Portland School District, South Portland School District, St. George Municipal School District, Waterville School District, Ellsworth School Department; Goshen School District, Kearsarge RSU School Administrative Unit 65, Lebanon School District, Pittsfield School District, Tamworth School District, on behalf of themselves and others similarly situated v. Teva Pharmaceuticals USA, Inc., et al.		
NH	City of Belmont	<i>City of Belmont v. Purdue Pharma L.P., et al.</i>	1:19-op-45707	N.D. Ohio (Federal)
NH	City of Berlin	Berlin, New Hampshire v. Purdue Pharma L.P., et al.	1:18-op-46040	N.D. Ohio (Federal)
NH	City of Claremont	<i>City of Claremont v. Purdue Pharma L.P., et al.</i>	1:19-op-45690	N.D. Ohio (Federal)
NH	City of Concord	City of Concord, New Hampshire and City of Dover, New Hampshire v. Purdue Pharma L.P., et al.	1:18-op-45573	N.D. Ohio (Federal)
NH	City of Dover	City of Concord, New Hampshire and City of Dover, New Hampshire v. Purdue Pharma L.P., et al.	1:18-op-45573	N.D. Ohio (Federal)
NH	City of Franklin	City of Franklin, New Hampshire v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45728	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
NH	City of Keene	<i>The City of Keene v. Purdue Pharma L.P., et al.</i>	1:18-op-45511	N.D. Ohio (Federal)
NH	City of Laconia	City of Laconia, New Hampshire v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45583	N.D. Ohio (Federal)
NH	City of Manchester	<i>City of Manchester v. Purdue Pharma L.P., et al.</i>	1:17-op-45163	N.D. Ohio (Federal)
NH	City of Nashua	<i>The City of Nashua v. Purdue Pharma L.P., et al.</i>	1:18-op-45062	N.D. Ohio (Federal)
NH	City of Rochester	<i>City of Rochester, NH and County of</i> <i>Merrimack, NH v. Purdue Pharma L.P.,</i> <i>et al.</i>	1:18-op-46106	N.D. Ohio (Federal)
NH	County of Belknap	Belknap County v. Purdue Pharma L.P., et al.	1:19-op-45705	N.D. Ohio (Federal)
NH	County of Carroll	Carroll County v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46137	N.D. Ohio (Federal)
NH	County of Cheshire	<i>Cheshire County v. Purdue Pharma L.P., et al.</i>	1:19-op-45706	N.D. Ohio (Federal)
NH	County of Coos	Coos County v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46136	N.D. Ohio (Federal)
NH	County of Grafton	Grafton County v. Purdue Pharma L.P., et al.	1:19-op-45691	N.D. Ohio (Federal)
NH	County of Hillsborough	Hillsborough County, New Hampshire v. Purdue Pharma L.P., et al.	1:18-op-46353	N.D. Ohio (Federal)
NH	County of Merrimack	<i>City of Rochester, NH and County of</i> <i>Merrimack, NH v. Purdue Pharma L.P.,</i> <i>et al.</i>	1:18-op-46106	N.D. Ohio (Federal)
NH	County of Rockingham	Rockingham County v. Purdue Pharma L.P., et al.	1:19-op-45703	N.D. Ohio (Federal)
NH	County of Strafford	Strafford County v. Purdue Pharma L.P., et al.	1:19-op-45689	N.D. Ohio (Federal)
NH	County of Sullivan	Sullivan County v. Purdue Pharma L.P., et al.	1:19-op-45704	N.D. Ohio (Federal)
NH	Town of Derry	Town of Derry, New Hampshire v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45582	N.D. Ohio (Federal)
NH	Town of Londonderry	Town of Londonderry, New Hampshire v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45727	N.D. Ohio (Federal)
NJ	Borough of Paramus	Borough of Paramus, New Jersey v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46046	N.D. Ohio (Federal)
NJ	Borough of Ridgefield	The Borough of Ridgefield v. Purdue Pharma L.P., et al.	1:18-op-46117	N.D. Ohio (Federal)
NJ	City of Bayonne	City of Bayonne, New Jersey v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46044	N.D. Ohio (Federal)
NJ	City of Clifton	City of Clifton, New Jersey v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46076	N.D. Ohio (Federal)
NJ	City of Elizabeth	City of Elizabeth, New Jersey v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46045	N.D. Ohio (Federal)
NJ	City of Newark	The City of Newark, New Jersey v. Purdue Pharma L.P., et al.	1:18-op-45761	N.D. Ohio (Federal)
NJ	City of Paterson	<i>City of Paterson v. Purdue Pharma L.P., et al.</i>	1:18-op-45371	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
NJ	City of Trenton	City of Trenton v. Purdue Pharma L.P., et al.	1:19-op-46158	N.D. Ohio (Federal)
NJ	City of Vineland	City of Vineland v. Teva Pharmaceutical Industries Ltd., et al.	CUM-L-000422- 22	NJ - Superior Court of Cumberland County (State)
NJ	County of Atlantic	Atlantic County, New Jersey v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46071	N.D. Ohio (Federal)
NJ	County of Burlington	County of Burlington, New Jersey v. Purdue Pharma L.P., et al.	1:19-op-45928	N.D. Ohio (Federal)
NJ	County of Cumberland	<i>Cumberland County v. Purdue Pharma</i> <i>L.P., et al.</i>	1:19-op-46016	N.D. Ohio (Federal)
NJ	County of Hudson	County of Hudson, New Jersey v. Purdue Pharma L.P., et al.	1:18-op-45937	N.D. Ohio (Federal)
NJ	County of Monmouth	Monmouth County v. Purdue Pharma L.P., et al.	1:18-op-46118	N.D. Ohio (Federal)
NJ	County of Ocean	County of Ocean, New Jersey v. Purdue Pharma L.P., et al.	1:19-op-46157	N.D. Ohio (Federal)
NJ	County of Union	Union County v. Purdue Pharma L.P., et al.	1:19-op-45374	N.D. Ohio (Federal)
NJ	Town of Clinton	Town of Clinton, New Jersey v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46085	N.D. Ohio (Federal)
NJ	Township of Barnegat	Township of Barnegat v. Purdue Pharma L.P., et al.	1:19-op-45925	N.D. Ohio (Federal)
NJ	Township of Bloomfield	<i>The Township of Bloomfield, New Jersey</i> <i>v. Purdue Pharma L.P., et al.</i>	1:18-op-45053	N.D. Ohio (Federal)
NJ	Township of Brick	Township of Brick, New Jersey v. Purdue Pharma L.P., et al.	1:19-op-45924	N.D. Ohio (Federal)
NJ	Township of Irvington	Township of Irvington v. Purdue Pharma L.P., et al.	1:17-op-45156	N.D. Ohio (Federal)
NJ	Township of Saddle Brook	Township of Saddle Brook, New Jersey v. Purdue Pharma L.P., et al.	1:19-op-45431	N.D. Ohio (Federal)
NM	City of Alamogordo	City of Alamogordo, New Mexico v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46067	N.D. Ohio (Federal)
NM	City of Espanola	City of Espanola, New Mexico v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46142	N.D. Ohio (Federal)
NM	City of Hobbs	City of Hobbs, New Mexico v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46068	N.D. Ohio (Federal)
NM	City of Las Cruces	City of Las Cruces v. AmerisourceBergen Drug Corporation, et al.	1:21-op-45059	N.D. Ohio (Federal)
NM	City of Santa Fe	City of Santa Fe v. Purdue Pharma L.P., et al.	D-101-CV-2019- 01809	NM - County of Santa Fe, 1st Judicial District (State)
NM	County of Bernalillo (Board of County Commissioners)	Board of County Commissioners of the County of Bernalillo, New Mexico v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45301	N.D. Ohio (Federal)
NM	County of Catron (Board of County Commissioners)	Board of County Commissioners of the County of Catron, New Mexico v.	1:19-op-45320	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		AmerisourceBergen Drug Corporation, et al.		
NM	County of Cibola (Board of County Commissioners)	Board of County Commissioners of the County of Cibola, New Mexico v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45321	N.D. Ohio (Federal)
NM	County of Colfax (Board of County Commissioners)	Board of County Commissioners of The County of Colfax v. Allergan plc, et al.	1:21-op-45055	N.D. Ohio (Federal)
NM	County of Curry (Board of County Commissioners)	Board of County Commissioners of the County of Curry, New Mexico v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45347	N.D. Ohio (Federal)
NM	County of Dona Ana (Board of County Commissioners)	Board of County Commissioners of the County of Dona Ana, New Mexico v. AmerisourceBergen Drug Corporation et al.	1:18-op-46206	N.D. Ohio (Federal)
NM	County of Eddy	County of Eddy v. Allergan plc, et al.	1:22-op-45015	N.D. Ohio (Federal)
NM	County of Grant	Grant County v. Purdue Pharma L.P., et al.	1:19-op-45108	N.D. Ohio (Federal)
NM	County of Hidalgo (Board of County Commissioners)	Board Of County Commissioners of The County of Hidalgo, New Mexico v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46069	N.D. Ohio (Federal)
NM	County of Lea (Board of County Commissioners)	Board of County Commissioners of the County of Lea v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45266	N.D. Ohio (Federal)
NM	County of Lincoln (Board of County Commissioners)	Board of County Commissioners of the County of Lincoln, New Mexico v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45513	N.D. Ohio (Federal)
NM	County of Luna (Board of County Commissioners)	Board of County Commissioners of the County of Luna v. Allergan plc, et al.	1:21-op-45056	N.D. Ohio (Federal)
NM	County of McKinley (Board of County Commissioners)	Board of County Commissioners of the County of McKinley, New Mexico v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45033	N.D. Ohio (Federal)
NM	County of Mora	County of Mora v. Purdue Pharma L.P., et al.	1:17-op-45080	N.D. Ohio (Federal)
NM	County of Otero (Board of County Commissioners)	Board of County Commissioners of the County of Otero v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45216	N.D. Ohio (Federal)
NM	County of Rio Arriba	The County of Rio Arriba v. Purdue Pharma L.P., et al.	1:19-op-45054	N.D. Ohio (Federal)
NM	County of Roosevelt	The County of Roosevelt v. Purdue Pharma L.P., et al.	1:18-op-46343	N.D. Ohio (Federal)
NM	County of San Juan	San Juan County v. Purdue Pharma L.P., et al.	1:18-op-45829	N.D. Ohio (Federal)
NM	County of San Miguel (Board of County Commissioners)	Board of County Commissioners for San Miguel County v. Purdue Pharma L.P., et al.	1:19-op-45354	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
NM	County of Sandoval	Sandoval County, New Mexico v. Purdue Pharma L.P., et al.	1:19-op-45421	N.D. Ohio (Federal)
NM	County of Santa Fe (Board of County Commissioners)	Board of County Commissioners of the County of Santa Fe v. Purdue Pharma L.P., et al.	1:18-op-45776	N.D. Ohio (Federal)
NM	County of Sierra (Board of County Commissioners)	Board of County Commissioners of the County of Sierra, New Mexico v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45322	N.D. Ohio (Federal)
NM	County of Socorro (Board of County Commissioners)	Board of County Commissioners of Socorro, New Mexico v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45323	N.D. Ohio (Federal)
NM	County of Taos (Board of County Commissioners)	Board of County Commissioners of the County of Taos v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45051	N.D. Ohio (Federal)
NM	County of Torrance (Board of County Commissioners)	Board of County Commissioners of the County of Torrance v. Allergan plc, et al.	1:22-op-45004	N.D. Ohio (Federal)
NM	County of Union (Board of County Commissioners)	Board of County Commissioners of the County of Union v. Allergan plc, et al.	1:21-op-45057	N.D. Ohio (Federal)
NM	County of Valencia (Board of County Commissioners)	Board of County Commissioners of the County of Valencia, New Mexico v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45324	N.D. Ohio (Federal)
NV	Central Lyon County Fire Protection District	Lyon County, The North Lyon County Fire Protection District and the Central Lyon County Fire Protection District v. Teva Pharmaceuticals USA, Inc., et al.	20-CV-00795	NV - 3rd Judicial District Court, Lyon County (State)
NV	City of Boulder	Boulder City v. Purdue Pharma L.P., et al.	1:19-op-45648	N.D. Ohio (Federal)
NV	City of Carson	Carson City v. Teva Pharmaceuticals USA, Inc., et al.	20 TRT 000471B	NV - 1st Judicial District Court, Carson City County (State)
NV	City of Ely	City of Ely v. Teva Pharmaceuticals USA, Inc., et al.	CV2007077	NV - 7th Judicial District Court, White Pine County (State)
NV	City of Fernley	The City of Fernley v. Teva Pharmaceuticals USA, Inc., et al.	20-CV-00796	NV - 3rd Judicial District Court, Lyon County (State)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
NV	City of Henderson	City of Henderson v. Purdue Pharma L.P., et al.	A-19-800695-B	NV - 8th Judicial District Court, Clark County (State)
NV	City of Las Vegas	City of Las Vegas v. Purdue Pharma L.P., et al.	А-19-800697-В	NV - 8th Judicial District Court, Clark County (State)
NV	City of Mesquite	<i>City of Mesquite v. Purdue Pharma L.P., et al.</i>	1:19-op-45649	N.D. Ohio (Federal)
NV	City of North Las Vegas	City of North Las Vegas v. Purdue Pharma L.P., et al.	A-19-800699-B	NV - 8th Judicial District Court, Clark County (State)
NV	City of Sparks	City of Sparks v. Teva Pharmaceuticals USA, Inc., et al.	CV20-01152	NV - 2nd Judicial District Court, Washoe County (State)
NV	City of West Wendover	City of West Wendover v. Teva Pharmaceuticals USA, Inc., et al.	DC-CV-20-70	NV - 4th Judicial District Court, Elko County (State)
NV	County of Churchill	Churchill County v. Teva Pharmaceuticals USA, Inc., et al.	20-100C-0805	NV - 10th Judicial District Court, Churchill County (State)
NV	County of Clark	<i>Clark County v. Purdue Pharma L.P., et al.</i>	1:19-op-46168	N.D. Ohio (Federal)
NV	County of Douglas	Douglas County v. Teva Pharmaceuticals USA, Inc., et al.	2020 CV 00139	NV - 9th Judicial District Court, Douglas County (State)
NV	County of Esmeralda	Esmeralda County v. Teva Pharmaceuticals USA, Inc., et al.	CV20-5117	NV - 5th Judicial District Court,

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Esmeralda County (State)
NV	County of Humboldt	Humboldt County v. Teva Pharmaceuticals USA, Inc., et al.	CV2022306	NV - 6th Judicial District Court, Humboldt County (State)
NV	County of Lincoln	Lincoln County v. Teva Pharmaceuticals USA, Inc., et al.	CV0702620	NV - 7th Judicial District Court, Lincoln County (State)
NV	County of Lyon	Lyon County, The North Lyon County Fire Protection District and the Central Lyon County Fire Protection District v. Teva Pharmaceuticals USA, Inc., et al.	20-CV-00795	NV - 3rd Judicial District Court, Lyon County (State)
NV	County of Mineral	Mineral County v. Teva Pharmaceuticals USA, Inc., et al.	21CV-TT12- 2020-0104	NV - 11th Judicial District Court, Mineral County (State)
NV	County of Nye	Nye County, Nevada v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46238	N.D. Ohio (Federal)
NV	County of Washoe	Washoe County v. Teva Pharmaceuticals USA, Inc., et al.	CV20-01142	NV - 2nd Judicial District Court, Washoe County (State)
NV	County of White Pine	White Pine County v. Teva Pharmaceuticals USA, Inc., et al.	CV2007076	NV - 7th Judicial District Court, White Pine County (State)
NV	North Lyon County Fire Protection District	Lyon County, The North Lyon County Fire Protection District and the Central Lyon County Fire Protection District v. Teva Pharmaceuticals USA, Inc., et al.	20-CV-00795	NV - 3rd Judicial District Court, Lyon County (State)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
ОН	Board of Education of Boardman Local Schools	Board of Education of Boardman Local Schools and Board of Education of Liberty Local Schools v. Cephalon, Inc., et al.	1:22-op-45023- DAP	N.D. Ohio (Federal)
ОН	Board of Education of Liberty Local Schools	Board of Education of Boardman Local Schools and Board of Education of Liberty Local Schools v. Cephalon, Inc., et al.	1:22-op-45023- DAP	N.D. Ohio (Federal)
ОН	City of Ashland	City of Ashland, Ohio v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46203	N.D. Ohio (Federal)
ОН	City of Aurora (Law Director Dean E. DePiero)	The County of Portage, Ohio; and City of Ravenna, Ohio and City of Kent, Ohio and City of Aurora, Ohio, And The State of Ohio ex rel. Prosecuting Attorney of Portage County, Victor V. Vigluicci; Frank J. Cimino, Law Director, City of Ravenna, Ohio; Hope L. Jones, Law Director, City of Kent, Ohio; and Dean E. Depiero, Law Director, City of Aurora, Ohio v. Purdue Pharma L.P., et al.	1:18-op-45993	N.D. Ohio (Federal)
ОН	City of Barberton	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.		
OH	City of Broadview Heights	<i>The City of Broadview Heights v. Purdue</i> <i>Pharma L.P., et al.</i>	1:18-op-45330	N.D. Ohio (Federal)
OH	City of Brunswick	The City of Brunswick, Ohio v. Purdue Pharma L.P., et al.	1:18-op-45199	N.D. Ohio (Federal)
ОН	City of Cincinnati	<i>City of Cincinnati, Ohio v.</i> <i>AmerisourceBergen Drug Corporation, et</i> <i>al.</i>	1:17-op-45041	N.D. Ohio (Federal)
ОН	City of Cleveland	City of Cleveland v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45132	N.D. Ohio (Federal)
ОН	City of Columbus	<i>The City of Columbus v. Purdue Pharma L.P., et al.</i>	1:18-op-45048	N.D. Ohio (Federal)
ОН	City of Cuyahoga Falls	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.		
ОН	City of Dayton	City of Dayton, Ohio v. Purdue Pharma L.P., et al.	1:17-op-45032	N.D. Ohio (Federal)
ОН	City of East Cleveland	City of East Cleveland v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45448	N.D. Ohio (Federal)
ОН	City of Elyria	<i>The City of Elyria v. Purdue Pharma L.P., et al.</i>	1:18-op-45080	N.D. Ohio (Federal)
ОН	City of Euclid	<i>The City of Euclid v. Purdue Pharma L.P., et al.</i>	1:18-op-46013	N.D. Ohio (Federal)
ОН	City of Fairfield	City of Fairfield, Ohio v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45742	N.D. Ohio (Federal)
ОН	City of Fairlawn	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Green, Interim Law Director Bill Chris,	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.		
ОН	City of Findlay	<i>The City of Findlay v. Purdue Pharma</i> L.P., et al.	1:18-op-46339	N.D. Ohio (Federal)
ОН	City of Fostoria	<i>City of Fostoria v. Purdue Pharma L.P., et al.</i>	1:18-op-45433	N.D. Ohio (Federal)
ОН	City of Garfield Heights	The City of Garfield Heights v. Purdue Pharma L.P., et al.	1:18-op-45999	N.D. Ohio (Federal)
ОН	City of Green	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.		
ОН	City of Hamilton	City of Hamilton, Ohio v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46024	N.D. Ohio (Federal)
OH	City of Huron	City of Huron v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45431	N.D. Ohio (Federal)
ОН	City of Ironton	City of Ironton, Ohio v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46025	N.D. Ohio (Federal)
ОН	City of Kent (Law Director Hope L. Jones)	The County of Portage, Ohio; and City of Ravenna, Ohio and City of Kent, Ohio and City of Aurora, Ohio, And The State of Ohio ex rel. Prosecuting Attorney of Portage County, Victor V. Vigluicci; Frank J. Cimino, Law Director, City of Ravenna, Ohio; Hope L. Jones, Law Director, City of Kent, Ohio; and Dean E. Depiero, Law Director, City of Aurora, Ohio v. Purdue Pharma L.P., et al.	1:18-op-45993	N.D. Ohio (Federal)
ОН	City of Lakewood	City of Lakewood, Ohio v. Purdue Pharma L.P., et al.	1:18-op-45240	N.D. Ohio (Federal)
ОН	City of Lebanon	The City of Lebanon, Ohio v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45163	N.D. Ohio (Federal)
ОН	City of Lima	<i>City of Lima v. AmerisourceBergen Drug</i> <i>Corporation, et al.</i>	1:18-op-45333	N.D. Ohio (Federal)
OH	City of Lorain	<i>City of Lorain, Ohio v. Purdue Pharma</i> <i>L.P., et al.</i>	1:17-op-45000	N.D. Ohio (Federal)
ОН	City of Lyndhurst	City of Lyndhurst v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45636	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
ОН	City of Macedonia	<i>City of Macedonia v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-45447	N.D. Ohio (Federal)
ОН	City of Mansfield	<i>City of Mansfield v. Purdue Pharma L.P., et al.</i>	1:18-op-45380	N.D. Ohio (Federal)
ОН	City of Marietta	Washington County and City of Marietta, Ohio v. Cardinal Health, Inc., et al.	1:19-op-45230	N.D. Ohio (Federal)
ОН	City of Mayfield Heights	City of Mayfield Heights v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45635	N.D. Ohio (Federal)
OH	City of Middletown	City of Middletown, Ohio v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46133	N.D. Ohio (Federal)
ОН	City of Munroe Falls	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for The Law Director for Copley Township, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
State		of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al. The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan	Case No.	Jurisdiction
ОН	City of New Franklin	Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v.	1:18-op-45767	N.D. Ohio (Federal)
ОН	City of North Olmsted	Purdue Pharma L.P., et al. The City of North Olmsted v. Purdue Pharma L.P., et al.	1:18-op-46012	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
OH	City of North Ridgeville	The City of North Ridgeville v. Purdue Pharma L.P., et al.	1:18-op-46015	N.D. Ohio (Federal)
ОН	City of North Royalton	City of North Royalton v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45427	N.D. Ohio (Federal)
ОН	City of Norton	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Green, Interim Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.	1:18-op-45767	N.D. Ohio (Federal)
OH	City of Norwalk	<i>City of Norwalk v. Purdue Pharma L.P., et al.</i>	1:18-op-46351	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
ОН	City of Olmsted Falls	<i>The City of Olmsted Falls v. Purdue</i> <i>Pharma L.P., et al.</i>	1:18-op-46014	N.D. Ohio (Federal)
ОН	City of Parma	<i>City of Parma v. Purdue Pharma L.P., et al.</i>	1:17-op-45001	N.D. Ohio (Federal)
ОН	City of Parma Heights	<i>The City of Parma Heights v. Purdue Pharma L.P., et al.</i>	1:18-op-45773	N.D. Ohio (Federal)
OH	City of Portsmouth	<i>City of Portsmouth v. AmerisourceBergen</i> <i>Drug Corporation et al.</i>	1:17-op-45042	N.D. Ohio (Federal)
ОН	City of Ravenna (Law Director Frank J. Cimino)	The County of Portage, Ohio; and City of Ravenna, Ohio and City of Kent, Ohio and City of Aurora, Ohio, And The State of Ohio ex rel. Prosecuting Attorney of Portage County, Victor V. Vigluicci; Frank J. Cimino, Law Director, City of Ravenna, Ohio; Hope L. Jones, Law Director, City of Kent, Ohio; and Dean E. Depiero, Law Director, City of Aurora, Ohio v. Purdue Pharma L.P., et al.	1:18-op-45993	N.D. Ohio (Federal)
OH	City of Sandusky	<i>City of Sandusky v. Purdue Pharma L.P., et al.</i>	1:18-op-45788	N.D. Ohio (Federal)
ОН	City of Seven Hills	City of Seven Hills, Ohio v. Purdue Pharma L.P., et al.	1:19-op-45413	N.D. Ohio (Federal)
ОН	City of St. Marys	City of St. Marys v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45638	N.D. Ohio (Federal)
ОН	City of Stow	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.		
ОН	City of Strongsville	The City of Strongsville v. Purdue Pharma L.P., et al.	1:18-op-46111	N.D. Ohio (Federal)
ОН	City of Tallmadge	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.		
ОН	City of Toledo	<i>The City of Toledo v. Purdue Pharma L.P., et al.</i>	1:17-op-45005	N.D. Ohio (Federal)
ОН	City of Van Wert	<i>City of Van Wert v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:18-op-46345	N.D. Ohio (Federal)
ОН	City of Warren	<i>The City of Warren v. Purdue Pharma L.P., et al</i>	1:18-op-45434	N.D. Ohio (Federal)
ОН	City of Warrensville Heights	Warrensville Heights, Ohio v. Purdue Pharma L.P., et al.	1:18-op-46299	N.D. Ohio (Federal)
ОН	City of Wickliffe	City of Wickliffe v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45637	N.D. Ohio (Federal)
ОН	City of Youngstown	City of Youngstown, Ohio v. Purdue Pharma L.P., et al.	1:19-op-45722	N.D. Ohio (Federal)
ОН	County of Adams (Board of County Commissioners)	Adams County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45042	N.D. Ohio (Federal)
ОН	County of Allen (Board of County Commissioners)	Allen County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45401	N.D. Ohio (Federal)
ОН	County of Ashland (Board of County Commissioners)	Ashland County Board of County Commissioners v. AmerisourceBergen Drug Corporation et al.	1:18-op-45012	N.D. Ohio (Federal)
ОН	County of Ashtabula	<i>The County of Ashtabula v. Purdue</i> <i>Pharma L.P., et al.</i>	1:18-op-45050	N.D. Ohio (Federal)
ОН	County of Athens (Board of County Commissioners)	Athens County Board of Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45326	N.D. Ohio (Federal)
ОН	County of Auglaize (Board of County Commissioners)	Auglaize County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45570	N.D. Ohio (Federal)
ОН	County of Belmont (Board of County Commissioners)	Belmont County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45034	N.D. Ohio (Federal)
ОН	County of Brown (Board of County Commissioners)	Brown County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45035	N.D. Ohio (Federal)
ОН	County of Butler (Board of County Commissioners)	Butler County Board of Commissioners v. Purdue Pharma L.P., et al.	1:18-op-45037	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
ОН	County of Carroll (Board of County Commissioners)	Carroll County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46079	N.D. Ohio (Federal)
ОН	County of Champaign (Board of County Commissioners)	Champaign County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45065	N.D. Ohio (Federal)
ОН	County of Clermont (Board of County Commissioners)	Clermont County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45033	N.D. Ohio (Federal)
ОН	County of Clinton (Board of County Commissioners)	Clinton County Board of Commissioners v. Purdue Pharma L.P., et al.	1:18-op-45060	N.D. Ohio (Federal)
ОН	County of Columbiana (Board of County Commissioners)	Columbiana County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45289	N.D. Ohio (Federal)
ОН	County of Coshocton (Board of County Commissioners)	Coshocton County Board of County Commissioners v. AmerisourceBergen Drug Corporation et al.	1:18-op-45027	N.D. Ohio (Federal)
ОН	County of Crawford (Board of County Commissioners)	Crawford County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45288	N.D. Ohio (Federal)
ОН	County of Darke (Board of County Commissioners)	Darke County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45046	N.D. Ohio (Federal)
ОН	County of Delaware (Board of County Commissioners)	Delaware County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45266	N.D. Ohio (Federal)
ОН	County of Erie (Board of County Commissioners)	Erie County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45291	N.D. Ohio (Federal)
ОН	County of Fairfield (Board of County Commissioners)	Fairfield County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45038	N.D. Ohio (Federal)
ОН	County of Franklin (Board of County Commissioners)	Franklin County Board of County Commissioners v. AmerisourceBergen Drug Corporation et al.	1:18-op-45162	N.D. Ohio (Federal)
ОН	County of Fulton (Board of County Commissioners)	Board of Commissioners of Fulton County, Ohio v. Purdue Pharma L.P., et al.	1:19-op-45440	N.D. Ohio (Federal)
ОН	County of Gallia (Board of County Commissioners)	Gallia County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45043	N.D. Ohio (Federal)
ОН	County of Geauga (Board of County Commissioners)	Geauga County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45256	N.D. Ohio (Federal)
ОН	County of Guernsey (Board of County Commissioners)	Guernsey County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45044	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
	County of Hamilton	Hamilton County Board of County		N.D. Ohio
OH	(Board of County	Commissioners v. AmerisourceBergen	1:18-op-45272	(Federal)
	Commissioners)	Drug Corporation, et al.		(i cuciui)
	County of Hancock	Hancock County Board of County		N.D. Ohio
OH	(Board of County	Commissioners v. AmerisourceBergen	1:18-op-45572	(Federal)
	Commissioners)	Drug Corporation, et al.		(i cuciui)
	County of Harrison	Harrison County Board of Commissioners		N.D. Ohio
OH	(Board of County	v. Purdue Pharma L.P., et al.	1:18-op-45547	(Federal)
	Commissioners)			(i cuciui)
	County of Hocking	Hocking County Board of County		N.D. Ohio
OH	(Board of County	Commissioners v. AmerisourceBergen	1:17-op-45044	(Federal)
	Commissioners)	Drug Corporation, et al.		(i eucrui)
	County of Huron	Huron County Board of County		N.D. Ohio
OH	(Board of County	Commissioners v. AmerisourceBergen	1:18-op-45292	(Federal)
	Commissioners)	Drug Corporation, et al.		(i cuciui)
	County of Jackson	Jackson County Board of County		N.D. Ohio
OH	(Board of County	Commissioners v. AmerisourceBergen	1:17-op-45037	(Federal)
	Commissioners)	Drug Corporation, et al.		` <i>`</i>
OH	County of Jefferson	The County of Jefferson v. Purdue	1:18-op-45365	N.D. Ohio
011	-	Pharma L.P., et al.	1110 op 10000	(Federal)
	County of Knox	Knox County Board of County		N.D. Ohio
OH	(Board of County	Commissioners v. AmerisourceBergen	1:18-op-45665	(Federal)
	Commissioners)	Drug Corporation, et al.		
OH	County of Lake	The County of Lake v. Purdue Pharma	1:18-op-45032	N.D. Ohio
011	-	L.P., et al.	1110 op 10002	(Federal)
	County of Lawrence	Lawrence County Board of County		N.D. Ohio
OH	(Board of County	Commissioners v. AmerisourceBergen	1:17-op-45045	(Federal)
	Commissioners)	Drug Corporation, et al.		(i eucrui)
	County of Licking	Licking County Board of County		N.D. Ohio
OH	(Board of County	Commissioners v AmerisourceBergen	1:18-op-45041	(Federal)
	Commissioners)	Drug Corporation, et al.		(1 0 00 0 0 0)
	County of Logan	Logan County Board of County		N.D. Ohio
OH	(Board of County	Commissioners v. AmerisourceBergen	1:18-op-45047	(Federal)
	Commissioners)	Drug Corporation, et al.		``´´
OH	County of Lorain	The County of Lorain, v. Purdue Pharma	1:18-op-45078	N.D. Ohio
		L.P., et al.		(Federal)
	~ ^*	Board of Commissioners of Lucas County,		
	County of Lucas	Ohio, Mental Health & Recovery Services		N.D. Ohio
OH	(Board of County	Board of Lucas County, and Lucas	1:18-op-46177	(Federal)
	Commissioners)	County Children Services Board of		()
		Trustees v. Purdue Pharma L.P., et al.		
	County of Marion	Marion County Board of County		N.D. Ohio
OH	(Board of County	Commissioners v. AmerisourceBergen	1:18-op-45529	(Federal)
	Commissioners)	Drug Corporation, et al.		()
	County of Medina	County of Medina, Ohio and The State of		
OH	(Prosecuting	Ohio ex rel. Prosecuting Attorney of	1:19-op-45839	N.D. Ohio
	Attorney S. Forrest	Medina County, S. Forrest Thompson v.		(Federal)
	Thompson)	Purdue Pharma L.P., et al.		
OH	County of Meigs	Meigs County, Ohio v. Cardinal Health,	1:19-op-45229	N.D. Ohio
511		Inc., et al.	1.17 OP +5227	(Federal)
	County of Mercer	Mercer County Board of County		N.D. Ohio
OH	(Board of County	Commissioners, v. AmerisourceBergen	1:18-op-46094	(Federal)
	Commissioners)	Drug Corporation, et al.		(1 cuciui)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
ОН	County of Miami (Board of County Commissioners)	Board of Miami County Commissioners, on behalf of Miami County, Ohio v. Purdue Pharma L.P., et al.	1:19-op-45335	N.D. Ohio (Federal)
ОН	County of Monroe (Board of County Commissioners)	Monroe County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45597	N.D. Ohio (Federal)
ОН	County of Montgomery (Board of County Commissioners and Prosecuting Attorney Mathias H. Heck, Jr.)	Montgomery County Board of County Commissioners and State of Ohio ex rel. Mathias H. Heck, Jr., Prosecuting Attorney v. Purdue Pharma L.P., et al.	1:18-op-46080	N.D. Ohio (Federal)
ОН	County of Morrow (Board of County Commissioners)	Morrow County Board of Commissioners v. Purdue Pharma L.P., et al.	1:18-op-45059	N.D. Ohio (Federal)
ОН	County of Muskingum (Board of County Commissioners)	Muskingum County Board of County Commissioners, v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45137	N.D. Ohio (Federal)
ОН	County of Noble (Board of County Commissioners)	Noble County, Ohio by the Noble County Commissioners v. Cardinal Health, Inc., et al.	1:19-op-45096	N.D. Ohio (Federal)
ОН	County of Ottawa (Board of County Commissioners)	Ottawa County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45031	N.D. Ohio (Federal)
ОН	County of Perry (Board of County Commissioners)	Perry County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45245	N.D. Ohio (Federal)
ОН	County of Pike (Board of County Commissioners)	Pike County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45039	N.D. Ohio (Federal)
ОН	County of Portage (Board of County Commissioners and County Prosecutor Victor Vigluicci)	The County of Portage, Ohio; and City of Ravenna, Ohio and City of Kent, Ohio and City of Aurora, Ohio, And The State of Ohio ex rel. Prosecuting Attorney of Portage County, Victor V. Vigluicci; Frank J. Cimino, Law Director, City of Ravenna, Ohio; Hope L. Jones, Law Director, City of Kent, Ohio; and Dean E. Depiero, Law Director, City of Aurora, Ohio v. Purdue Pharma L.P., et al.	1:18-op-45993	N.D. Ohio (Federal)
ОН	County of Ross (Board of County Commissioners)	Ross County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45040	N.D. Ohio (Federal)
ОН	County of Sandusky (Board of County Commissioners)	Sandusky County Board of Commissioners v. Purdue Pharma L.P., et al.	1:18-op-45254	N.D. Ohio (Federal)
ОН	County of Scioto (Board of County Commissioners)	Scioto County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45038	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
ОН	County of Seneca (Board of County Commissioners)	Seneca County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45290	N.D. Ohio (Federal)
ОН	County of Shelby (Board of County Commissioners)	Shelby County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45668	N.D. Ohio (Federal)
ОН	County of Stark (Board of County Commissioners)	Stark County, Ohio Board of County Commissioners v. Purdue Pharma L.P., et al.	1:18-op-46340	N.D. Ohio (Federal)
ОН	County of Trumball	<i>The County of Trumball, v. Purdue</i> <i>Pharma L.P., et al.</i>	1:18-op-45079	N.D. Ohio (Federal)
ОН	County of Tuscarawas (Prosecuting Attorney Ryan Styer)	The County of Tuscarawas; The State of Ohio ex rel. Prosecuting Attorney of Tuscarawas County, Ryan Styer v. Purdue Pharma L.P., et al.	1:19-op-45098	N.D. Ohio (Federal)
ОН	County of Van Wert (Board of County Commissioners)	Van Wert County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45571	N.D. Ohio (Federal)
ОН	County of Vinton (Board of County Commissioners)	Vinton County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45036	N.D. Ohio (Federal)
ОН	County of Washington	Washington County and City of Marietta, Ohio v. Cardinal Health, Inc., et al.	1:19-op-45230	N.D. Ohio (Federal)
ОН	County of Wayne (Board of County Commissioners)	Wayne County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45150	N.D. Ohio (Federal)
ОН	County of Williams (Board of County Commissioners)	Williams County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45257	N.D. Ohio (Federal)
ОН	County of Wyandot (Board of County Commissioners)	Wyandot County Board of County Commissioners v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46078	N.D. Ohio (Federal)
ОН	Lucas County Children Services Board of Trustees	Board of Commissioners of Lucas County, Ohio, Mental Health & Recovery Services Board of Lucas County, and Lucas County Children Services Board of Trustees v. Purdue Pharma L.P., et al.	1:18-op-46177	N.D. Ohio (Federal)
ОН	Mental Health and Recovery Services Board of Allen, Auglaize and Hardin Counties	Mental Health & Recovery Services Board of Allen, Auglaize and Hardin Counties v. Purdue Pharma L.P., et al.	1:18-op-46344	N.D. Ohio (Federal)
ОН	Mental Health and Recovery Services Board of Lucas County	Board of Commissioners of Lucas County, Ohio, Mental Health & Recovery Services Board of Lucas County, and Lucas County Children Services Board of Trustees v. Purdue Pharma L.P., et al.	1:18-op-46177	N.D. Ohio (Federal)
ОН	Richland County Children's Services	Richland County Children's Services v. Purdue Pharma L.P., et al.	1:17-op-45003	N.D. Ohio (Federal)
ОН	Township of Boston	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township;	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
State		Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield,	Case No.	Jurisdiction
		William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.		
ОН	Township of Copley	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield;	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.		
ОН	Township of Coventry	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.		
ОН	Township of Painesville	The Township of Painesville v. Purdue Pharma L.P., et al.	1:18-op-46035	N.D. Ohio (Federal)
ОН	Township of Springfield	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Green, Interim Law Director Bill Chris,	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v.		
OH	Valley Fire District	Purdue Pharma L.P., et al.The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Green, Marshal M. Pitchford, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of Norton, Justin Markey; The Law	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.		
OH	Village of Boston Heights	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Soston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township,	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.		
ОН	Village of Brooklyn Heights	Village of Brooklyn Heights v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45450	N.D. Ohio (Federal)
OH	Village of Clinton	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for The City of Norship, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Law Director for The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Clinton for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
State		Case Caption Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al. The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New	Case No.	Jurisdiction
ОН	Village of Lakemore	Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
OH	Village of Lexington	Village of Lexington v. Actavis LLC, et al.	1:21-op-45109	N.D. Ohio (Federal)
ОН	Village of Mogadore	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Green, Interim Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for The City of The Village of Clinton, Marshal Pitchford, The Law Director for The City of The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Law Director for Coventry Township, Bryan, The Law Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Pur	1:18-op-45767	N.D. Ohio (Federal)
ОН	Village of Newburgh Heights	Village of Newburgh Heights v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45449	N.D. Ohio (Federal)
OH	Village of Peninsula	The City of Barberton; The Village of Boston Heights; Boston Township; The	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
State		Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Renisula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village	Case No.	Jurisdiction
		of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.		
ОН	Village of Richfield	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.		
ОН	Village of Silver Lake	The City of Barberton; The Village of Boston Heights; Boston Township; The Village of Clinton; Copley Township; Coventry Township; The City of Cuyahoga Falls; The City of Fairlawn; The City of Green; The Village of Lakemore; The Village of Mogadore; The City of Munroe Falls; The City of New Franklin; The City of Norton; The Village of Peninsula; The Village of Richfield; The Village of Silver Lake; Springfield Township; The City of Stow; The City of Tallmadge; Summit County Public Health; Valley Fire District; State of Ohio Ex Rel., The Director of Law for The City of Barberton, Lisa Miller, The Director of	1:18-op-45767	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Law for The City of Tallmadge, Megan Raber; The Law Director for The City of Cuyahoga Falls, Russ Balthis, The Law Director for The City of Fairlawn, Bryan Nace, The Law Director for The City of Green, Interim Law Director Bill Chris, The Law Director for The City of Mogadore, Marshal M. Pitchford, The Law Director for The City of Munroe Falls, Tom Kostoff, The Law Director for The City of New Franklin, Irving B. Sugerman, The Law Director for The City of Norton, Justin Markey; The Law Director for The City of Stow, Amber Zibritosky; The Village Solicitor for The Village of Boston Heights, Marshal Pitchford, The Solicitor for Boston Township, Ed Pullekins, Solicitor for The Village of Clinton, Marshal Pitchford, The Law Director for Copley Township, Irving B. Sugerman, The Law Director for Coventry Township, Irving B. Sugerman, The Solicitor for The Village of Lakemore, Irving B. Sugerman, The Solicitor for The Village of Peninsula, Brad Bryan, The Law Solicitor for The Village of Richfield, William Hanna, The Solicitor The Village of Silver Lake, Bob Heydorn, and The Administrator & Legal Counsel for Springfield Township, Warren Price v. Purdue Pharma L.P., et al.		
OK	City of Ada	City of Ada v. Purdue Pharma L.P., et al.	1:19-op-45400	N.D. Ohio (Federal)
OK	City of Altus	City of Altus v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45046	N.D. Ohio (Federal)
OK	City of Anadarko	City of Anadarko v. Purdue Pharma L.P., et al.	1:20-op-45022	N.D. Ohio (Federal)
OK	City of Bethany	<i>City of Bethany v. Purdue Pharma L.P., et al.</i>	1:19-op-46148	N.D. Ohio (Federal)
OK	City of Broken Arrow	<i>City of Broken Arrow v. Purdue Pharma</i> <i>L.P., et al.</i>	1:19-op-45415	N.D. Ohio (Federal)
OK	City of Edmond	City of Edmond v. Purdue Pharma L.P., et al.	1:19-op-45496	N.D. Ohio (Federal)
OK	City of El Reno	City of El Reno v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45252	N.D. Ohio (Federal)
OK	City of Elk City	City of Elk City v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45017	N.D. Ohio (Federal)
OK	City of Enid	City of Enid v. Purdue Pharma L.P., et al.	1:19-op-45717	N.D. Ohio (Federal)
OK	City of Guthrie	City of Guthrie v. Purdue Pharma L.P., et al.	1:19-op-45497	N.D. Ohio (Federal)
OK	City of Jenks	City of Jenks v. Purdue Pharma L.P., et al.	1:19-op-45858	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
OK	City of Lawton	City of Lawton v. Purdue Pharma L.P., et al.	1:19-op-45500	N.D. Ohio (Federal)
OK	City of Midwest City	<i>City of Midwest City v. Purdue Pharma</i> <i>L.P., et al.</i>	1:19-op-45709	N.D. Ohio (Federal)
OK	City of Muskogee	City of Muskogee v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45162	N.D. Ohio (Federal)
OK	City of Mustang	<i>City of Mustang v. Purdue Pharma L.P., et al.</i>	1:19-op-45708	N.D. Ohio (Federal)
OK	City of Oklahoma City	City of Oklahoma City v. Purdue Pharma L.P., et al.	1:19-op-45498	N.D. Ohio (Federal)
OK	City of Owasso	City of Owasso v. Purdue Pharma L.P., et al.	1:19-op-45718	N.D. Ohio (Federal)
OK	City of Ponca City	City of Ponca City v. Purdue Pharma L.P., et al.	1:19-op-45495	N.D. Ohio (Federal)
OK	City of Seminole	<i>City of Seminole v. Purdue Pharma L.P., et al.</i>	1:20-op-45004	N.D. Ohio (Federal)
OK	City of Shawnee	City of Shawnee v. Purdue Pharma L.P., et al.	1:19-op-46155	N.D. Ohio (Federal)
OK	City of Stillwater	City of Stillwater v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45045	N.D. Ohio (Federal)
OK	City of Tulsa	City of Tulsa v. Cephalon, Inc., et al.	1:21-op-45024	N.D. Ohio (Federal)
OK	City of Yukon	City of Yukon v. Purdue Pharma L.P., et al.	1:19-op-45716	N.D. Ohio (Federal)
OK	County of Atoka (Board of County Commissioners)	Board of County Commissioners of Atoka County v. Purdue Pharma L.P., et al.	1:20-op-45001	N.D. Ohio (Federal)
OK	County of Beckham (Board of County Commissioners)	Board of County Commissioners of Beckham County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45146	N.D. Ohio (Federal)
OK	County of Caddo (Board of County Commissioners)	Board of County Commissioners of Caddo County v. Purdue Pharma L.P., et al.	1:19-op-46156	N.D. Ohio (Federal)
OK	County of Choctaw (Board of County Commissioners)	Board of County Commissioners of Choctaw County v. Purdue Pharma L.P., et al.	1:20-op-45257	N.D. Ohio (Federal)
OK	County of Cimarron (Board of County Commissioners)	Board of County Commissioners of Cimarron County v. Purdue Pharma L.P., et al.	1:20-op-45021	N.D. Ohio (Federal)
OK	County of Cleveland (Board of County Commissioners)	The Board of County Commissioners of Cleveland County, State of Oklahoma v. Purdue Pharma L.P., et al.	1:20-op-45009	N.D. Ohio (Federal)
OK	County of Coal (Board of County Commissioners	Board of County Commissioners of Coal County v. Purdue Pharma L.P., et al.	1:20-op-45149	N.D. Ohio (Federal)
OK	County of Comanche (Board of County Commissioners)	Board of County Commissioners of Comanche County v. Purdue Pharma L.P., et al.	1:20-op-45180	N.D. Ohio (Federal)
OK	County of Craig (County Commission)	The County Commission of Craig County, Oklahoma v. Purdue Pharma L.P., et al.	1:19-op-45652	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
OK	County of Creek (Board of County Commissioners)	Board of County Commissioners of Creek County v. Purdue Pharma L.P., et al.	1:19-op-45226	N.D. Ohio (Federal)
OK	County of Custer (Board of County Commissioners)	Board of County Commissioners of Custer County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45182	N.D. Ohio (Federal)
OK	County of Delaware (Board of County Commissioners)	The Board of County Commissioners of Delaware County, State of Oklahoma v. Purdue Pharma L.P., et al.	1:18-op-46321	N.D. Ohio (Federal)
OK	County of Dewey (Board of County Commissioners)	Board of County Commissioners of Dewey County v. Purdue Pharma L.P., et al.	1:19-op-45801	N.D. Ohio (Federal)
OK	County of Garvin (Board of County Commissioners)	The Board of County Commissioners of Garvin County, State of Oklahoma v. Purdue Pharma L.P., et al.	1:18-op-46304	N.D. Ohio (Federal)
OK	County of Grady (Board of County Commissioners)	Board of County Commissioners of Grady County v. Purdue Pharma L.P., et al.	1:19-op-46167	N.D. Ohio (Federal)
OK	County of Greer (Board of County Commissioners)	Board of County Commissioners of Greer County v. Purdue Pharma L.P., et al.	1:20-op-45256	N.D. Ohio (Federal)
OK	County of Harmon (Board of County Commissioners)	Board of County Commissioners of Harmon County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45388	N.D. Ohio (Federal)
OK	County of Harper (Board of County Commissioners)	Board of County Commissioners of Harper County v. Purdue Pharma L.P., et al.	1:19-op-45757	N.D. Ohio (Federal)
OK	County of Haskell (Board of County Commissioners)	Board of County Commissioners of Haskell County v. Purdue Pharma L.P., et al.	1:20-op-45002	N.D. Ohio (Federal)
OK	County of Hughes (Board of County Commissioners)	Board of County Commissioners of Hughes County v. Purdue Pharma L.P., et al.	1:20-op-45258	N.D. Ohio (Federal)
OK	County of Jackson (Board of County Commissioners)	Board of County Commissioners of Jackson County v. Purdue Pharma L.P., et al.	1:20-op-45126	N.D. Ohio (Federal)
OK	County of Jefferson (Board of County Commissioners)	Board of County Commissioners of Jefferson County v. Purdue Pharma L.P., et al.	1:19-op-46170	N.D. Ohio (Federal)
OK	County of Johnston (Board of County Commissioners)	Board of County Commissioners of Johnston County v. Purdue Pharma L.P., et al.	1:19-op-45765	N.D. Ohio (Federal)
OK	County of Kay (Board of County Commissioners)	Board of County Commissioners of Kay County v. Purdue Pharma L.P., et al.	1:19-op-45989	N.D. Ohio (Federal)
OK	County of Kiowa (Board of County Commissioners)	Board of County Commissioners of Kiowa County v. Purdue Pharma L.P., et al.	1:19-op-45755	N.D. Ohio (Federal)
OK	County of Latimer (Board of County Commissioners)	Board of County Commissioners of Latimer County v. Purdue Pharma L.P., et al.	1:20-op-45003	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
OK	County of Le Flore (Board of County Commissioners)	Board of County Commissioners of Le Flore County v. Purdue Pharma L.P., et al.	1:20-op-45067	N.D. Ohio (Federal)
OK	County of Lincoln (Board of County Commissioners)	Board of County Commissioners of Lincoln County v. Purdue Pharma L.P., et al.	1:20-op-45128	N.D. Ohio (Federal)
ОК	County of Logan (Board of County Commissioners)	Board of County Commissioners of Logan County v. Purdue Pharma L.P., et al.	1:20-op-45058	N.D. Ohio (Federal)
OK	County of Love (Board of County Commissioners)	Board of County Commissioners of Love County v. Purdue Pharma L.P., et al.	1:20-op-45000	N.D. Ohio (Federal)
ОК	County of Major (Board of County Commissioners)	Board of County Commissioners of Major County v. Purdue Pharma L.P., et al.	1:19-op-45990	N.D. Ohio (Federal)
OK	County of Mayes (County Commission)	<i>The County Commission of Mayes County v. Purdue Pharma L.P., et al.</i>	1:19-op-45227	N.D. Ohio (Federal)
OK	County of McClain (Board of County Commissioners)	The Board of County Commissioners of McClain County, State of Oklahoma v. Purdue Pharma L.P., et al.	1:18-op-46303	N.D. Ohio (Federal)
OK	County of McCurtain (Board of County Commissioners)	Board of County Commissioners of McCurtain County v. Purdue Pharma L.P., et al.	1:20-op-45259	N.D. Ohio (Federal)
OK	County of Muskogee (Board of County Commissioners)	Board of County Commissioners of Muskogee County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45155	N.D. Ohio (Federal)
OK	County of Noble (Board of County Commissioners)	Board of County Commissioners of Noble County v. Purdue Pharma L.P., et al.	1:20-op-45129	N.D. Ohio (Federal)
OK	County of Nowata (Board of County Commissioners)	Board of County Commissioners of Nowata County v. Purdue Pharma L.P., et al.	1:19-op-45225	N.D. Ohio (Federal)
OK	County of Okfuskee (Board of County Commissioners)	The Board of County Commissioners of Okfuskee County, State of Oklahoma v. Purdue Pharma L.P., et al.	1:20-op-45005	N.D. Ohio (Federal)
OK	County of Oklahoma (Board of County Commissioners)	Board of County Commissioners of Oklahoma County v. Purdue Pharma L.P., et al.	1:20-op-45057	N.D. Ohio (Federal)
OK	County of Okmulgee (County Commission)	The County Commission of Okmulgee County v. Purdue Pharma L.P., et al.	1:19-op-45223	N.D. Ohio (Federal)
OK	County of Osage (Board of County Commissioners)	Board of County Commissioners of Osage County, State of Oklahoma v. Purdue Pharma L.P., et al.	1:18-op-46322	N.D. Ohio (Federal)
OK	County of Ottawa (Board of County Commissioners)	The Board of County Commissioners of Ottawa County, State of Oklahoma v. Purdue Pharma L.P., et al.	1:18-op-46323	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
OK	County of Pawnee (Board of County Commissioners)	The Board of County Commissioners of Pawnee County, State of Oklahoma v. Purdue Pharma L.P., et al.	1:18-op-46320	N.D. Ohio (Federal)
ОК	County of Payne (County Commission)	The County Commission of Payne County, Oklahoma v. Purdue Pharma L.P., et al.	1:19-op-45653	N.D. Ohio (Federal)
OK	County of Pittsburg (Board of County Commissioners)	Board of County Commissioners of Pittsburg County v. Purdue Pharma L.P., et al.	1:19-op-45711	N.D. Ohio (Federal)
OK	County of Pottawatomie (Board of County Commissioners)	Board of County Commissioners of Pottawatomie County v. Purdue Pharma L.P., et al.	1:19-op-45988	N.D. Ohio (Federal)
OK	County of Roger Mills (Board of County Commissioners)	Board of County Commissioners of Roger Mills County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45183	N.D. Ohio (Federal)
OK	County of Rogers (County Commission)	The County Commission of Rogers County v. Purdue Pharma L.P., et al.	1:19-op-45224	N.D. Ohio (Federal)
OK	County of Seminole (Board of County Commissioners)	The Board of County Commissioners of Seminole County, State of Oklahoma v. Purdue Pharma L.P., et al.	1:19-op-45260	N.D. Ohio (Federal)
OK	County of Stephens (Board of County Commissioners)	Board of County Commissioners of Stephens County v. Purdue Pharma L.P., et al.	1:19-op-45756	N.D. Ohio (Federal)
OK	County of Texas (Board of County Commissioners)	Board of County Commissioners of Texas County v. Purdue Pharma L.P., et al.	1:20-op-45061	N.D. Ohio (Federal)
OK	County of Tillman (Board of County Commissioners)	Board of County Commissioners of Tillman County v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45185	N.D. Ohio (Federal)
OK	County of Tulsa (Board of County Commissioners)	Board of County Commissioners of Tulsa County v. Purdue Pharma L.P., et al.	1:19-op-45352	N.D. Ohio (Federal)
OK	County of Washington (County Commission)	The County Commission of Washington County v. Purdue Pharma L.P., et al.	1:19-op-45222	N.D. Ohio (Federal)
OK	County of Woods (Board of County Commissioners)	Board of County Commissioners of Woods County v. Purdue Pharma L.P., et al.	1:19-op-45987	N.D. Ohio (Federal)
OK	County of Woodward (Board of County Commissioners)	Board of County Commissioners of Woodward County v. Purdue Pharma L.P., et al.	1:20-op-45141	N.D. Ohio (Federal)
OR	City of Portland	City of Portland v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45633	N.D. Ohio (Federal)
OR	County of Clackamas	County of Clackamas, County of Lane, County of Washington v. Purdue Pharma L.P., et al.	1:18-op-45442	N.D. Ohio (Federal)
OR	County of Coos	Coos County, Oregon v. Purdue Pharma L.P., et al.	1:18-op-46300	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
OR	County of Curry	<i>County of Curry v. Purdue Pharma L.P., et al.</i>	1:19-op-45512	N.D. Ohio (Federal)
OR	County of Lane	County of Clackamas, County of Lane, County of Washington v. Purdue Pharma L.P., et al.	1:18-op-45442	N.D. Ohio (Federal)
OR	County of Multnomah	<i>County of Multnomah v. Purdue Pharma L.P., et al.</i>	1:18-op-45377	N.D. Ohio (Federal)
OR	County of Washington	<i>County of Clackamas, County of Lane,</i> <i>County of Washington v. Purdue Pharma</i> <i>L.P., et al.</i>	1:18-op-45442	N.D. Ohio (Federal)
PA	Borough of Edwardsville	Borough of Edwardsville, Pennsylvania v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46176	N.D. Ohio (Federal)
PA	Borough of Exeter	Borough of Exeter, Pennsylvania v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45019	N.D. Ohio (Federal)
PA	Borough of Forty Fort	Forty Fort Borough, Pennsylvania v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46177	N.D. Ohio (Federal)
PA	Borough of Kingston	Kingston Borough, Pennsylvania v. Purdue Pharma L.P., et al.	1:19-op-45585	N.D. Ohio (Federal)
PA	Borough of Morrisville	Morrisville Borough, Pennsylvania v. Purdue Pharma L.P., et al.	1:19-op-45435	N.D. Ohio (Federal)
РА	Borough of Sugar Notch	Sugar Notch Borough, Pennsylvania v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45090	N.D. Ohio (Federal)
PA	Borough of Wampum	Wampum Borough v. Purdue Pharma L.P., et al.	180701963 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
PA	Borough of West Pittston	West Pittston, Pennsylvania v. Purdue Pharma L.P., et al.	1:19-op-45997	N.D. Ohio (Federal)
PA	Borough of Wyoming	Wyoming, Pennsylvania v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45087	N.D. Ohio (Federal)
PA	City of Aliquippa	<i>City of New Castle, City of Aliquippa and Union Township v. Purdue Pharma L.P., et al.</i>	1:18-op-45939	N.D. Ohio (Federal)
PA	City of Allentown	<i>City of Allentown, Pennsylvania v. Purdue Pharma L.P., et al.</i>	1:19-op-45824	N.D. Ohio (Federal)
PA	City of Coatesville	City of Coatesville, Pennsylvania v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-45396	N.D. Ohio (Federal)
PA	City of Hazelton	City of Hazelton, Pennsylvania v. Purdue Pharma L.P., et al.	1:19-op-45724	N.D. Ohio (Federal)
PA	City of Lock Haven	City of Lock Haven v. Purdue Pharma L.P., et al.	2017-007778 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				County) (State MDL)
РА	City of Nanticoke	<i>City of Nanticoke, Pennsylvania v. Purdue Pharma L.P., et al.</i>	1:19-op-45081	N.D. Ohio (Federal)
PA	City of New Castle	<i>City of New Castle, City of Aliquippa and Union Township v. Purdue Pharma L.P., et al.</i>	1:18-op-45939	N.D. Ohio (Federal)
РА	City of Philadelphia	City of Philadelphia v. Allergan Limited, et al. / City of Philadelphia v. Allergan plc, et al.	2021-007975 / 18002718 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
PA	City of Wilkes- Barre	City of Wilkes-Barre, Pennsylvania v. Purdue Pharma L.P., et al.	1:18-op-45545	N.D. Ohio (Federal)
PA	County of Adams	Adams County v. Purdue Pharma L.P., et al.	1:20-op-45140	N.D. Ohio (Federal)
РА	County of Armstrong	County of Armstrong v. Purdue Pharma L.P., et al.	2017-1570-GV / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	County of Beaver	County of Beaver v. Purdue Pharma L.P., et al.	11326-2017 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
PA	County of Bedford	<i>Bedford County v. Teva Pharmaceuticals USA, Inc., et al.</i>	1:20-op-45184	N.D. Ohio (Federal)
РА	County of Bradford	County of Bradford v. Purdue Pharma L.P., et al.	2018 CV 0059 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
РА	County of Bucks	Bucks County v. Purdue Pharma L.P., et al.	2018-03144 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	County of Cambria	County of Cambria v. Purdue Pharma L.P., et al.	2017-4131 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	County of Carbon	County of Carbon v. Purdue Pharma L.P., et al.	2018-000990 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	County of Chester	Chester County v. Purdue Pharma L.P., et al.	1:19-op-45233	N.D. Ohio (Federal)
РА	County of Clarion	County of Clarion v. Purdue Pharma L.P., et al.	285 CD 2018 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	County of Clinton	County of Clinton v. Purdue Pharma L.P., et al.	752-18 / 2017- 008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
PA	County of Columbia	Columbia County v. Purdue Pharma L.P., et al.	1:17-op-45068	N.D. Ohio (Federal)
РА	County of Cumberland	County of Cumberland v. Purdue Pharma L.P., et al.	2018-02147 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	County of Fayette	County of Fayette v. Purdue Pharma L.P., et al.	2017-2676 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	County of Franklin	Franklin County v. Purdue Pharma L.P., et al.	2019-02445 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	County of Greene	County of Greene v. Purdue Pharma L.P., et al.	791-2017 / 2017- 008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	County of Huntingdon	County of Huntingdon v. Purdue Pharma L.P., et al.	2018-0784 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
РА	County of Indiana	Indiana County, Pennsylvania v. Purdue Pharma L.P., et al.	1:18-op-45249	N.D. Ohio (Federal)
РА	County of Lackawanna	County of Lackawanna v. Purdue Pharma L.P., et al.	2017 CV 5156 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	County of Lawrence	County of Lawrence v. Purdue Pharma L.P., et al.	11180-17 / 2017- 008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	County of Lehigh	Commonwealth of Pennsylvania, The People of Lehigh County, Lehigh County, Pennsylvania v. Purdue Pharma L.P., et al.	2018-C-716 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
PA	County of Luzerne	Luzerne County v. Purdue Pharma L.P., et al.	1:17-op-45100	N.D. Ohio (Federal)
PA	County of Lycoming	County of Lycoming, Pennsylvania v. Purdue Pharma L.P., et al.	1:19-op-45655	N.D. Ohio (Federal)
РА	County of Mercer	County of Mercer v. Purdue Pharma L.P., et al.	2018-1596 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	County of Monroe	County of Monroe v. Purdue Pharma L.P., et al.	3972CV18 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Delaware County) (State MDL)
РА	County of Northampton	The People of Northampton County and Northampton County, Pennsylvania v. Purdue Pharma L.P., et al.	C48-CV-2017- 11557 / 2017- 008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
PA	County of Northumberland	<i>County of Northumberland, Pennsylvania</i> <i>v. Purdue Pharma L.P., et al.</i>	1:19-op-45555	N.D. Ohio (Federal)
РА	County of Washington	County of Washington v. Purdue Pharma L.P., et al.	2017-6268 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	County of Westmoreland	County of Westmoreland v. Purdue Pharma L.P., et al.	5975-2017 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	County of Wyoming	Wyoming County, Pennsylvania v. Purdue Pharma L.P., et al.	1:18-op-45488	N.D. Ohio (Federal)
РА	County of York	County of York v. Purdue Pharma L.P., et al.	2017-SU-003372 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	Delaware County	Delaware County, Pennsylvania v. Purdue Pharma L.P., et al.	2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Pleas of Delaware County) (State MDL)
РА	District Attorney of Allegheny County (District Attorney Stephen A. Zappala, Jr.)	Commonwealth of Pennsylvania, acting by and through Allegheny County District Attorney Stephen A. Zappala, Jr. v. Teva Pharmaceuticals USA, Inc., et al.	21-947 / 2017- 008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
PA	District Attorney of Berks County (District Attorney John T. Adams)	Commonwealth of Pennsylvania, acting by and through John T. Adams, the District Attorney of Berks County v. Purdue Pharma L.P., et al.	19-18232 / 2017- 008095 (coordinated)	PA - Court of Common Pleas of Berks County (State)
РА	District Attorney of Bucks County (District Attorney Matthew D. Weintraub)	Commonwealth of Pennsylvania, acting by and through Matthew D. Weintraub, the District Attorney of Bucks County v. Teva Pharmaceuticals USA, Inc., et al.	2020-00639 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	District Attorney of Chester County (District Attorney Deborah S. Ryan)	Commonwealth of Pennsylvania, acting by and through Deborah S. Ryan, the District Attorney of Chester County v. Teva Pharmaceuticals USA, Inc., et al.	2020-04553 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	District Attorney of Clearfield County	District Attorney of Clearfield County v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45022	N.D. Ohio (Federal)
РА	District Attorney of Dauphin County (District Attorney Francis T. Chardo)	Commonwealth of Pennsylvania, acting by and through Francis T. Chardo, the District Attorney of Dauphin County v. Teva Pharmaceuticals USA, Inc., et al.	2019-CV-7795 / 2017-008095 (coordinated)	PA - Court of Common Pleas of Dauphin County (State)
РА	District Attorney of Delaware County (District Attorney Jack Stollsteimer)	Commonwealth of Pennsylvania, acting by and through Jack Stollsteimer, the District Attorney of Delaware County v. Teva Pharmaceuticals USA, Inc., et al.	CV-2020- 002026 / 2017- 008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Pleas of Delaware County) (State MDL)
РА	District Attorney of Northampton County (District Attorney Terence P. Houck)	Commonwealth of Pennsylvania, acting by and through Terence P. Houck, the District Attorney of Northampton County v. Teva Pharmaceuticals USA, Inc., et al.	C-48-CV-2020- 3440 / 2017- 008095 (coordinated)	PA - Court of Common Pleas of Northampton County (State)
РА	District Attorney of Philadelphia (District Attorney Lawrence S. Krasner)	Commonwealth of Pennsylvania, acting by and through Philadelphia District Attorney Lawrence S. Krasner v. Purdue Pharma L.P., et al.	18005594 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	District Attorney of Westmoreland County (District Attorney John W. Peck)	Commonwealth of Pennsylvania, acting by and through John W. Peck, the District Attorney of Westmoreland County v. Teva Pharmaceuticals USA, Inc., et al.	20CI02561 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	Municipality of Norristown	The Municipality of Norristown and the Township of West Norriton v. Purdue Pharma L.P., et al.	2019-12178 / 2017-008095 (coordinated)	PA - Court of Common Pleas of Montgomery County (State)
РА	Southeastern Pennsylvania Transportation Authority	Southeastern Pennsylvania Transportation Authority v. Endo Pharmaceuticals, Inc. et al.	180302923	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	Township of Bensalem	Township of Bensalem v. Purdue Pharma L.P., et al.	2018-03119 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Delaware County) (State MDL)
РА	Township of Bristol	Bristol Township, Pennsylvania v. Purdue Pharma L.P., et al.	1:19-op-45434	N.D. Ohio (Federal)
PA	Township of Fairview	Fairview Township, Pennsylvania v. Purdue Pharma L.P., et al.	1:19-op-45355	N.D. Ohio (Federal)
PA	Township of Hanover	Hanover Township, Pennsylvania v. Purdue Pharma L.P., et al.	1:19-op-45654	N.D. Ohio (Federal)
PA	Township of Lower Makefield	Lower Makefield Township v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45284	N.D. Ohio (Federal)
PA	Township of Lower Southampton	Lower Southampton, Pennsylvania v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45181	N.D. Ohio (Federal)
РА	Township of Mahoning	Mahoning Township v. Purdue Pharma L.P., et al.	180603466 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
PA	Township of Middletown	Middletown Township v. Teva Pharmaceuticals USA, Inc., et al.	1:21-op-45030	N.D. Ohio (Federal)
РА	Township of Newtown	Newtown Township v. Purdue Pharma L.P., et al.	2019-03043-0 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
PA	Township of Plains	Plains Township, Pennsylvania v. Purdue Pharma L.P., et al.	1:18-op-46215	N.D. Ohio (Federal)
PA	Township of Union	<i>City of New Castle, City of Aliquippa and Union Township v. Purdue Pharma L.P., et al.</i>	1:18-op-45939	N.D. Ohio (Federal)
РА	Township of Warminster	Warminster Township v. Purdue Pharma L.P., et al.	2019-01469-0 / 2017-008095 (coordinated)	MDL - Pennsylvania Opioid Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	Township of Warrington	Warrington Township v. Purdue Pharma L.P., et al.	CV-2019- 007269 / 2017-	MDL - Pennsylvania Opioid

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
			008095 (coordinated)	Litigation (PA - Court of Common Pleas of Delaware County) (State MDL)
РА	Township of West Norriton	The Municipality of Norristown and the Township of West Norriton v. Purdue Pharma L.P., et al.	2019-12178 / 2017-008095 (coordinated)	PA - Court of Common Pleas of Montgomery County (State)
PA	Township of Wilkes-Barre	Wilkes-Barre Township, Pennsylvania v. Purdue Pharma L.P., et al.	1:19-op-45325	N.D. Ohio (Federal)
PA	Township of Wright	Wright Township, Pennsylvania v. Purdue Pharma L.P., et al.	1:19-op-45574	N.D. Ohio (Federal)
PR	Municipality of Adjuntas	Municipality of Adjuntas, Puerto Rico v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45245	N.D. Ohio (Federal)
PR	Municipality of Aguada	Municipality of Aguada, Puerto Rico v. Teva Pharmaceuticals USA, Inc., et al.	3:22-cv-01532	D. Puerto Rico (Federal)
PR	Municipality of Aguadilla	Municipality of Aguadilla, Puerto Rico v. Teva Pharmaceuticals USA, Inc., et al.	3:22-cv-01533	D. Puerto Rico (Federal)
PR	Municipality of Arroyo	Municipality of Arroyo, Puerto Rico v. Purdue Pharma L.P., et al.	1:19-op-45817	N.D. Ohio (Federal)
PR	Municipality of Barceloneta	Municipality of Barceloneta, Puerto Rico v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45267	N.D. Ohio (Federal)
PR	Municipality of Bayamon	Municipality of Bayamon, Puerto Rico v. Purdue Pharma L.P., et al.	1:19-op-45818	N.D. Ohio (Federal)
PR	Municipality of Caguas	Municipality of Caguas, Puerto Rico v. Purdue Pharma L.P., et al.	1:19-op-45814	N.D. Ohio (Federal)
PR	Municipality of Canovanas	Municipality of Canovanas, Puerto Rico v. Purdue Pharma L.P., et al.	1:18-op-46018	N.D. Ohio (Federal)
PR	Municipality of Catano	Municipality of Catano, Puerto Rico v. Purdue Pharma L.P., et al.	1:19-op-45816	N.D. Ohio (Federal)
PR	Municipality of Cayey	Municipality of Sabana Grande and Municipality of Cayey v. Purdue Pharma L.P., et al.	1:18-op-45197	N.D. Ohio (Federal)
PR	Municipality of Ceiba	Municipality of Ceiba, Puerto Rico v. Purdue Pharma L.P., et al.	1:19-op-45819	N.D. Ohio (Federal)
PR	Municipality of Cidra	Municipality of Cidra, Puerto Rico v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45244	N.D. Ohio (Federal)
PR	Municipality of Coamo	Municipality of Coamo, Puerto Rico v. Purdue Pharma L.P., et al.	1:19-op-45820	N.D. Ohio (Federal)
PR	Municipality of Guayanilla	Municipality of Guayanilla, Puerto Rico v. Purdue Pharma L.P., et al.	1:18-op-45176	N.D. Ohio (Federal)
PR	Municipality of Isla de Vieques	Municipality of Isla de Vieques, Puerto Rico v. Purdue Pharma L.P., et al.	1:19-op-45752	N.D. Ohio (Federal)
PR	Municipality of Juncos	Municipality of Juncos, Puerto Rico v. Purdue Pharma L.P., et al	1:18-op-45994	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
PR	Municipality of Loiza	Municipality of Loiza, Puerto Rico v. Purdue Pharma L.P., et al.	1:18-op-45177	N.D. Ohio (Federal)
PR	Municipality of Rio Grande	Municipality of Rio Grande, Puerto Rico v. Purdue Pharma L.P., et al.	1:18-op-45895	N.D. Ohio (Federal)
PR	Municipality of Sabana Grande	Municipality of Sabana Grande and Municipality of Cayey v. Purdue Pharma L.P., et al.	1:18-op-45197	N.D. Ohio (Federal)
PR	Municipality of San Juan	Municipality of San Juan, of the Commonwealth of Puerto Rico v. Johnson & Johnson, et al.	1:21-op-45082	N.D. Ohio (Federal)
PR	Municipality of Vega Alta	Municipality of Vega Alta, Puerto Rico v. Purdue Pharma L.P., et al.	1:18-op-46011	N.D. Ohio (Federal)
PR	Municipality of Villalba	Municipality of Villalba, Puerto Rico v. Purdue Pharma L.P., et al.	1:19-op-45815	N.D. Ohio (Federal)
PR	Municipality of Yabucoa	Municipality of Yabucoa, Puerto Rico v. Purdue Pharma L.P., et al.	1:18-op-45731	N.D. Ohio (Federal)
SC	City of Charleston	City of Charleston v. Purdue Pharma L.P., et al.	2019-CP-104294 / 2018-CP- 2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	City of Chester	<i>City of Chester, South Carolina v. Purdue Pharma L.P., et al.</i>	1:19-op-45606	N.D. Ohio (Federal)
SC	City of Columbia	City of Columbia, South Carolina v. Purdue Pharma L.P., et al	1:19-op-45979	N.D. Ohio (Federal)
SC	City of Georgetown	Georgetown City, South Carolina v. Purdue Pharma L.P., et al.	1:19-op-45613	N.D. Ohio (Federal)
SC	City of Myrtle Beach	City of Myrtle Beach v. Teva Pharmaceuticals USA, Inc., et al.	2019-CP- 2605556 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	City of North Charleston	City of North Charleston v. Purdue Pharma L.P., et al.	2019-CP-103978 / 2018-CP- 2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
SC	City of Orangeburg	City of Orangeburg v. Purdue Pharma L.P., et al.	1:19-op-45607	Greenville) (State MDL) N.D. Ohio (Federal)
SC	County of Abbeville	County of Abbeville v. Purdue Pharma L.P., et al.	2019-CP- 0100154 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Aiken	County of Aiken v. Rite Aid of South Carolina, Inc., et al.	2019-CP- 0201086 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Allendale	County of Allendale v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 0300125 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Anderson	County of Anderson v. Rite Aid of South Carolina, Inc., et al.	2018-CP-04- 01108 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Bamberg	County of Bamberg v. Rite Aid of South Carolina, Inc., et al.	2018CP0500189 / 2018-CP- 2301294 (master)	MDL - In re South Carolina Opioid Litigation

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				(SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Barnwell	County of Barnwell v. Rite Aid of South Carolina, Inc., et al.	2018CP0600329 / 2018-CP- 2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Beaufort	County of Beaufort v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 0701245 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Berkeley	County of Berkeley, South Carolina v. Purdue Pharma L.P., et al.	1:19-op-45436	N.D. Ohio (Federal)
SC	County of Calhoun	County of Calhoun v. Rite Aid of South Carolina, Inc., et al.	2019-CP- 0900065 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Charleston	Charleston County, South Carolina v. Purdue Pharma L.P., et al.	1:19-op-45803	N.D. Ohio (Federal)
SC	County of Cherokee	County of Cherokee v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 1100503 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Greenville) (State MDL)
SC	County of Chester	County of Chester v. Teva Pharmaceuticals USA, Inc., et al.	2020-CP- 1200373 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Chesterfield	County of Chesterfield v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 1300410 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Clarendon	County of Clarendon v. Purdue Pharma L.P., et al.	2019-CP- 1400236 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Colleton	County of Colleton v. Rite Aid of South Carolina, Inc., et al.	2018-CP-15- 00438 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Dillon	County of Dillon v. Rite Aid of South Carolina, Inc., et al.	2019CP1700213 / 2018-CP- 2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit,

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				County of Greenville) (State MDL)
SC	County of Dorchester	County of Dorchester v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 1801122 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Edgefield	County of Edgefield v. Rite Aid of South Carolina, Inc., et al.	2019-CP- 1900120 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Fairfield	County of Fairfield v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 2000272 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Florence	County of Florence v. Rite Aid of South Carolina, Inc., et al.	2019-CP- 2101213 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Georgetown	Georgetown County, South Carolina v. Purdue Pharma L.P., et al.	1:19-op-45612	N.D. Ohio (Federal)
SC	County of Greenville	County of Greenville v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 2301294 (master)	MDL - In re South Carolina Opioid

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Greenwood	County of Greenwood v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 2400775 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Hampton	County of Hampton v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 2500258 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Horry	County of Horry v. Rite Aid of South Carolina, Inc., et al.	2019-CP- 2602684 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Jasper	County of Jasper v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 2700332 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Kershaw	County of Kershaw v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 2800553 / 2018-	MDL - In re South Carolina

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
			CP-2301294 (master)	Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Lancaster	County of Lancaster v. Rite Aid of South Carolina, Inc., et al.	2019CP2900540 / 2018-CP- 2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Laurens	County of Laurens v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 3000606 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Lee	County of Lee v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 3100207 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Lexington	County of Lexington v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 3202207 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Marion	County of Marion v. Rite Aid of South Carolina, Inc., et al.	2019-CP- 3300299 / 2018-	MDL - In re South

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
			CP-2301294 (master)	Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Marlboro	County of Marlboro v. Teva Pharmaceuticals USA, Inc., et al.	2020-CP- 3400184 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of McCormick	County of McCormick v. Rite Aid of South Carolina, Inc., et al.	2019-CP- 3500031 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Newberry	County of Newberry v. Teva Pharmaceuticals USA, Inc., et al.	2019-CP- 3600636 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Oconee	County of Oconee v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 3700458 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
SC	County of Orangeburg	County of Orangeburg v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 3800841 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Pickens	County of Pickens v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 3900675 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Richland	Richland County, South Carolina v. Purdue Pharma L.P., et al.	1:19-op-45327	N.D. Ohio (Federal)
SC	County of Saluda	County of Saluda v. Purdue Pharma L.P., et al.	2019-CP- 4100111 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Spartanburg	County of Spartanburg v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 4200760 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Sumter	County of Sumter v. Rite Aid of South Carolina, Inc., et al.	2019-CP- 4300891 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit,

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				County of Greenville) (State MDL)
SC	County of Union	County of Union v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 4400288 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of Williamsburg	County of Williamsburg v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 4500276 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	County of York	County of York v. Rite Aid of South Carolina, Inc., et al.	2018-CP- 4602446 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	Medical University Hospital Authority	Medical University Hospital Authority, Medical University of South Carolina and University Medical Associates of The Medical University Of South Carolina v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45197	N.D. Ohio (Federal)
SC	Medical University of South Carolina	Medical University Hospital Authority, Medical University of South Carolina and University Medical Associates of The Medical University Of South Carolina v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45197	N.D. Ohio (Federal)
SC	Town of Mount Pleasant	Town of Mount Pleasant v. Purdue Pharma L.P., et al.	2019-CP-104302 / 2018-CP- 2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Circuit, County of Greenville) (State MDL)
SC	Town of Summerville	Town of Summerville v. Purdue Pharma L.P., et al.	2019-CP- 1801602 / 2018- CP-2301294 (master)	MDL - In re South Carolina Opioid Litigation (SC - 13th Judicial Circuit, County of Greenville) (State MDL)
SC	University Medical Associates of the Medical University of South Carolina	Medical University Hospital Authority, Medical University of South Carolina and University Medical Associates of The Medical University Of South Carolina v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45197	N.D. Ohio (Federal)
TN	City of Clarksville	The City of Clarksville, Tennessee v. Purdue Pharma L.P., et al.	1:18-op-45517	N.D. Ohio (Federal)
TN	City of Gatlinburg	City of Gatlinburg, Tennessee v. Teva Pharmaceutical Industries Ltd., et al.	1:21-op-45071	N.D. Ohio (Federal)
TN	City of Germantown	The Cities of Maryville, Pigeon Forge, Ripley and Germantown, Tennessee, and the Town of Decatur, Tennessee v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45199	N.D. Ohio (Federal)
TN	City of Lexington	Lexington, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45458	N.D. Ohio (Federal)
TN	City of Maryville	The Cities of Maryville, Pigeon Forge, Ripley and Germantown, Tennessee, and the Town of Decatur, Tennessee v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45199	N.D. Ohio (Federal)
TN	City of Memphis	<i>City of Memphis v. Purdue Pharma L.P., et al.</i>	1:19-op-45220	N.D. Ohio (Federal)
TN	City of Millington	City of Millington, Tennessee v. Purdue Pharma L.P., et al.	1:19-op-45474	N.D. Ohio (Federal)
TN	City of Pigeon Forge	The Cities of Maryville, Pigeon Forge, Ripley and Germantown, Tennessee, and the Town of Decatur, Tennessee v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45199	N.D. Ohio (Federal)
TN	City of Ripley	The Cities of Maryville, Pigeon Forge, Ripley and Germantown, Tennessee, and the Town of Decatur, Tennessee v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45199	N.D. Ohio (Federal)
TN	County of Blount	Blount County and Jefferson County v. Purdue Pharma L.P., et al.	1:19-op-45132	N.D. Ohio (Federal)
TN	County of Campbell	Campbell County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45133	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
TN	County of Cannon	Cannon County, Tennessee v. Purdue Pharma L.P., et al.	1:18-op-45924	N.D. Ohio (Federal)
TN	County of Claiborne	Claiborne County, Tennessee v. Purdue Pharma L.P., et al.	1:19-op-45658	N.D. Ohio (Federal)
TN	County of Crockett	Crockett County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45215	N.D. Ohio (Federal)
TN	County of Decatur	Decatur County, Tennessee v. Purdue Pharma L.P., et al.	1:19-op-45789	N.D. Ohio (Federal)
TN	County of Fentress	Fentress County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45419	N.D. Ohio (Federal)
TN	County of Greene	Greene County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45136	N.D. Ohio (Federal)
TN	County of Hamilton	Hamilton County, Tennessee v. Purdue Pharma L.P., et al.	1:18-op-45507	N.D. Ohio (Federal)
TN	County of Hancock	Hancock County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45153	N.D. Ohio (Federal)
TN	County of Hawkins	Hawkins County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45299	N.D. Ohio (Federal)
TN	County of Haywood	Haywood County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45107	N.D. Ohio (Federal)
TN	County of Henderson	Henderson County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45404	N.D. Ohio (Federal)
TN	County of Jefferson	Blount County and Jefferson County v. Purdue Pharma L.P., et al.	1:19-op-45132	N.D. Ohio (Federal)
TN	County of Johnson	Johnson County, Tennessee v. AmerisourceBergen Drug Corporation et al.	1:18-op-45164	N.D. Ohio (Federal)
TN	County of Lauderdale	Lauderdale County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46324	N.D. Ohio (Federal)
TN	County of Madison	Madison County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45403	N.D. Ohio (Federal)
TN	County of Montgomery	Montgomery County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45418	N.D. Ohio (Federal)
TN	County of Morgan	Morgan County v. Purdue Pharma L.P., et al.	1:19-op-45075	N.D. Ohio (Federal)
TN	County of Obion	Obion County, Tennessee v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46115	N.D. Ohio (Federal)
TN	County of Overton	Overton County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45568	N.D. Ohio (Federal)
TN	County of Pickett	Pickett County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45242	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
TN	County of Rutherford	Rutherford County, Tennessee v. Purdue Pharma L.P., et al.	1:18-op-45258	N.D. Ohio (Federal)
TN	County of Scott	Scott County, Tennessee v. Purdue Pharma L.P., et al.	1:18-op-45273	N.D. Ohio (Federal)
TN	County of Shelby	Shelby County Government v. Purdue Pharma L.P., et al.	СТ-004500-17	TN - Circuit Court for Shelby County (State)
TN	County of Smith	Smith County, Tennessee v. Purdue Pharma L.P., et al.	1:18-op-45029	N.D. Ohio (Federal)
TN	County of Sumner	Sumner County, Tennessee v. Purdue Pharma L.P., et al.	1:18-op-45255	N.D. Ohio (Federal)
TN	County of Washington	Washington County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46317	N.D. Ohio (Federal)
TN	County of Williamson	Williamson County, Tennessee v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45134	N.D. Ohio (Federal)
TN	Hamblen County Board of Education	Hancock County Board of Education and Hamblen County Board of Education v. Cephalon, Inc., et al.	1:22-op-45027	N.D. Ohio (Federal)
TN	Hancock County Board of Education	Hancock County Board of Education and Hamblen County Board of Education v. Cephalon, Inc., et al.	1:22-op-45027	N.D. Ohio (Federal)
TN	Metropolitan Government of Nashville and Davidson County	Metropolitan Government of Nashville and Davidson County, Tennessee v. Purdue Pharma L.P., et al.	1:18-op-45088	N.D. Ohio (Federal)
TN	Town of Arlington	Town of Arlington, Tennessee v. Purdue Pharma L.P., et al.	1:19-op-45471	N.D. Ohio (Federal)
TN	Town of Centerville	Town of Centerville, Tennessee v. Purdue Pharma L.P., et al.	1:19-op-45425	N.D. Ohio (Federal)
TN	Town of Dandridge	The Town of Dandridge, Tennessee v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45216	N.D. Ohio (Federal)
TN	Town of Decatur	The Cities of Maryville, Pigeon Forge, Ripley and Germantown, Tennessee, and the Town of Decatur, Tennessee v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45199	N.D. Ohio (Federal)
TX	Bexar County Hospital District d/b/a University Health System	Bexar County Hospital District d/b/a University Health System v. Teva Pharmaceutical Industries Ltd., et al.	2020-17501 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	Burleson County Hospital District	Burleson County Hospital District v. Purdue Pharma L.P., et al.	29740	TX - 21st Judicial District Court of Burleson

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				County (State)
ΤХ	City of Eagle Pass	The City of Eagle Pass, Texas v. Purdue Pharma L.P., et al.	1:18-op-46033	N.D. Ohio (Federal)
TX	City of Houston	City of Houston, Texas v. Purdue Pharma L.P., et al.	2019-43219 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	City of Laredo	The City of Laredo, Texas v. Purdue Pharma L.P., et al.	1:18-op-46026	N.D. Ohio (Federal)
TX	City of Leon Valley	City of Leon Valley v. Teva Pharmaceuticals USA, Inc., et al.	2020-39837 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	City of San Antonio	City of San Antonio, Texas v. Purdue Pharma L.P., et al.	1:19-op-45833	N.D. Ohio (Federal)
TX	County of Angelina	<i>County of Angelina v. Purdue Pharma L.P., et al.</i>	1:20-op-45053	N.D. Ohio (Federal)
TX	County of Bailey	County of Bailey, Texas v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45264	N.D. Ohio (Federal)
TX	County of Bastrop	County of Bastrop v. Teva Pharmaceuticals USA, Inc., et al.	2020-17434 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Bexar	County of Bexar v. Purdue Pharma L.P., et al.	2018-77066 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Bowie	<i>County of Bowie v. Purdue Pharma L.P., et al.</i>	1:17-op-45159	N.D. Ohio (Federal)
TX	County of Brazos	Brazos County v. Purdue Pharma L.P., et al.	1:18-op-45863	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
TX	County of Brooks	County of Brooks v. Teva Pharmaceuticals USA, Inc., et al.	2020-17509 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Caldwell	County of Caldwell v. Teva Pharmaceuticals USA, Inc., et al.	2020-17563 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Calhoun	County of Calhoun v. Teva Pharmaceuticals USA, Inc., et al.	2020-17536 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Cameron	County of Cameron v. Purdue Pharma L.P., et al.	2018-77093 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Camp	<i>County of Camp v. Purdue Pharma L.P., et al.</i>	1:18-op-45301	N.D. Ohio (Federal)
TX	County of Castro	County of Castro, County of Colorado, County of Jefferson, County of Madison, County of Roberts, County of San Saba, County of Shackelford, County of Terrell, Irving Independent School District and Texarkana Independent School District v. AbbVie Inc., et al.	2020-37584 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Cherokee	<i>County of Cherokee v. Purdue Pharma L.P., et al.</i>	1:17-op-45155	N.D. Ohio (Federal)
ΤХ	County of Childress	County of Childress v. Purdue Pharma L.P., et al.	1:18-op-45229	N.D. Ohio (Federal)
ΤХ	County of Clay	County of Clay v. Purdue Pharma L.P., et al.	1:18-op-45169	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
TX	County of Colorado	County of Castro, County of Colorado, County of Jefferson, County of Madison, County of Roberts, County of San Saba, County of Shackelford, County of Terrell, Irving Independent School District and Texarkana Independent School District v. AbbVie Inc., et al.	2020-37584 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Coryell	<i>County of Coryell v. Purdue Pharma L.P., et al.</i>	1:22-op-45009	N.D. Ohio (Federal)
TX	County of Dallas	County of Dallas v. Purdue Pharma L.P., et al.	2018-77098 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Delta	County of Delta v. Purdue Pharma L.P., et al.	2018-77104 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Duval	County of Duval v. Purdue Pharma L.P., et al.	2018-87879 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of El Paso	County of El Paso v. Purdue Pharma L.P., et al.	2018-76970 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Ellis	Ellis County v. Purdue Pharma L.P., et al.	2019-41572 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Harris County) (State MDL)
TX	County of Falls	County of Falls v. Purdue Pharma L.P., et al.	2018-77106 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Fort Bend	County of Fort Bend, Texas v. Purdue Pharma L.P., et al.	19-DCV-263509	TX - 400th Judicial District Court of Fort Bend County (State)
TX	County of Franklin	<i>County of Franklin v. Purdue Pharma L.P., et al.</i>	1:18-op-45302	N.D. Ohio (Federal)
ТХ	County of Freestone	<i>County of Freestone v. Purdue Pharma L.P., et al.</i>	1:19-op-45985	N.D. Ohio (Federal)
ΤХ	County of Galveston	<i>County of Galveston v. Purdue Pharma L.P., et al.</i>	1:19-op-45239	N.D. Ohio (Federal)
TX	County of Guadalupe	County of Guadalupe v. Teva Pharmaceuticals USA, Inc., et al.	2020-16457 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Harris	County of Harris v. Purdue Pharma L.P., et al.	2017-82618 / 2018-63587 (master)	TX - 133rd Judicial District Court of Harris County (State)
TX	County of Harrison	County of Harrison v. Purdue Pharma L.P., et al. / County of Harrison v. Purdue Pharma L.P., et al.	1:17-op-45087 / 2018-77108 / 2018-63587 (master)	N.D. Ohio (Federal) / MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
ТХ	County of Haskell	County of Haskell v. Purdue Pharma L.P., et al.	1:18-op-45223	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
TX	County of Hays	County of Hays v. Teva Pharmaceuticals USA, Inc., et al.	2020-16529 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Henderson	<i>County of Henderson v. Purdue Pharma L.P., et al.</i>	1:19-op-45684	N.D. Ohio (Federal)
TX	County of Hidalgo	County of Hidalgo v. Purdue Pharma L.P., et al.	2018-77109 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Hopkins	County of Hopkins v. Purdue Pharma L.P., et al.	2018-77111 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Jefferson	County of Castro, County of Colorado, County of Jefferson, County of Madison, County of Roberts, County of San Saba, County of Shackelford, County of Terrell, Irving Independent School District and Texarkana Independent School District v. AbbVie Inc., et al.	2020-37584 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
ТХ	County of Jim Hogg	County of Jim Hogg v. Purdue Pharma L.P., et al.	2019-49060 / 2018-63587 (master)	TX - 229th Judicial District Court of Jim Hogg County (State)
TX	County of Jim Wells	County of Jim Wells v. Purdue Pharma L.P., et al.	19-06-59579-CV / 2018-63587 (master)	TX - 79th Judicial District Court of Jim Wells County (State)
ТХ	County of Johnson	Johnson County v. Purdue Pharma L.P., et al.	2018-87346 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				(TX - 152nd Judicial District of Harris County) (State MDL)
ТХ	County of Jones	<i>County of Jones v. Purdue Pharma L.P., et al.</i>	1:18-op-45139	N.D. Ohio (Federal)
TX	County of Kaufman	Kaufman County v. Purdue Pharma L.P., et al.	1:18-op-46081	N.D. Ohio (Federal)
ТХ	County of Kendall	County of Kendall v. Purdue Pharma L.P., et al.	1:22-op-45010	N.D. Ohio (Federal)
TX	County of Kerr	County of Kerr v. Purdue Pharma L.P., et al.	2018-77114 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
ТХ	County of Kinney	<i>County of Kinney v. Purdue Pharma L.P., et al.</i>	1:18-op-45241	N.D. Ohio (Federal)
TX	County of Kleberg	County of Kleberg v. Purdue Pharma L.P., et al.	2019-49074 / 2018-63587 (master)	TX - 105th Judicial District Court of Kleberg County (State)
ТХ	County of La Salle	<i>County of La Salle v. Purdue Pharma L.P., et al.</i>	1:18-op-45234	N.D. Ohio (Federal)
ТХ	County of Lamar	County of Lamar v. Purdue Pharma L.P., et al.	1:17-op-45162	N.D. Ohio (Federal)
ТХ	County of Leon	County of Leon v. Purdue Pharma L.P., et al.	1:19-op-45240	N.D. Ohio (Federal)
TX	County of Liberty	County of Liberty v. Purdue Pharma L.P., et al.	2018-77116 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Lubbock	County of Lubbock v. Teva Pharmaceuticals USA, Inc., et al.	2020-16529 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
TX	County of Madison	County of Castro, County of Colorado, County of Jefferson, County of Madison, County of Roberts, County of San Saba, County of Shackelford, County of Terrell, Irving Independent School District and Texarkana Independent School District v. AbbVie Inc., et al.	2020-37584 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Maverick	Maverick County, Texas v. Purdue Pharma L.P., et al. / Maverick County, Texas v. Purdue Pharma L.P., et al.	2018-77026 / 1:19-op-45426 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL) / N.D. Ohio (Federal)
ТХ	County of Mitchell	County of Mitchell v. Purdue Pharma L.P., et al.	1:18-op-45063	N.D. Ohio (Federal)
ТХ	County of Montgomery	<i>County of Montgomery v. Purdue Pharma L.P., et al.</i>	1:18-op-45030	N.D. Ohio (Federal)
ТХ	County of Morris	<i>County of Morris v. Purdue Pharma L.P., et al.</i>	1:17-op-45086	N.D. Ohio (Federal)
ΤХ	County of Nolan	County of Nolan v. Purdue Pharma L.P., et al.	1:18-op-45061	N.D. Ohio (Federal)
TX	County of Nueces	County of Nueces and Nueces County Hospital District v. Purdue Pharma L.P., et al.	2018-77083 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
ТХ	County of Polk	County of Polk v. Purdue Pharma L.P., et al.	1:18-op-45077	N.D. Ohio (Federal)
ТХ	County of Red River	<i>County of Red River v. Purdue Pharma</i> <i>L.P., et al.</i>	1:17-op-45160	N.D. Ohio (Federal)
TX	County of Roberts	County of Castro, County of Colorado, County of Jefferson, County of Madison, County of Roberts, County of San Saba, County of Shackelford, County of Terrell, Irving Independent School District and Texarkana Independent School District v. AbbVie Inc., et al.	2020-37584 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Rockwall	Rockwall County v. Purdue Pharma L.P., et al.	1-19-0503 / 2018-63587 (master)	TX - 439th Judicial District Court

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				of Rockwall County (State)
ТХ	County of Rusk	County of Rusk v. Purdue Pharma L.P., et al.	1:17-op-45154	N.D. Ohio (Federal)
TX	County of San Patricio	County of San Patricio v. Purdue Pharma L.P., et al.	2018-77075 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of San Saba	County of Castro, County of Colorado, County of Jefferson, County of Madison, County of Roberts, County of San Saba, County of Shackelford, County of Terrell, Irving Independent School District and Texarkana Independent School District v. AbbVie Inc., et al.	2020-37584 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Shackelford	County of Castro, County of Colorado, County of Jefferson, County of Madison, County of Roberts, County of San Saba, County of Shackelford, County of Terrell, Irving Independent School District and Texarkana Independent School District v. AbbVie Inc., et al.	2020-37584 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Smith	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District, Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, and City of Mt. Washington, KY v. AbbVie Inc., et al.	2020-70878 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Stephens	Stephens County v. Purdue Pharma L.P., et al.	1:18-op-45804	N.D. Ohio (Federal)
ТХ	County of Tarrant	<i>County of Tarrant v. Purdue Pharma L.P., et al.</i>	1:18-op-45274	N.D. Ohio (Federal)
ТХ	County of Terrell	County of Castro, County of Colorado, County of Jefferson, County of Madison, County of Roberts, County of San Saba, County of Shackelford, County of Terrell,	2020-37584 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Irving Independent School District and Texarkana Independent School District v. AbbVie Inc., et al.		Judicial District of Harris County) (State MDL)
TX	County of Throckmorton	County of Throckmorton v. Purdue Pharma L.P., et al.	1:18-op-45141	N.D. Ohio (Federal)
ΤХ	County of Titus	County of Titus v. Purdue Pharma L.P., et al.	1:17-op-45161	N.D. Ohio (Federal)
TX	County of Travis	County of Travis v. Purdue Pharma L.P., et al.	2018-77144 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
ТХ	County of Upshur	County of Upshur v. Purdue Pharma L.P., et al.	1:17-op-45085	N.D. Ohio (Federal)
TX	County of Uvalde	County of Uvalde v. Teva Pharmaceuticals USA, Inc., et al.	2020-16427 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Van Zandt	County of Van Zandt v. Purdue Pharma L.P., et al.	2018-77150 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	County of Walker	County of Walker v. Abbott Laboratories, et al.	2019-29777 / 2018-63587 (master)	TX - 12th Judicial District Court of Walker County (State)
TX	County of Waller	County of Waller v. Purdue Pharma L.P., et al.	2018-77153 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
TX	County of Webb	<i>County of Webb, Texas v. Purdue Pharma L.P., et al.</i>	1:18-op-45175	N.D. Ohio (Federal)
TX	County of Wichita	<i>County of Wichita v. Purdue Pharma</i> <i>L.P., et al.</i>	1:18-op-45064	N.D. Ohio (Federal)
TX	County of Williamson	County of Williamson v. Purdue Pharma L.P., et al.	19-0850-C368 / 2018-63587 (master)	TX - 368th Judicial District Court of Williamson County (State)
TX	County of Wilson	County of Wilson and Wilson County Memorial Hospital District v. Teva Pharmaceuticals USA, Inc., et al.	2020-39831 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
ΤХ	County of Zavala	The County of Zavala, Texas v. Purdue Pharma L.P., et al.	1:18-op-46036	N.D. Ohio (Federal)
TX	Dallas County Hospital District d/b/a Parkland Health and Hospital System	Dallas County Hospital District d/b/a Parkland Health & Hospital System; Palo Pinto County Hospital District a/k/a Palo Pinto General Hospital; Guadalupe Regional Medical Center; VHS San Antonio Partners, LLC d/b/a Baptist Medical Center, Mission Trail Baptist Hospital, North Central Baptist Hospital, Northeast Baptist Hospital, and St. Luke's Baptist Hospital; Nacogdoches Medical Center; Resolute Hospital Comp Any, LLC d/b/a Resolute Health; The Hospitals of Providence East Campus; The Hospitals of Providence Memorial Campus; The Hospitals of Providence Transmountain Campus; VHS Brownsville Hospital Company, LLC d/b/a Valley Baptist Medical Center - Brownsville; VHS Harlingen Hospital Company, LLC d/b/a Valley Baptist Medical Center; ARMC, L.P. d/b/a Abilene Regional Medical Center; College Station Hospital, LP; Granbury Hospital Corporation d/b/a Lake Granbury Medical Center; Navarro Hospital; Brownwood Hospital, L.P. d/b/a Brownsvoil (L.P. d/b/a Navarro Regional Hospital; Brownwood Hospital, L.P. d/b/a Brownwood Regional Medical Center; Victoria of Texas, L.P. d/b/a Detar Hospital Navarro and Detar Hospital	DC-19-18635 / 2018-63587 (master)	TX - 162nd Judicial District Court of Dallas County (State)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		North; Laredo Texas Hospital Company, L.P. d/b/a Laredo Medical Center; San Angelo Hospital, L.P. d/b/a San Angelo Community Medical Center; Cedar Park Health System, L.P. d/b/a Cedar Park Regional Medical Center; NHCI of Hillsboro, Inc. d/b/a Hill Regional Hospital; Longview Medical Center, L.P. d/b/a Longview Regional Medical Center; and Piney Woods Healthcare System, L.P. d/b/a Woodland Heights Medical Center v. Amneal Pharmaceuticals, LLC, et al. Dallas County Hospital District d/b/a		
TX	Guadalupe Valley Hospital a/k/a Guadalupe Regional Medical Center	Parkland Health & Hospital System; Palo Pinto County Hospital District a/k/a Palo Pinto General Hospital; Guadalupe Regional Medical Center; VHS San Antonio Partners, LLC d/b/a Baptist Medical Center, Mission Trail Baptist Hospital, North Central Baptist Hospital, Northeast Baptist Hospital, and St. Luke's Baptist Hospital; Nacogdoches Medical Center; Resolute Hospital Comp Any, LLC d/b/a Resolute Health; The Hospitals of Providence East Campus; The Hospitals of Providence Memorial Campus; The Hospitals of Providence Sierra Campus; The Hospitals of Providence Transmountain Campus; VHS Brownsville Hospital Company, LLC d/b/a Valley Baptist Medical Center - Brownsville; VHS Harlingen Hospital Company, LLC d/b/a Valley Baptist Medical Center; ARMC, L.P. d/b/a Abilene Regional Medical Center; College Station Hospital, LP; Granbury Hospital, L.P. d/b/a Navarro Regional Hospital, Brownwood Hospital, L.P. d/b/a Brownwood Regional Medical Center; Victoria of Texas, L.P. d/b/a Detar Hospital Navarro and Detar Hospital North; Laredo Texas Hospital Company, L.P. d/b/a Laredo Medical Center; Victoria of Texas, L.P. d/b/a Detar Hospital, L.P. d/b/a Navarro Regional Hospital, L.P. d/b/a Detar Hospital Navarro and Detar Hospital North; Laredo Texas Hospital Company, L.P. d/b/a Laredo Medical Center; San Angelo Hospital, L.P. d/b/a Cedar Park Regional Medical Center; NHCI of Hillsboro, Inc. d/b/a Hill Regional Hospital; Longview Medical Center; And Piney Woods Healthcare System, L.P. d/b/a Longview Regional Medical Center;	DC-19-18635 / 2018-63587 (master)	TX - 162nd Judicial District Court of Dallas County (State)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		d/b/a Woodland Heights Medical Center v. Amneal Pharmaceuticals, LLC, et al.		
TX	Harris County Hospital District d/b/a Harris Health System	Harris County Hospital District d/b/a Harris Health System v. McKesson Corporation, et al.	2021-23217 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
TX	Irving Independent School District	County of Castro, County of Colorado, County of Jefferson, County of Madison, County of Roberts, County of San Saba, County of Shackelford, County of Terrell, Irving Independent School District and Texarkana Independent School District v. AbbVie Inc., et al. / Texarkana Independent School Dist., Irving Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School District 51, Elk Grove Unified School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.	2020-37584 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL) / N.D. Ohio (Federal)
TX	Maverick County Hospital District	Maverick County Hospital District v. Purdue Pharma L.P., et al.	17-10-34909- MCVAJA	TX - 365th Judicial District Court of Maverick County (State)
TX	Nueces County Hospital District	County of Nueces and Nueces County Hospital District v. Purdue Pharma L.P., et al.	2018-77083 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)
ТХ	Ochiltree County Hospital District	Ochiltree County Hospital District v. McKesson Corporation, et al.	1:18-op-45869	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
TX	Palo Pinto County Hospital District a/k/a Palo Pinto General Hospital	Dallas County Hospital District d/b/a Parkland Health & Hospital System; Palo Pinto County Hospital District a/k/a Palo Pinto General Hospital; Guadalupe Regional Medical Center; VHS San Antonio Partners, LLC d/b/a Baptist Medical Center, Mission Trail Baptist Hospital, North Central Baptist Hospital, Northeast Baptist Hospital, and St. Luke's Baptist Hospital; Nacogdoches Medical Center; Resolute Hospital Comp Any, LLC d/b/a Resolute Health; The Hospitals of Providence East Campus; The Hospitals of Providence Memorial Campus; The Hospitals of Providence Transmountain Campus; VHS Brownsville Hospital Company, LLC d/b/a Valley Baptist Medical Center - Brownsville; VHS Harlingen Hospital Company, LLC d/b/a Valley Baptist Medical Center; ARMC, L.P. d/b/a Abilene Regional Medical Center; College Station Hospital, LP; Granbury Hospital, L.P. d/b/a Navarro Regional Hospital, L.P. d/b/a Navarro Regional Hospital, L.P. d/b/a Navarro Regional Hospital, Stary Medical Center; Victoria of Texas, L.P. d/b/a Detar Hospital Navarro and Detar Hospital North; Laredo Texas Hospital Company, L.P. d/b/a Laredo Medical Center; Victoria of Texas, L.P. d/b/a Detar Hospital, L.P. d/b/a Cedar Park Regional Medical Center; San Angelo Hospital, L.P. d/b/a Cedar Park Regional Medical Center; NHCI of Hillsboro, Inc. d/b/a Hill Regional Hospital; Longview Medical Center; And Piney Woods Healthcare System, L.P. d/b/a Woodland Heights Medical Center; and Piney Woods Healthcare System, L.P. d/b/a Woodland Heights Medical Center; Amneal Pharmaceuticals, LLC, et al.	DC-19-18635 / 2018-63587 (master)	TX - 162nd Judicial District Court of Dallas County (State)
TX	Socorro Independent School District	Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School District, Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City	202070878 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		of Hillview, KY, City of Shepherdsville, KY, and City of Mt. Washington, KY v. AbbVie Inc., et al. / Texarkana Independent School Dist., Irving Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School Corp., Mesa County Valley School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.		/ N.D. Ohio (Federal)
TX	Tarrant County Hospital District d/b/a JPS Health Network	Tarrant County Hospital District d/b/a JPS Health Network v. McKesson Corporation, et al.	1:21-op-45077	N.D. Ohio (Federal)
TX	Texarkana Independent School District	County of Castro, County of Colorado, County of Jefferson, County of Madison, County of Roberts, County of San Saba, County of Shackelford, County of Terrell, Irving Independent School District and Texarkana Independent School District v. AbbVie Inc., et al. / Texarkana Independent School Dist., Irving Independent School District, Socorro Independent School District, Downey Unified School District, Kern High School District, Waukegan Community Unit School District, Bibb County School District, South Bend Community School District 51, Elk Grove Unified School District 51, Elk Grove Unified School Dist., Smith-Green Community Schools, School City of Mishawaka, City of Mishawaka, IN, City of Hillview, KY, City of Shepherdsville, KY, City of Mt. Washington, KY, Penn-Harris-Madison School Corp., and Fort Wayne Community Schools v. AbbVie Inc., et al.	2020-37584 / 2018-63587 (master) / 1:21- op-45080	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris County) (State MDL) / N.D. Ohio (Federal)
TX	Wilson County Memorial Hospital District	County of Wilson and Wilson County Memorial Hospital District v. Teva Pharmaceuticals USA, Inc., et al.	2020-39831 / 2018-63587 (master)	MDL - In re Texas Opioid Litigation (TX - 152nd Judicial District of Harris

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				County) (State MDL)
UT	County of Beaver	Washington County, Kane County, Beaver County and Garfield County, Utah v. Purdue Pharma L.P., et al.	190500179 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Cache	Cache County, Utah and Rich County, Utah v. Purdue Pharma L.P., et al.	190500360 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Carbon	<i>Carbon County, Utah v. Purdue Pharma L.P., et al.</i>	1:18-op-46270	N.D. Ohio (Federal)
UT	County of Daggett	Uintah County, Utah; Duchesne County, Utah; Daggett County, Utah and Tri- County Health Department v. Purdue Pharma L.P., et al.	190500359 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Davis	Davis County v. Purdue Pharma L.P., et al.	180700870 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Duchesne	Uintah County, Utah; Duchesne County, Utah; Daggett County, Utah and Tri- County Health Department v. Purdue Pharma L.P., et al.	190500359 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT -

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Summit County, Silver Summit Division) (State MDL)
UT	County of Emery	Sevier County, Juab County, Emery County, Wayne County and Piute County v. Purdue Pharma L.P., et al.	190500430 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Garfield	Washington County, Kane County, Beaver County and Garfield County, Utah v. Purdue Pharma L.P., et al.	190500361 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Grand	Grand County v. Purdue Pharma L.P., et al.	180700040 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Iron	Iron County v. Purdue Pharma L.P., et al.	180500149 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Juab	Sevier County, Juab County, Emery County, Wayne County and Piute County v. Purdue Pharma L.P., et al.	190500430 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				(UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Kane	Washington County, Kane County, Beaver County and Garfield County, Utah v. Purdue Pharma L.P., et al.	190500361 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Millard	Millard County v. Purdue Pharma L.P., et al.	180700044 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Piute	Sevier County, Juab County, Emery County, Wayne County and Piute County v. Purdue Pharma L.P., et al.	190500430 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Rich	Cache County, Utah and Rich County, Utah v. Purdue Pharma L.P., et al.	190500360 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Salt Lake	Salt Lake County v. Purdue Pharma L.P., et al.	180902421 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of San Juan	San Juan County v. Purdue Pharma L.P., et al.	180700011 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Sanpete	Sanpete County v. Purdue Pharma L.P., et al.	180600095 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Sevier	Sevier County, Juab County, Emery County, Wayne County and Piute County v. Purdue Pharma L.P., et al.	190500430 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Summit	Summit County Utah v. Purdue Pharma L.P., et al.	190500354 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
UT	County of Tooele	Tooele County, Utah v. Purdue Pharma L.P., et al.	190500355 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Uintah	Uintah County, Utah; Duchesne County, Utah; Daggett County, Utah and Tri- County Health Department v. Purdue Pharma L.P., et al.	190500359 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Utah	Utah County, Utah v. Purdue Pharma, Inc., et al.	1:18-op-46184	N.D. Ohio (Federal)
UT	County of Wasatch	Wasatch County, Utah v. Purdue Pharma L.P., et al.	190500357 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Washington	Washington County, Kane County, Beaver County and Garfield County, Utah v. Purdue Pharma L.P., et al.	190500361 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
UT	County of Wayne	Sevier County, Juab County, Emery County, Wayne County and Piute County v. Purdue Pharma L.P., et al.	190500430 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				Summit Division) (State MDL)
UT	County of Weber	Weber County, Utah v. Purdue Pharma L.P., et al.	190500358 / 180500119 (coordinated)	MDL - In the Matter of the Utah Opioid Litigation I (UT - Summit County, Silver Summit Division) (State MDL)
VA	City of Alexandria	<i>City of Alexandria v. Purdue Pharma L.P., et al.</i>	1:19-op-45246	N.D. Ohio (Federal)
VA	City of Bristol	City of Bristol, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45719	N.D. Ohio (Federal)
VA	City of Buena Vista	City of Buena Vista, Virginia v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45159	N.D. Ohio (Federal)
VA	City of Chesapeake	City of Chesapeake, Virginia v. Purdue Pharma L.P., et al.,	1:19-op-45712	N.D. Ohio (Federal)
VA	City of Covington	City of Covington, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45799	N.D. Ohio (Federal)
VA	City of Danville	City of Danville, Virginia v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45730	N.D. Ohio (Federal)
VA	City of Emporia	City of Emporia, Virginia v. Purdue Pharma L.P., et al.	1:19-op-46850	N.D. Ohio (Federal)
VA	City of Fairfax	City of Fairfax, Virginia v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45177	N.D. Ohio (Federal)
VA	City of Fredericksburg	City of Fredericksburg, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45898	N.D. Ohio (Federal)
VA	City of Galax	City of Galax, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45243	N.D. Ohio (Federal)
VA	City of Hopewell	City of Hopewell, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45433	N.D. Ohio (Federal)
VA	City of Lexington	City of Lexington, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45693	N.D. Ohio (Federal)
VA	City of Martinsville	City of Martinsville, Virginia v. Purdue Pharma L.P., et al.	CL18000240	VA - Circuit Court for the City of Martinsville (State)
VA	City of Norfolk	City of Norfolk, Virginia v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45926	N.D. Ohio (Federal)
VA	City of Norton	City of Norton, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45249	N.D. Ohio (Federal)
VA	City of Portsmouth	<i>City of Portsmouth v. Purdue Pharma L.P., et al.</i>	1:19-op-45856	N.D. Ohio (Federal)
VA	City of Radford	City of Radford, Virginia v. Purdue Pharma L.P., et al.	1:19-op-46154	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
VA	City of Richmond	<i>City of Richmond v. AmerisourceBergen</i> <i>Drug Corporation, et al.</i>	1:19-op-45546	N.D. Ohio (Federal)
VA	City of Roanoke	City of Roanoke, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45696	N.D. Ohio (Federal)
VA	City of Salem	<i>City of Salem, Virginia v. Purdue Pharma L.P., et al.</i>	1:19-op-45697	N.D. Ohio (Federal)
VA	City of Virginia Beach	City of Virginia Beach and Sheriff of the City of Virginia Beach v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46137	N.D. Ohio (Federal)
VA	City of Waynesboro	The City of Waynesboro, Virginia v. Purdue Pharma L.P., et al.	1:19-op-46152	N.D. Ohio (Federal)
VA	City of Winchester	City of Winchester, Virginia v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45176	N.D. Ohio (Federal)
VA	County of Accomack	Accomack County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45715	N.D. Ohio (Federal)
VA	County of Alleghany	Alleghany County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45700	N.D. Ohio (Federal)
VA	County of Amherst	Amherst County, Virginia v. Purdue Pharma L.P., et al.	1:20-op-45046	N.D. Ohio (Federal)
VA	County of Arlington (County Board)	The County Board of Arlington County, Virginia v. Purdue Pharma L.P., et al.	1:21-op-45078	N.D. Ohio (Federal)
VA	County of Bland	Bland County, Virginia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46065	N.D. Ohio (Federal)
VA	County of Botetourt	Botetourt County, Virginia v. Purdue Pharma L.P., et al.	1:20-op-45064	N.D. Ohio (Federal)
VA	County of Buchanan	Buchanan County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45253	N.D. Ohio (Federal)
VA	County of Carroll	Carroll County, Virginia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46068	N.D. Ohio (Federal)
VA	County of Charlotte	Charlotte County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45851	N.D. Ohio (Federal)
VA	County of Chesterfield	Chesterfield County, Virginia v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45173	N.D. Ohio (Federal)
VA	County of Culpeper	Culpeper County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45849	N.D. Ohio (Federal)
VA	County of Cumberland	Cumberland County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-46153	N.D. Ohio (Federal)
VA	County of Dickenson	Dickenson County v. Purdue Pharma L.P., et al.	1:19-op-45252	N.D. Ohio (Federal)
VA	County of Dinwiddie	Dinwiddie County, Virginia v. Purdue Pharma L.P., et al.	1:20-op-45291	N.D. Ohio (Federal)
VA	County of Fairfax (Board of Supervisors)	Fairfax County, Virginia, by its Board of Supervisors v. Purdue Pharma L.P., et al.	1:19-op-45766	N.D. Ohio (Federal)
VA	County of Fauquier	Fauquier County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45686	N.D. Ohio (Federal)
VA	County of Floyd	Floyd County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45698	N.D. Ohio (Federal)
VA	County of Franklin	Franklin County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45701	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
VA	County of Frederick	Frederick County, Virginia v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45233	N.D. Ohio (Federal)
VA	County of Giles	<i>Giles County v. Purdue Pharma L.P., et al.</i>	1:19-op-45236	N.D. Ohio (Federal)
VA	County of Goochland	Goochland County, Virginia v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45175	N.D. Ohio (Federal)
VA	County of Grayson	Grayson County, Virginia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46069	N.D. Ohio (Federal)
VA	County of Greensville	<i>Greensville County v. Purdue Pharma</i> <i>L.P., et al.</i>	1:19-op-45848	N.D. Ohio (Federal)
VA	County of Halifax	Halifax County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45692	N.D. Ohio (Federal)
VA	County of Henrico	Henrico County, Virginia v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45172	N.D. Ohio (Federal)
VA	County of Henry	Henry County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45245	N.D. Ohio (Federal)
VA	County of Isle of Wight	Isle of Wight County, Virginia v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45145	N.D. Ohio (Federal)
VA	County of King and Queen	King and Queen County, Virginia v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45138	N.D. Ohio (Federal)
VA	County of Lee	Lee County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45251	N.D. Ohio (Federal)
VA	County of Loudoun	Loudoun County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45842	N.D. Ohio (Federal)
VA	County of Louisa	Louisa County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45720	N.D. Ohio (Federal)
VA	County of Madison	Madison County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45702	N.D. Ohio (Federal)
VA	County of Mecklenburg	Mecklenburg County, Virginia v. Purdue Pharma L.P., et al.	1:20-op-45174	N.D. Ohio (Federal)
VA	County of Montgomery	Montgomery County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45234	N.D. Ohio (Federal)
VA	County of Northampton	Northampton County, Virginia v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45144	N.D. Ohio (Federal)
VA	County of Northumberland	Northumberland County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45688	N.D. Ohio (Federal)
VA	County of Page	Page County v. Purdue Pharma L.P., et al.	1:19-op-45275	N.D. Ohio (Federal)
VA	County of Patrick	Patrick County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-46149	N.D. Ohio (Federal)
VA	County of Pittsylvania	Pittsylvania v. Purdue Pharma L.P., et al.	1:19-op-45247	N.D. Ohio (Federal)
VA	County of Prince George	Prince George County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45929	N.D. Ohio (Federal)
VA	County of Prince William (Board of County Supervisors)	The Board of County Supervisor of Prince William County v. Purdue Pharma L.P., et al.	1:19-op-45687	N.D. Ohio (Federal)
VA	County of Pulaski	Pulaski County, Virginia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46076	N.D. Ohio (Federal)
VA	County of Richmond	City of Richmond v. AmerisourceBergen Drug Corporation, et al.	1:19-op-45546	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
VA	County of Roanoke	Roanoke County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45695	N.D. Ohio (Federal)
VA	County of Rockbridge	Rockbridge County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45694	N.D. Ohio (Federal)
VA	County of Russell	Russell County, Virginia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46073	N.D. Ohio (Federal)
VA	County of Scott (Board of Supervisors)	Scott County Board of Supervisors v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46074	N.D. Ohio (Federal)
VA	County of Shenandoah	Shenandoah County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-46150	N.D. Ohio (Federal)
VA	County of Smyth	Smyth County, Virginia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46077	N.D. Ohio (Federal)
VA	County of Stafford	Stafford County, Virginia v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45178	N.D. Ohio (Federal)
VA	County of Tazewell	Tazewell County, Virginia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46167	N.D. Ohio (Federal)
VA	County of Warren	Westmoreland County, Virginia; Richmond County, Virginia; Warren County, Virginia v. McKesson Corporation, et al.	1:19-op-45993	N.D. Ohio (Federal)
VA	County of Washington	Washington County, Virginia v. Purdue Pharma L.P., et al.	1:19-op-45254	N.D. Ohio (Federal)
VA	County of Westmoreland	Westmoreland County, Virginia; Richmond County, Virginia; Warren County, Virginia v. McKesson Corporation, et al.	1:19-op-45993	N.D. Ohio (Federal)
VA	County of Wise (Board of Supervisors)	Wise County Board of Supervisors v. Purdue Pharma L.P., et al.	1:19-op-45907	N.D. Ohio (Federal)
VA	County of Wythe	Wythe County, Virginia v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46072	N.D. Ohio (Federal)
VA	Sheriff of Virginia Beach City	City of Virginia Beach and Sheriff of the City of Virginia Beach v. AmerisourceBergen Drug Corporation, et al.	1:18-op-46137	N.D. Ohio (Federal)
VA	Town of Richlands	The Town of Richlands, Virginia v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45193	N.D. Ohio (Federal)
VT	City of St. Albans	City of St, Albans, Vermont v. Purdue Pharma L.P., et al.	1:19-op-45721	N.D. Ohio (Federal)
WA	City of Anacortes	<i>City of Anacortes and Sedro-Woolley</i> <i>School District v. Purdue Pharma L.P., et</i> <i>al.</i>	1:19-op-45029	N.D. Ohio (Federal)
WA	City of Bainbridge Island	City of Bainbridge Island v. Purdue Pharma L.P., et al.	1:19-op-45981	N.D. Ohio (Federal)
WA	City of Burlington	Skagit County, City of Mount Vernon, City of Sedro-Woolley, City of Burlington, LA Conner School District and Mount	1:18-op-45173	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
		Vernon School District v. Purdue Pharma L.P., et al.		
WA	City of Everett	<i>City of Everett v. Purdue Pharma L.P., et al.</i>	1:17-op-45046	N.D. Ohio (Federal)
WA	City of Kent	City of Kent v. Purdue Pharma L.P., et al.	1:18-op-45590	N.D. Ohio (Federal)
WA	City of Kirkland	<i>City of Kirkland v. Teva Pharmaceuticals USA, Inc., et al.</i>	1:20-op-45121	N.D. Ohio (Federal)
WA	City of Lakewood	<i>City of Lakewood v. Purdue Pharma, Inc., et al.</i>	1:19-op-45221	N.D. Ohio (Federal)
WA	City of Mount Vernon	Skagit County, City of Mount Vernon, City of Sedro-Woolley, City of Burlington, LA Conner School District and Mount Vernon School District v. Purdue Pharma L.P., et al.	1:18-op-45173	N.D. Ohio (Federal)
WA	City of Olympia	<i>City of Olympia v. Purdue Pharma L.P., et al.</i>	1:18-op-46021	N.D. Ohio (Federal)
WA	City of Seattle	<i>City of Seattle v. Purdue Pharma L.P., et al.</i>	17-2-25504- 1SEA	WA - King County Superior Court (State)
WA	City of Sedro- Woolley	Skagit County, City of Mount Vernon, City of Sedro-Woolley, City of Burlington, LA Conner School District and Mount Vernon School District v. Purdue Pharma L.P., et al.	1:18-op-45173	N.D. Ohio (Federal)
WA	City of Spokane	<i>City of Spokane v. Teva Pharmaceuticals USA, Inc., et al.</i>	1:19-op-46092	N.D. Ohio (Federal)
WA	City of Tacoma	<i>City of Tacoma v. Purdue Pharma L.P., et al.</i>	1:17-op-45047	N.D. Ohio (Federal)
WA	City of Vancouver	<i>City of Vancouver v. Purdue Pharma L.P., et al.</i>	1:19-op-45908	N.D. Ohio (Federal)
WA	County of Chelan	Chelan County v. Purdue Pharma L.P., et al.	1:18-op-46139	N.D. Ohio (Federal)
WA	County of Clallam	Clallam County v. Purdue Pharma L.P., et al.	1:18-op-45612	N.D. Ohio (Federal)
WA	County of Clark	Clark County v. Purdue Pharma L.P., et al.	1:18-op-45410	N.D. Ohio (Federal)
WA	County of Franklin	Franklin County v. Purdue Pharma L.P., et al	1:18-op-45944	N.D. Ohio (Federal)
WA	County of Island	Island County v. Purdue Pharma L.P., et al.	1:18-op-45982	N.D. Ohio (Federal)
WA	County of Jefferson	Jefferson County v. Purdue Pharma, Inc., et al.	1:18-op-46023	N.D. Ohio (Federal)
WA	County of King	King County v. Purdue Pharma L.P., et al.	1:18-op-45231	N.D. Ohio (Federal)
WA	County of Kitsap	Kitsap County v. Purdue Pharma L.P., et al.	1:18-op-45956	N.D. Ohio (Federal)
WA	County of Kittitas	Kittitas County v. Purdue Pharma, Inc., et al.	1:18-op-46008	N.D. Ohio (Federal)
WA	County of Lewis	<i>Lewis County, Washington v. Purdue</i> <i>Pharma L.P., et al.</i>	1:18-op-46301	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
WA	County of Lincoln	Lincoln County v. Purdue Pharma L.P., et al.	1:19-op-45962	N.D. Ohio (Federal)
WA	County of Pierce	Pierce County v. Purdue Pharma L.P., et al	1:18-op-45195	N.D. Ohio (Federal)
WA	County of San Juan	San Juan County v. Purdue Pharma L.P., et al.	1:18-op-46291	N.D. Ohio (Federal)
WA	County of Skagit	Skagit County, City of Mount Vernon, City of Sedro-Woolley, City of Burlington, LA Conner School District and Mount Vernon School District v. Purdue Pharma L.P., et al.	1:18-op-45173	N.D. Ohio (Federal)
WA	County of Snohomish	Snohomish County v. Purdue Pharma L.P., et al.	1:19-op-45370	N.D. Ohio (Federal)
WA	County of Spokane	Spokane County v. Purdue Pharma L.P., et al.	1:18-op-45943	N.D. Ohio (Federal)
WA	County of Thurston	<i>Thurston County v. Purdue Pharma L.P., et al.</i>	1:18-op-45409	N.D. Ohio (Federal)
WA	County of Walla Walla	Walla Walla County v. Purdue Pharma L.P., et al.	1:18-op-46010	N.D. Ohio (Federal)
WA	County of Whatcom	Whatcom County v. Purdue Pharma L.P., et al.	1:18-op-45954	N.D. Ohio (Federal)
WA	County of Whitman	<i>Whitman County v. Purdue Pharma L.P., et al.</i>	1:18-op-46009	N.D. Ohio (Federal)
WA	La Conner School District	Skagit County, City of Mount Vernon, City of Sedro-Woolley, City of Burlington, La Conner School District and Mount Vernon School District v. Purdue Pharma L.P., et al.	1:18-op-45173	N.D. Ohio (Federal)
WA	Mount Vernon School District	Skagit County, City of Mount Vernon, City of Sedro-Woolley, City of Burlington, La Conner School District and Mount Vernon School District v. Purdue Pharma L.P., et al.	1:18-op-45173	N.D. Ohio (Federal)
WA	Sedro-Woolley School District	City of Anacortes and Sedro-Woolley School District v. Purdue Pharma L.P., et al.	1:19-op-45029	N.D. Ohio (Federal)
WI	City of Cudahy	The City of Cudahy v. Actavis Pharma, Inc., et al.	1:21-op-45097	N.D. Ohio (Federal)
WI	City of Franklin	The City of Franklin v. Actavis Pharma, Inc., et al.	1:21-op-45101	N.D. Ohio (Federal)
WI	City of Greenfield	The City of Greenfield v. Actavis Pharma, Inc., et al.	1:21-op-45102	N.D. Ohio (Federal)
WI	City of Kenosha	City of Kenosha, Wisconsin v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45011	N.D. Ohio (Federal)
WI	City of Marinette	City of Marinette v. Teva Pharmaceuticals USA, Inc., et al.	1:19-op-46181	N.D. Ohio (Federal)
WI	City of Milwaukee	City of Milwaukee, Wisconsin v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45044	N.D. Ohio (Federal)
WI	City of Oak Creek	The City of Oak Creek v. Actavis Pharma, Inc., et al.	1:21-op-45103	N.D. Ohio (Federal)
WI	City of South Milwaukee	City of South Milwaukee v. Actavis Pharma, Inc., et al.	2021CV002934	WI - Circuit Court of Milwaukee

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
				County (State)
WI	City of Superior	<i>City of Superior v. Purdue Pharma L.P., et al.</i>	1:19-op-45331	N.D. Ohio (Federal)
WI	City of Wauwatosa	The City of Wauwatosa v. Actavis Pharma, Inc., et al.	1:21-op-45104	N.D. Ohio (Federal)
WI	City of West Allis	The City of West Allis v. Actavis Pharma, Inc., et al.	1:21-op-45105	N.D. Ohio (Federal)
WI	County of Adams	Adams County v. Purdue Pharma L.P., et al.	1:17-op-45093	N.D. Ohio (Federal)
WI	County of Ashland	Ashland County v. Purdue Pharma L.P., et al.	1:17-op-45130	N.D. Ohio (Federal)
WI	County of Barron	Barron County, La Crosse County, Lafayette County and Menominee County v. Purdue Pharma L.P., et al.	1:18-op-45277	N.D. Ohio (Federal)
WI	County of Bayfield	Bayfield County v. Purdue Pharma L.P., et al.	1:17-op-45168	N.D. Ohio (Federal)
WI	County of Brown	Brown County, Crawford County, Iron County, Juneau County, Kewaunee County, Outagamie County, v. Purdue Pharma L.P., et al.	1:18-op-45117	N.D. Ohio (Federal)
WI	County of Buffalo	Buffalo County v. Purdue Pharma L.P., et al.	1:17-op-45141	N.D. Ohio (Federal)
WI	County of Burnett	Burnett County v. Purdue Pharma L.P., et al.	1:17-op-45131	N.D. Ohio (Federal)
WI	County of Calumet	Calumet County v. Purdue Pharma L.P., et al.	1:17-op-45142	N.D. Ohio (Federal)
WI	County of Chippewa	<i>Chippewa County v. Purdue Pharma L.P., et al.</i>	1:17-op-45132	N.D. Ohio (Federal)
WI	County of Clark	Clark County v. Purdue Pharma L.P., et al.	1:17-op-45150	N.D. Ohio (Federal)
WI	County of Columbia	Columbia County v. Purdue Pharma L.P., et al.	1:17-op-45118	N.D. Ohio (Federal)
WI	County of Crawford	Brown County, Crawford County, Iron County, Juneau County, Kewaunee County, Outagamie County, v. Purdue Pharma L.P., et al.	1:18-op-45117	N.D. Ohio (Federal)
WI	County of Dane	Dane County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45802	N.D. Ohio (Federal)
WI	County of Dodge	Dodge County v. Purdue Pharma L.P., et al.	1:17-op-45143	N.D. Ohio (Federal)
WI	County of Door	Door County v. Purdue Pharma L.P., et al.	1:17-op-45104	N.D. Ohio (Federal)
WI	County of Douglas	Douglas County v. Purdue Pharma L.P., et al.	1:17-op-45107	N.D. Ohio (Federal)
WI	County of Dunn	Dunn County v. Purdue Pharma L.P., et al.	1:17-op-45133	N.D. Ohio (Federal)
WI	County of Eau Claire	Eau Claire County v. Purdue Pharma L.P., et al.	1:17-op-45112	N.D. Ohio (Federal)
WI	County of Florence	Florence County v. Purdue Pharma L.P., et al.	1:17-op-45125	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
WI	County of Fond du Lac	Fond du Lac County v. Purdue Pharma L.P., et al.	1:17-op-45106	N.D. Ohio (Federal)
WI	County of Forest	Forest County v. Purdue Pharma L.P., et al.	1:17-op-45134	N.D. Ohio (Federal)
WI	County of Grant	Grant County v. Purdue Pharma L.P., et al.	1:17-op-45115	N.D. Ohio (Federal)
WI	County of Green	Green County v. Purdue Pharma L.P., et al.	1:17-op-45096	N.D. Ohio (Federal)
WI	County of Green Lake	Green Lake County, Taylor County and Vilas County v. Purdue Pharma L.P., et al.	1:18-op-45832	N.D. Ohio (Federal)
WI	County of Iowa	Iowa County v. Purdue Pharma L.P., et al.	1:17-op-45099	N.D. Ohio (Federal)
WI	County of Iron	Brown County, Crawford County, Iron County, Juneau County, Kewaunee County, Outagamie County, v. Purdue Pharma L.P., et al.	1:18-op-45117	N.D. Ohio (Federal)
WI	County of Jackson	Jackson County v. Purdue Pharma L.P., et al.	1:17-op-45121	N.D. Ohio (Federal)
WI	County of Jefferson	Jefferson County v. Purdue Pharma L.P., et al.	1:17-op-45122	N.D. Ohio (Federal)
WI	County of Juneau	Brown County, Crawford County, Iron County, Juneau County, Kewaunee County, Outagamie County, v. Purdue Pharma L.P., et al.	1:18-op-45117	N.D. Ohio (Federal)
WI	County of Kenosha	Kenosha County v. Purdue Pharma L.P., et al.	1:17-op-45144	N.D. Ohio (Federal)
WI	County of Kewaunee	Brown County, Crawford County, Iron County, Juneau County, Kewaunee County, Outagamie County, v. Purdue Pharma L.P., et al.	1:18-op-45117	N.D. Ohio (Federal)
WI	County of La Crosse	Barron County, La Crosse County, Lafayette County and Menominee County v. Purdue Pharma L.P., et al.	1:18-op-45277	N.D. Ohio (Federal)
WI	County of Lafayette	Barron County, La Crosse County, Lafayette County and Menominee County v. Purdue Pharma L.P., et al.	1:18-op-45277	N.D. Ohio (Federal)
WI	County of Langlade	Langlade County v. Purdue Pharma L.P., et al.	1:17-op-45124	N.D. Ohio (Federal)
WI	County of Lincoln	Lincoln County v. Purdue Pharma L.P., et al.	1:17-op-45167	N.D. Ohio (Federal)
WI	County of Manitowoc	Manitowoc County v. Purdue Pharma L.P., et al.	1:17-op-45135	N.D. Ohio (Federal)
WI	County of Marathon	Marathon County v. Purdue Pharma L.P., et al.	1:17-op-45095	N.D. Ohio (Federal)
WI	County of Marinette	Marinette County v. Purdue Pharma L.P., et al.	1:17-op-45145	N.D. Ohio (Federal)
WI	County of Marquette	Marquette County v. Purdue Pharma L.P., et al.	1:17-op-45136	N.D. Ohio (Federal)
WI	County of Menominee	Barron County, La Crosse County, Lafayette County and Menominee County v. Purdue Pharma L.P., et al.	1:18-op-45277	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
WI	County of Milwaukee	Milwaukee County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45402	N.D. Ohio (Federal)
WI	County of Monroe	Monroe County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45146	N.D. Ohio (Federal)
WI	County of Oconto	Oconto County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45120	N.D. Ohio (Federal)
WI	County of Oneida	Oneida County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45129	N.D. Ohio (Federal)
WI	County of Outagamie	Brown County, Crawford County, Iron County, Juneau County, Kewaunee County, Outagamie County, v. Purdue Pharma L.P., et al.	1:18-op-45117	N.D. Ohio (Federal)
WI	County of Pierce	Pierce County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45165	N.D. Ohio (Federal)
WI	County of Price	Price County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45126	N.D. Ohio (Federal)
WI	County of Rock	Rock County v. Purdue Pharma L.P., et al.	1:17-op-45108	N.D. Ohio (Federal)
WI	County of Rusk	Rusk County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45116	N.D. Ohio (Federal)
WI	County of Sauk	Sauk County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45098	N.D. Ohio (Federal)
WI	County of Sawyer	Sawyer County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45137	N.D. Ohio (Federal)
WI	County of Shawano	Shawano County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45119	N.D. Ohio (Federal)
WI	County of Sheboygan	Sheboygan County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45128	N.D. Ohio (Federal)
WI	County of St. Croix	<i>St. Croix County v. Purdue Pharma L.P., et al.</i>	1:17-op-45147	N.D. Ohio (Federal)
WI	County of Taylor	Green Lake County, Taylor County and Vilas County v. Purdue Pharma L.P., et al.	1:18-op-45832	N.D. Ohio (Federal)
WI	County of Trempealeau	Trempealeau County v. Purdue Pharma L.P., et al.	1:17-op-45138	N.D. Ohio (Federal)
WI	County of Vernon	Vernon County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45148	N.D. Ohio (Federal)
WI	County of Vilas	Green Lake County, Taylor County and Vilas County v. Purdue Pharma L.P., et al.	1:18-op-45832	N.D. Ohio (Federal)

State	Subdivision/Special District	Case Caption	Case No.	Jurisdiction
WI	County of Walworth	Walworth County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45988	N.D. Ohio (Federal)
WI	County of Washburn	Washburn County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45123	N.D. Ohio (Federal)
WI	County of Washington	Washington County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45114	N.D. Ohio (Federal)
WI	County of Waukesha	Waukesha County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:18-op-45978	N.D. Ohio (Federal)
WI	County of Waupaca	Waupaca County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45166	N.D. Ohio (Federal)
WI	County of Waushara	Waushara County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45139	N.D. Ohio (Federal)
WI	County of Wood	Wood County, Wisconsin v. AmerisourceBergen Drug Corporation, et al.	1:17-op-45127	N.D. Ohio (Federal)
WI	Village of Pleasant Prairie	Village of Pleasant Prairie, Wisconsin v. Teva Pharmaceuticals USA, Inc., et al.	1:20-op-45010	N.D. Ohio (Federal)
WI	Village of Sturtevant	The Village of Sturtevant v. Actavis Pharma, Inc. f/k/a Watson Pharma, Inc., et al.	2021CV000999	WI - Circuit Court of Racine County (State)
WY	City of Casper	City of Casper, Wyoming v. Purdue Pharma L.P., et al.	1:19-op-45079	N.D. Ohio (Federal)
WY	City of Cheyenne	<i>City of Cheyenne v. Purdue Pharma L.P., et al.</i>	1:19-op-45280	N.D. Ohio (Federal)
WY	City of Green River	City of Green River, Wyoming v. Purdue Pharma L.P., et al.	1:19-op-45764	N.D. Ohio (Federal)
WY	City of Riverton	City of Riverton, Wyoming v. Purdue Pharma L.P., et al.	1:19-op-45558	N.D. Ohio (Federal)
WY	City of Rock Springs	<i>City of Rock Springs, Wyoming v. Purdue</i> <i>Pharma L.P., et al.</i>	1:19-op-45265	N.D. Ohio (Federal)
WY	County of Carbon	<i>County of Carbon v. Purdue Pharma L.P., et al.</i>	1:18-op-45625	N.D. Ohio (Federal)
WY	County of Sweetwater	Sweetwater County, Wyoming v. Purdue Pharma L.P., et al.	1:19-op-45031	N.D. Ohio (Federal)

<u>EXHIBIT D</u> [Intentionally Omitted]

<u>EXHIBIT E</u> List of Opioid Remediation Uses

Schedule A

Core Strategies

Settling States and **Exhibit G** Participants may choose from among the abatement strategies listed in Schedule B. However, priority may be given to the following core abatement strategies ("*Core Strategies*").¹

A. <u>NALOXONE OR OTHER FDA-APPROVED DRUG TO REVERSE OPIOID</u> <u>OVERDOSES</u>

- 1. Expand training for first responders, schools, community support groups and families; and
- 2. Increase distribution to individuals who are uninsured or whose insurance does not cover the needed service.

B. <u>MEDICATION-ASSISTED TREATMENT ("MAT") DISTRIBUTION AND</u> OTHER OPIOID-RELATED TREATMENT

- 1. Increase distribution of MAT to individuals who are uninsured or whose insurance does not cover the needed service;
- 2. Provide education to school-based and youth-focused programs that discourage or prevent misuse;
- 3. Provide MAT education and awareness training to healthcare providers, EMTs, law enforcement, and other first responders; and
- 4. Provide treatment and recovery support services such as residential and inpatient treatment, intensive outpatient treatment, outpatient therapy or counseling, and recovery housing that allow or integrate medication and with other support services.

C. <u>PREGNANT & POSTPARTUM WOMEN</u>

- 1. Expand Screening, Brief Intervention, and Referral to Treatment ("SBIRT") services to non-Medicaid eligible or uninsured pregnant women;
- 2. Expand comprehensive evidence-based treatment and recovery services, including MAT, for women with co-occurring Opioid Use Disorder ("*OUD*") and other

¹ As used in this Schedule A, words like "expand," "fund," "provide" or the like shall not indicate a preference for new or existing programs.

Substance Use Disorder ("SUD")/Mental Health disorders for uninsured individuals for up to 12 months postpartum; and

3. Provide comprehensive wrap-around services to individuals with OUD, including housing, transportation, job placement/training, and childcare.

D. <u>EXPANDING TREATMENT FOR NEONATAL ABSTINENCE SYNDROME</u> ("NAS")

- 1. Expand comprehensive evidence-based and recovery support for NAS babies;
- 2. Expand services for better continuum of care with infant-need dyad; and
- 3. Expand long-term treatment and services for medical monitoring of NAS babies and their families.

E. <u>EXPANSION OF WARM HAND-OFF PROGRAMS AND RECOVERY SERVICES</u>

- 1. Expand services such as navigators and on-call teams to begin MAT in hospital emergency departments;
- 2. Expand warm hand-off services to transition to recovery services;
- 3. Broaden scope of recovery services to include co-occurring SUD or mental health conditions;
- 4. Provide comprehensive wrap-around services to individuals in recovery, including housing, transportation, job placement/training, and childcare; and
- 5. Hire additional social workers or other behavioral health workers to facilitate expansions above.

F. TREATMENT FOR INCARCERATED POPULATION

- 1. Provide evidence-based treatment and recovery support, including MAT for persons with OUD and co-occurring SUD/MH disorders within and transitioning out of the criminal justice system; and
- 2. Increase funding for jails to provide treatment to inmates with OUD.

G. <u>PREVENTION PROGRAMS</u>

1. Funding for media campaigns to prevent opioid use (similar to the FDA's "Real Cost" campaign to prevent youth from misusing tobacco);

- 2. Funding for evidence-based prevention programs in schools;
- 3. Funding for medical provider education and outreach regarding best prescribing practices for opioids consistent with CDC guidelines, including providers at hospitals (academic detailing);
- 4. Funding for community drug disposal programs; and
- 5. Funding and training for first responders to participate in pre-arrest diversion programs, post-overdose response teams, or similar strategies that connect at-risk individuals to behavioral health services and supports.

H. EXPANDING SYRINGE SERVICE PROGRAMS

1. Provide comprehensive syringe services programs with more wrap-around services, including linkage to OUD treatment, access to sterile syringes and linkage to care and treatment of infectious diseases.

I. <u>EVIDENCE-BASED DATA COLLECTION AND RESEARCH ANALYZING THE</u> <u>EFFECTIVENESS OF THE ABATEMENT STRATEGIES WITHIN THE STATE</u>

Schedule B

Approved Uses

Support treatment of Opioid Use Disorder (OUD) and any co-occurring Substance Use Disorder or Mental Health (SUD/MH) conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

PART ONE: TREATMENT

A. TREAT OPIOID USE DISORDER (OUD)

Support treatment of Opioid Use Disorder ("*OUD*") and any co-occurring Substance Use Disorder or Mental Health ("*SUD/MH*") conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:²

- 1. Expand availability of treatment for OUD and any co-occurring SUD/MH conditions, including all forms of Medication-Assisted Treatment ("*MAT*") approved by the U.S. Food and Drug Administration.
- 2. Support and reimburse evidence-based services that adhere to the American Society of Addiction Medicine ("*ASAM*") continuum of care for OUD and any co-occurring SUD/MH conditions.
- 3. Expand telehealth to increase access to treatment for OUD and any co-occurring SUD/MH conditions, including MAT, as well as counseling, psychiatric support, and other treatment and recovery support services.
- 4. Improve oversight of Opioid Treatment Programs ("*OTPs*") to assure evidencebased or evidence-informed practices such as adequate methadone dosing and low threshold approaches to treatment.
- 5. Support mobile intervention, treatment, and recovery services, offered by qualified professionals and service providers, such as peer recovery coaches, for persons with OUD and any co-occurring SUD/MH conditions and for persons who have experienced an opioid overdose.
- 6. Provide treatment of trauma for individuals with OUD (*e.g.*, violence, sexual assault, human trafficking, or adverse childhood experiences) and family members (*e.g.*, surviving family members after an overdose or overdose fatality), and training of health care personnel to identify and address such trauma.

² As used in this Schedule B, words like "expand," "fund," "provide" or the like shall not indicate a preference for new or existing programs.

- 7. Support evidence-based withdrawal management services for people with OUD and any co-occurring mental health conditions.
- 8. Provide training on MAT for health care providers, first responders, students, or other supporting professionals, such as peer recovery coaches or recovery outreach specialists, including telementoring to assist community-based providers in rural or underserved areas.
- 9. Support workforce development for addiction professionals who work with persons with OUD and any co-occurring SUD/MH conditions.
- 10. Offer fellowships for addiction medicine specialists for direct patient care, instructors, and clinical research for treatments.
- 11. Offer scholarships and supports for behavioral health practitioners or workers involved in addressing OUD and any co-occurring SUD/MH or mental health conditions, including, but not limited to, training, scholarships, fellowships, loan repayment programs, or other incentives for providers to work in rural or underserved areas.
- 12. Provide funding and training for clinicians to obtain a waiver under the federal Drug Addiction Treatment Act of 2000 ("*DATA 2000*") to prescribe MAT for OUD, and provide technical assistance and professional support to clinicians who have obtained a DATA 2000 waiver.
- 13. Disseminate web-based training curricula, such as the American Academy of Addiction Psychiatry's Provider Clinical Support Service–Opioids web-based training curriculum and motivational interviewing.
- 14. Develop and disseminate new curricula, such as the American Academy of Addiction Psychiatry's Provider Clinical Support Service for Medication–Assisted Treatment.

B. <u>SUPPORT PEOPLE IN TREATMENT AND RECOVERY</u>

Support people in recovery from OUD and any co-occurring SUD/MH conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the programs or strategies that:

- 1. Provide comprehensive wrap-around services to individuals with OUD and any cooccurring SUD/MH conditions, including housing, transportation, education, job placement, job training, or childcare.
- 2. Provide the full continuum of care of treatment and recovery services for OUD and any co-occurring SUD/MH conditions, including supportive housing, peer support services and counseling, community navigators, case management, and connections to community-based services.

- 3. Provide counseling, peer-support, recovery case management and residential treatment with access to medications for those who need it to persons with OUD and any co-occurring SUD/MH conditions.
- 4. Provide access to housing for people with OUD and any co-occurring SUD/MH conditions, including supportive housing, recovery housing, housing assistance programs, training for housing providers, or recovery housing programs that allow or integrate FDA-approved mediation with other support services.
- 5. Provide community support services, including social and legal services, to assist in deinstitutionalizing persons with OUD and any co-occurring SUD/MH conditions.
- 6. Support or expand peer-recovery centers, which may include support groups, social events, computer access, or other services for persons with OUD and any co-occurring SUD/MH conditions.
- 7. Provide or support transportation to treatment or recovery programs or services for persons with OUD and any co-occurring SUD/MH conditions.
- 8. Provide employment training or educational services for persons in treatment for or recovery from OUD and any co-occurring SUD/MH conditions.
- 9. Identify successful recovery programs such as physician, pilot, and college recovery programs, and provide support and technical assistance to increase the number and capacity of high-quality programs to help those in recovery.
- 10. Engage non-profits, faith-based communities, and community coalitions to support people in treatment and recovery and to support family members in their efforts to support the person with OUD in the family.
- 11. Provide training and development of procedures for government staff to appropriately interact and provide social and other services to individuals with or in recovery from OUD, including reducing stigma.
- 12. Support stigma reduction efforts regarding treatment and support for persons with OUD, including reducing the stigma on effective treatment.
- 13. Create or support culturally appropriate services and programs for persons with OUD and any co-occurring SUD/MH conditions, including new Americans.
- 14. Create and/or support recovery high schools.
- 15. Hire or train behavioral health workers to provide or expand any of the services or supports listed above.

C. <u>CONNECT PEOPLE WHO NEED HELP TO THE HELP THEY NEED</u> (CONNECTIONS TO CARE)

Provide connections to care for people who have—or are at risk of developing—OUD and any cooccurring SUD/MH conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:

- 1. Ensure that health care providers are screening for OUD and other risk factors and know how to appropriately counsel and treat (or refer if necessary) a patient for OUD treatment.
- 2. Fund SBIRT programs to reduce the transition from use to disorders, including SBIRT services to pregnant women who are uninsured or not eligible for Medicaid.
- 3. Provide training and long-term implementation of SBIRT in key systems (health, schools, colleges, criminal justice, and probation), with a focus on youth and young adults when transition from misuse to opioid disorder is common.
- 4. Purchase automated versions of SBIRT and support ongoing costs of the technology.
- 5. Expand services such as navigators and on-call teams to begin MAT in hospital emergency departments.
- 6. Provide training for emergency room personnel treating opioid overdose patients on post-discharge planning, including community referrals for MAT, recovery case management or support services.
- 7. Support hospital programs that transition persons with OUD and any co-occurring SUD/MH conditions, or persons who have experienced an opioid overdose, into clinically appropriate follow-up care through a bridge clinic or similar approach.
- 8. Support crisis stabilization centers that serve as an alternative to hospital emergency departments for persons with OUD and any co-occurring SUD/MH conditions or persons that have experienced an opioid overdose.
- 9. Support the work of Emergency Medical Systems, including peer support specialists, to connect individuals to treatment or other appropriate services following an opioid overdose or other opioid-related adverse event.
- 10. Provide funding for peer support specialists or recovery coaches in emergency departments, detox facilities, recovery centers, recovery housing, or similar settings; offer services, supports, or connections to care to persons with OUD and any co-occurring SUD/MH conditions or to persons who have experienced an opioid overdose.

- 11. Expand warm hand-off services to transition to recovery services.
- 12. Create or support school-based contacts that parents can engage with to seek immediate treatment services for their child; and support prevention, intervention, treatment, and recovery programs focused on young people.
- 13. Develop and support best practices on addressing OUD in the workplace.
- 14. Support assistance programs for health care providers with OUD.
- 15. Engage non-profits and the faith community as a system to support outreach for treatment.
- 16. Support centralized call centers that provide information and connections to appropriate services and supports for persons with OUD and any co-occurring SUD/MH conditions.

D. ADDRESS THE NEEDS OF CRIMINAL JUSTICE-INVOLVED PERSONS

Address the needs of persons with OUD and any co-occurring SUD/MH conditions who are involved in, are at risk of becoming involved in, or are transitioning out of the criminal justice system through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:

- 1. Support pre-arrest or pre-arraignment diversion and deflection strategies for persons with OUD and any co-occurring SUD/MH conditions, including established strategies such as:
 - a. Self-referral strategies such as the Angel Programs or the Police Assisted Addiction Recovery Initiative ("*PAARI*");
 - b. Active outreach strategies such as the Drug Abuse Response Team ("DART") model;
 - c. "Naloxone Plus" strategies, which work to ensure that individuals who have received naloxone to reverse the effects of an overdose are then linked to treatment programs or other appropriate services;
 - d. Officer prevention strategies, such as the Law Enforcement Assisted Diversion ("*LEAD*") model;
 - e. Officer intervention strategies such as the Leon County, Florida Adult Civil Citation Network or the Chicago Westside Narcotics Diversion to Treatment Initiative; or
 - f. Co-responder and/or alternative responder models to address OUD-related 911 calls with greater SUD expertise.

- 2. Support pre-trial services that connect individuals with OUD and any co-occurring SUD/MH conditions to evidence-informed treatment, including MAT, and related services.
- 3. Support treatment and recovery courts that provide evidence-based options for persons with OUD and any co-occurring SUD/MH conditions.
- 4. Provide evidence-informed treatment, including MAT, recovery support, harm reduction, or other appropriate services to individuals with OUD and any co-occurring SUD/MH conditions who are incarcerated in jail or prison.
- 5. Provide evidence-informed treatment, including MAT, recovery support, harm reduction, or other appropriate services to individuals with OUD and any co-occurring SUD/MH conditions who are leaving jail or prison or have recently left jail or prison, are on probation or parole, are under community corrections supervision, or are in re-entry programs or facilities.
- 6. Support critical time interventions ("*CTP*"), particularly for individuals living with dual-diagnosis OUD/serious mental illness, and services for individuals who face immediate risks and service needs and risks upon release from correctional settings.
- 7. Provide training on best practices for addressing the needs of criminal justiceinvolved persons with OUD and any co-occurring SUD/MH conditions to law enforcement, correctional, or judicial personnel or to providers of treatment, recovery, harm reduction, case management, or other services offered in connection with any of the strategies described in this section.

E. <u>ADDRESS THE NEEDS OF PREGNANT OR PARENTING WOMEN AND THEIR</u> <u>FAMILIES, INCLUDING BABIES WITH NEONATAL ABSTINENCE</u> <u>SYNDROME</u>

Address the needs of pregnant or parenting women with OUD and any co-occurring SUD/MH conditions, and the needs of their families, including babies with neonatal abstinence syndrome ("*NAS*"), through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:

- 1. Support evidence-based or evidence-informed treatment, including MAT, recovery services and supports, and prevention services for pregnant women—or women who could become pregnant—who have OUD and any co-occurring SUD/MH conditions, and other measures to educate and provide support to families affected by Neonatal Abstinence Syndrome.
- 2. Expand comprehensive evidence-based treatment and recovery services, including MAT, for uninsured women with OUD and any co-occurring SUD/MH conditions for up to 12 months postpartum.

- 3. Provide training for obstetricians or other healthcare personnel who work with pregnant women and their families regarding treatment of OUD and any co-occurring SUD/MH conditions.
- 4. Expand comprehensive evidence-based treatment and recovery support for NAS babies; expand services for better continuum of care with infant-need dyad; and expand long-term treatment and services for medical monitoring of NAS babies and their families.
- 5. Provide training to health care providers who work with pregnant or parenting women on best practices for compliance with federal requirements that children born with NAS get referred to appropriate services and receive a plan of safe care.
- 6. Provide child and family supports for parenting women with OUD and any cooccurring SUD/MH conditions.
- 7. Provide enhanced family support and child care services for parents with OUD and any co-occurring SUD/MH conditions.
- 8. Provide enhanced support for children and family members suffering trauma as a result of addiction in the family; and offer trauma-informed behavioral health treatment for adverse childhood events.
- 9. Offer home-based wrap-around services to persons with OUD and any co-occurring SUD/MH conditions, including, but not limited to, parent skills training.
- 10. Provide support for Children's Services—Fund additional positions and services, including supportive housing and other residential services, relating to children being removed from the home and/or placed in foster care due to custodial opioid use.

PART TWO: PREVENTION

A. <u>PREVENT OVER-PRESCRIBING AND ENSURE APPROPRIATE</u> <u>PRESCRIBING AND DISPENSING OF OPIOIDS</u>

Support efforts to prevent over-prescribing and ensure appropriate prescribing and dispensing of opioids through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

1. Funding medical provider education and outreach regarding best prescribing practices for opioids consistent with the Guidelines for Prescribing Opioids for Chronic Pain from the U.S. Centers for Disease Control and Prevention, including providers at hospitals (academic detailing).

- 2. Training for health care providers regarding safe and responsible opioid prescribing, dosing, and tapering patients off opioids.
- 3. Continuing Medical Education (CME) on appropriate prescribing of opioids.
- 4. Providing Support for non-opioid pain treatment alternatives, including training providers to offer or refer to multi-modal, evidence-informed treatment of pain.
- 5. Supporting enhancements or improvements to Prescription Drug Monitoring Programs ("*PDMPs*"), including, but not limited to, improvements that:
 - a. Increase the number of prescribers using PDMPs;
 - b. Improve point-of-care decision-making by increasing the quantity, quality, or format of data available to prescribers using PDMPs, by improving the interface that prescribers use to access PDMP data, or both; or
 - c. Enable states to use PDMP data in support of surveillance or intervention strategies, including MAT referrals and follow-up for individuals identified within PDMP data as likely to experience OUD in a manner that complies with all relevant privacy and security laws and rules.
- 6. Ensuring PDMPs incorporate available overdose/naloxone deployment data, including the United States Department of Transportation's Emergency Medical Technician overdose database in a manner that complies with all relevant privacy and security laws and rules.
- 7. Increasing electronic prescribing to prevent diversion or forgery.
- 8. Educating dispensers on appropriate opioid dispensing.

B. <u>PREVENT MISUSE OF OPIOIDS</u>

Support efforts to discourage or prevent misuse of opioids through evidence-based or evidenceinformed programs or strategies that may include, but are not limited to, the following:

- 1. Funding media campaigns to prevent opioid misuse.
- 2. Corrective advertising or affirmative public education campaigns based on evidence.
- 3. Public education relating to drug disposal.
- 4. Drug take-back disposal or destruction programs.

- 5. Funding community anti-drug coalitions that engage in drug prevention efforts.
- 6. Supporting community coalitions in implementing evidence-informed prevention, such as reduced social access and physical access, stigma reduction—including staffing, educational campaigns, support for people in treatment or recovery, or training of coalitions in evidence-informed implementation, including the Strategic Prevention Framework developed by the U.S. Substance Abuse and Mental Health Services Administration ("*SAMHSA*").
- 7. Engaging non-profits and faith-based communities as systems to support prevention.
- 8. Funding evidence-based prevention programs in schools or evidence-informed school and community education programs and campaigns for students, families, school employees, school athletic programs, parent-teacher and student associations, and others.
- 9. School-based or youth-focused programs or strategies that have demonstrated effectiveness in preventing drug misuse and seem likely to be effective in preventing the uptake and use of opioids.
- 10. Create or support community-based education or intervention services for families, youth, and adolescents at risk for OUD and any co-occurring SUD/MH conditions.
- 11. Support evidence-informed programs or curricula to address mental health needs of young people who may be at risk of misusing opioids or other drugs, including emotional modulation and resilience skills.
- 12. Support greater access to mental health services and supports for young people, including services and supports provided by school nurses, behavioral health workers or other school staff, to address mental health needs in young people that (when not properly addressed) increase the risk of opioid or another drug misuse.

C. <u>PREVENT OVERDOSE DEATHS AND OTHER HARMS (HARM REDUCTION)</u>

Support efforts to prevent or reduce overdose deaths or other opioid-related harms through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

- 1. Increased availability and distribution of naloxone and other drugs that treat overdoses for first responders, overdose patients, individuals with OUD and their friends and family members, schools, community navigators and outreach workers, persons being released from jail or prison, or other members of the general public.
- 2. Public health entities providing free naloxone to anyone in the community.

- 3. Training and education regarding naloxone and other drugs that treat overdoses for first responders, overdose patients, patients taking opioids, families, schools, community support groups, and other members of the general public.
- 4. Enabling school nurses and other school staff to respond to opioid overdoses, and provide them with naloxone, training, and support.
- 5. Expanding, improving, or developing data tracking software and applications for overdoses/naloxone revivals.
- 6. Public education relating to emergency responses to overdoses.
- 7. Public education relating to immunity and Good Samaritan laws.
- 8. Educating first responders regarding the existence and operation of immunity and Good Samaritan laws.
- 9. Syringe service programs and other evidence-informed programs to reduce harms associated with intravenous drug use, including supplies, staffing, space, peer support services, referrals to treatment, fentanyl checking, connections to care, and the full range of harm reduction and treatment services provided by these programs.
- 10. Expanding access to testing and treatment for infectious diseases such as HIV and Hepatitis C resulting from intravenous opioid use.
- 11. Supporting mobile units that offer or provide referrals to harm reduction services, treatment, recovery supports, health care, or other appropriate services to persons that use opioids or persons with OUD and any co-occurring SUD/MH conditions.
- 12. Providing training in harm reduction strategies to health care providers, students, peer recovery coaches, recovery outreach specialists, or other professionals that provide care to persons who use opioids or persons with OUD and any co-occurring SUD/MH conditions.
- 13. Supporting screening for fentanyl in routine clinical toxicology testing.

PART THREE: OTHER STRATEGIES

A. <u>FIRST RESPONDERS</u>

In addition to items in section C, D and H relating to first responders, support the following:

1. Education of law enforcement or other first responders regarding appropriate practices and precautions when dealing with fentanyl or other drugs.

2. Provision of wellness and support services for first responders and others who experience secondary trauma associated with opioid-related emergency events.

B. <u>LEADERSHIP, PLANNING AND COORDINATION</u>

Support efforts to provide leadership, planning, coordination, facilitations, training and technical assistance to abate the opioid epidemic through activities, programs, or strategies that may include, but are not limited to, the following:

- 1. Statewide, regional, local or community regional planning to identify root causes of addiction and overdose, goals for reducing harms related to the opioid epidemic, and areas and populations with the greatest needs for treatment intervention services, and to support training and technical assistance and other strategies to abate the opioid epidemic described in this opioid abatement strategy list.
- 2. A dashboard to (a) share reports, recommendations, or plans to spend opioid settlement funds; (b) to show how opioid settlement funds have been spent; (c) to report program or strategy outcomes; or (d) to track, share or visualize key opioid-or health-related indicators and supports as identified through collaborative statewide, regional, local or community processes.
- 3. Invest in infrastructure or staffing at government or not-for-profit agencies to support collaborative, cross-system coordination with the purpose of preventing overprescribing, opioid misuse, or opioid overdoses, treating those with OUD and any co-occurring SUD/MH conditions, supporting them in treatment or recovery, connecting them to care, or implementing other strategies to abate the opioid epidemic described in this opioid abatement strategy list.
- 4. Provide resources to staff government oversight and management of opioid abatement programs.

C. <u>TRAINING</u>

In addition to the training referred to throughout this document, support training to abate the opioid epidemic through activities, programs, or strategies that may include, but are not limited to, those that:

- 1. Provide funding for staff training or networking programs and services to improve the capability of government, community, and not-for-profit entities to abate the opioid crisis.
- 2. Support infrastructure and staffing for collaborative cross-system coordination to prevent opioid misuse, prevent overdoses, and treat those with OUD and any co-occurring SUD/MH conditions, or implement other strategies to abate the opioid epidemic described in this opioid abatement strategy list (*e.g.*, health care, primary care, pharmacies, PDMPs, etc.).

D. <u>RESEARCH</u>

Support opioid abatement research that may include, but is not limited to, the following:

- 1. Monitoring, surveillance, data collection and evaluation of programs and strategies described in this opioid abatement strategy list.
- 2. Research non-opioid treatment of chronic pain.
- 3. Research on improved service delivery for modalities such as SBIRT that demonstrate promising but mixed results in populations vulnerable to opioid use disorders.
- 4. Research on novel harm reduction and prevention efforts such as the provision of fentanyl test strips.
- 5. Research on innovative supply-side enforcement efforts such as improved detection of mail-based delivery of synthetic opioids.
- 6. Expanded research on swift/certain/fair models to reduce and deter opioid misuse within criminal justice populations that build upon promising approaches used to address other substances (*e.g.*, Hawaii HOPE and Dakota 24/7).
- 7. Epidemiological surveillance of OUD-related behaviors in critical populations, including individuals entering the criminal justice system, including, but not limited to approaches modeled on the Arrestee Drug Abuse Monitoring ("*ADAM*") system.
- 8. Qualitative and quantitative research regarding public health risks and harm reduction opportunities within illicit drug markets, including surveys of market participants who sell or distribute illicit opioids.
- 9. Geospatial analysis of access barriers to MAT and their association with treatment engagement and treatment outcomes.

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Alabama	1.5958653635%
Alaska	0.2283101787%
American Samoa	0.0171221696%
Arizona	2.3755949882%
Arkansas	0.9322152924%
California	9.9213830698%
Colorado	1.6616291219%
Connecticut	1.2938102647%
Delaware	0.4420285052%
District of Columbia	0.1799774824%
Florida	7.0259134409%
Georgia	2.7882080114%
Guam	0.0480366565%
Hawaii	0.3246488040%
Idaho	0.4919080117%
Illinois	3.3263363702%
Indiana	2.2168933059%
Iowa	0.7419256132%
Kansas	0.7840793410%
Kentucky	1.9963344879%
Louisiana	1.4650905059%
Maine	0.5293231313%
Maryland	2.1106090494%
Massachusetts	2.3035761083%
Michigan	3.4020234989%
Minnesota	1.2972597706%
Mississippi	0.8624327860%
Missouri	2.0056475170%
Montana	0.3125481816%
N. Mariana Islands	0.0167059202%
Nebraska	0.4171546352%
Nevada	1.2017657135%
New Hampshire	0.5784834777%
New Jersey	2.7551354545%
New Mexico	0.7989379794%
New York	5.3903813405%
North Carolina	3.2502525994%

<u>EXHIBIT F-1</u> <u>List of States and Pre-Credit Overall Allocation Percentages</u>

North Dakota	0.1700251989%
Ohio	4.3567051408%
Oklahoma	1.5322312508%
Oregon	1.3741405009%
Pennsylvania	4.5882419559%
Puerto Rico	0.7101195950%
Rhode Island	0.4465429178%
South Carolina	1.5393083548%
South Dakota	0.1982071487%
Tennessee	2.6881474977%
Texas	6.2932157196%
Utah	1.1466798699%
Vermont	0.2544890561%
Virgin Islands	0.0315673573%
Virginia	2.2801150757%
Washington	2.3189040182%
West Virginia	1.0567416533%
Wisconsin	1.7582560561%
Wyoming	0.1668134842%

Alabama	1.89200243102%
Alaska	0.27067660158%
American Samoa	0.02029944832%
Arizona	2.81642273552%
Arkansas	1.10520200495%
California	11.44545606988%
Colorado	1.96996965401%
Connecticut	1.53389641887%
Delaware	0.52405361097%
District of Columbia	0.21337503900%
Georgia	3.30560237492%
Guam	0.05695058797%
Hawaii	0.38489232262%
Idaho	0.58318901784%
Illinois	3.94358862758%
Indiana	2.62827154459%
Iowa	0.87960118435%
Kansas	0.92957717690%
Kentucky	2.36678468650%
Maine	0.62754708146%
Maryland	2.50226462938%
Massachusetts	2.73103965821%
Michigan	4.03332065304%
Minnesota	1.53798603302%
Mississippi	1.02247029410%
Missouri	2.37782588971%
Montana	0.37054624593%
N. Mariana Islands	0.01980595749%
Nebraska	0.49456401641%
Nevada	1.42477160259%
New Hampshire	0.68582987703%
New Jersey	3.26639270254%
New Mexico	0.94719306138%
North Carolina	3.85338635698%
North Dakota	0.20157595806%
Ohio	5.16515798008%
Oklahoma	1.81656004174%

<u>EXHIBIT F-2</u> List of Eligible Settling States and Overall Allocation Percentages

Oregon	1.62913315104%
Pennsylvania	5.43965996948%
Puerto Rico	0.84189307619%
South Carolina	1.82495040990%
South Dakota	0.23498749685%
Tennessee	3.18697411246%
Texas	7.46101752221%
Utah	1.35946374363%
Vermont	0.30171336741%
Virgin Islands	0.03742516012%
Virginia	2.70322507443%
Washington	2.74921189468%
Wisconsin	2.08452718413%
Wyoming	0.19776826088%

<u>EXHIBIT G</u> <u>Subdivisions and Special Districts Eligible to Receive Direct Allocations from the</u> Subdivision Fund and Subdivision Fund Allocation Percentages

The Subdivisions and Special Districts set forth on this **Exhibit G** are eligible to receive direct allocations from the Subdivision Fund, if such Subdivisions and Special Districts are otherwise eligible to receive such funds under this Agreement. By default, the Subdivisions and Special Districts set forth on this **Exhibit G** shall include all Subdivisions and Special Districts set forth on **Exhibit G** of the national opioid settlement agreement dated July 21, 2021 with Janssen Pharmaceuticals, Inc., et al., including all amendments up to the Preliminary Agreement Date of this agreement. A State may elect to add any additional Subdivisions and Special Districts to this **Exhibit G** at any time prior to the Initial Participation Date.

Immediately upon the effectiveness of any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by **subsection VIII.E.3** (or upon the effectiveness of an amendment to any State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by **subsection VIII.E.3**) that addresses allocation from the Subdivision Fund, whether before or after the Initial Participation Date, this **Exhibit G** will automatically be amended to reflect the allocation from the Subdivision Fund pursuant to the State-Subdivision Agreement, Allocation Statute, Statutory Trust, or voluntary redistribution allowed by **subsection VIII.E.3**).

For the avoidance of doubt, inclusion on this **Exhibit G** shall not create any claim for any amount of the Settlement Fund, and no such amounts shall be allocated or distributed to any Subdivision or Special District included herein if such Subdivision or Special District does not otherwise meet all requirements to receive any such funds pursuant to the Agreement.

(List Forthcoming)

<u>EXHIBIT H</u> [Intentionally Omitted]

EXHIBIT I Subdivisions with a Population Greater than 10,000¹

(See Distributors' Exhibit I)

¹ Entities denoted with an asterisk (*) are Primary Subdivisions with a population greater than 30,000. All other entities listed have populations greater than 10,000 but less than 30,000.

EXHIBIT J-1 AbbVie Entities

List Of Subsidiaries

The following is a list of subsidiaries of AbbVie Inc. as of December 31, 2021. AbbVie is not a subsidiary of any other corporation.
Domestic Subsidiaries
Incorporation

Domestic Subsidiaries	Incorporation
AbbVie Aviation LLC	Illinois
AbbVie Biopharmaceuticals LLC	Delaware
AbbVie Bioresearch Center Inc.	Delaware
AbbVie Biotech Ventures Inc.	Delaware
AbbVie Biotherapeutics Inc.	Delaware
AbbVie Domestic Holdings Inc.	Delaware
AbbVie Endocrine Inc.	Delaware
AbbVie Endocrinology Inc. (d/b/a Pharmacy Solutions)	Delaware
AbbVie Finance Corporation	Delaware
AbbVie Finance LLC	Delaware
AbbVie Global Inc.	Delaware
AbbVie Global Holdings Inc.	Delaware
AbbVie Holdco Inc.	Delaware
AbbVie Holdings Inc.	Delaware
AbbVie International Inc.	Delaware
AbbVie Investments Inc.	Delaware
AbbVie Pharma Inc.	Delaware
AbbVie Pharmaceuticals LLC	Delaware
AbbVie Products LLC	Georgia

AbbVie Purchasing LLC	Delaware
AbbVie Resources Inc.	Delaware
AbbVie Resources International Inc.	Delaware
AbbVie Respiratory LLC	Delaware
AbbVie Sales Inc.	Delaware
AbbVie Services Inc.	Delaware
AbbVie Stemcentrx LLC	Delaware
AbbVie Subsidiary LLC	Delaware
AbbVie US Holdings LLC	Delaware
AbbVie US LLC	Delaware
AbbVie Ventures LLC	Delaware
Aeropharm Technology, LLC	Delaware
AGN International Inc.	Delaware
AGN Kythera, LP	Delaware
AGN Labs LLC	Delaware
AGN LLC	Delaware
AGN Sundry, LLC	Delaware
Allergan Akarna LLC	Delaware
Allergan Finance, LLC	Nevada
ALLERGAN FINCO 2 INC.	Delaware
ALLERGAN FINCO INC.	Delaware
Allergan GI Corp	Delaware

Allergan GP Holding LLC	Delaware
Allergan Holdco US, Inc.	Delaware
Allergan Holdings B1, Inc.	Delaware
Allergan Holdings, Inc.	Delaware
Allergan, Inc.	Delaware
Allergan Laboratories, LLC	Delaware
Allergan Lending 2 LLC	Delaware
Allergan Lending LLC	Delaware
Allergan Pharma Inc.	Delaware
Allergan Property Holdings, LLC	Delaware
Allergan Puerto Rico Holdings, Inc.	Delaware
Allergan Sales Puerto Rico, Inc.	California
Allergan Sales, LLC (d/b/a Allergan; d/b/a Bioscience Laboratories)	Delaware
Allergan Therapeutics LLC	Delaware
Allergan USA, Inc. (d/b/a Pacificom / Pacific Communications)	Delaware
Allergan W.C. Holding Inc.	Delaware
Anterios, Inc.	Delaware
Aptalis Pharma US, Inc.	Delaware
AqueSys, Inc.	Delaware
BioDisplay Technologies, Inc.	Illinois
Bonti, Inc.	Delaware

	Delaware
Chase Pharmaceuticals Corporation	Delaware
Del Mar Indemnity Company LLC	Hawaii
Durata Holdings, Inc.	Delaware
Durata Therapeutics, Inc.	Delaware
Durata Therapeutics U.S. Limited	Delaware
Eden Biodesign, LLC	Delaware
Envy Medical, Inc.	Delaware
Exemplar Pharma, LLC	Delaware
Foresight Vision5, Inc.	Delaware
Fremont Holding L.L.C.	Delaware
Furiex Pharmaceuticals LLC	Delaware
IEP Pharmaceutical Devices, LLC	Delaware
Keller Medical, Inc.	Delaware
Knoll Pharmaceutical Company	New Jersey
KOS Pharmaceuticals, Inc.	Delaware
Life Properties Inc.	Delaware
LifeCell Corporation	Delaware
MAP Pharmaceuticals, LLC	Delaware
Mavupharma, Inc.	Delaware
MPEX Pharmaceuticals, Inc.	Delaware

Naurex Inc.	Delaware
Oculeve, Inc.	Delaware
Organics L.L.C.	Delaware
Pacific Pharma, Inc.	Delaware
Pharmacyclics LLC	Delaware
Pharmax Holding Limited	Delaware
Repros Therapeutics Inc.	Delaware
Rowell Laboratories, Inc.	Minnesota
RP Merger Sub, Inc.	Delaware
Sapphire Merger Sub, Inc.	Delaware
Silicone Engineering, Inc.	California
Soliton Inc.	Delaware
Suffolk Merger Sub, Inc.	Delaware
TeneoOne, Inc.	Delaware
Tobira Therapeutics, Inc.	Delaware
Topokine Therapeutics, Inc.	Delaware
Transderm, Inc.	Delaware
Unimed Pharmaceuticals, LLC	Delaware
Venice Subsidiary LLC	Delaware
Vicuron Pharmaceuticals LLC	Delaware
Vitae Pharmaceuticals, LLC	Delaware
Warner Chilcott Leasing Equipment Inc.	Delaware

Warner Chilcott Sales (US), LLC	Delaware
Zeltiq A LLC	Delaware
Zeltiq Aesthetics, Inc.	Delaware
Zeltiq International, LLC	Delaware

Foreign Subsidiaries	Incorporation
AbbVie S.A.	Argentina
Allergan Productos Farmaceuticos S.A.	Argentina
Allergan Australia Pty Limited	Australia
Elastagen Pty Ltd	Australia
Kythera Biopharmaceuticals Australia Pty Ltd	Australia
AbbVie Pty Ltd	Australia
AbbVie GmbH	Austria
AbbVie Bahamas Ltd.	Bahamas
AbbVie SA	Belgium
Allergan N.V.	Belgium
Odyssea Pharma SPRL	Belgium
AbbVie Ltd	Bermuda
AbbVie Biotechnology Ltd	Bermuda
AbbVie Finance Limited	Bermuda
AbbVie Global Enterprises Ltd.	Bermuda
AbbVie Holdings Unlimited	Bermuda
Allergan Development Ventures I, LP	Bermuda
Allergan Holdings B Ltd.	Bermuda
Allergan Holdings B2, Ltd.	Bermuda
Kythera Holdings Ltd	Bermuda
Warner Chilcott Holdings Company II, Limited	Bermuda

Warner Chilcott Holdings Company III, Limited	Bermuda
Warner Chilcott Limited	Bermuda
AbbVie d.o.o.	Bosnia
AbbVie Farmacêutica Ltda.	Brazil
Allergan Productos Farmaceuticos Ltda.	Brazil
AbbVie EOOD	Bulgaria
Allergan Bulgaria EOOD	Bulgaria
AbbVie Corporation	Canada
AbbVie Holdings Corporation	Canada
Allergan Inc.	Canada
Aptalis Pharma Canada ULC	Canada (Alberta)
Allergan Holdings C, Ltd.	Cayman Islands
Allergan Overseas Holding	Cayman Islands
Pharmacyclics Cayman Ltd.	Cayman Islands
Stemcentrx Cayman Ltd.	Cayman Islands
AbbVie Productos Farmacéuticos Limitada	Chile
Allergan Laboratorios Limitada	Chile
AbbVie Pharmaceutical Trading (Shanghai) Co., Ltd.	China
Allergan (Chengdu) Medical Aesthetics Clinic Co., Ltd.	China
Allergan Information Consulting (Shanghai) Co., Ltd.	China
Allergan Medical Device (Shanghai) Co., Ltd.	China
- morgan modera Donoo (Changha) oo, La	

AbbVie S.A.S.	Colombia
Allergan de Colombia S.A.	Colombia
Allergan Costa Rica S.R.L.	Costa Rica
AbbVie d.o.o.	Croatia
AbbVie Limited	Cyprus
AbbVie s.r.o.	Czech Republic
Allergan CZ, s.r.o.	Czech Republic
AbbVie A/S	Denmark
Allergan ApS	Denmark
AbbVie, S.R.L.	Dominican Republic
AbbVie L.L.C.	Egypt
AbbVie OÜ	Estonia
AbbVie Oy	Finland
Allergan Finland Oy	Finland
AbbVie SAS	France
Allergan France SAS	France
Allergan Holdings France SAS	France
Allergan Industrie SAS	France
Eurand France S.A.S.	France
Forest Holdings France S.A.S.	France
AbbVie Biotechnology GmbH	Germany
AbbVie Deutschland GmbH & Co. KG	Germany

AbbVie Komplementär GmbH	Germany
AbbVie Pharmaceuticals GmbH	Germany
AbbVie Real Estate Management GmbH	Germany
Allergan GmbH	Germany
AbbVie (Gibraltar) Holdings Limited	Gibraltar
AbbVie (Gibraltar) Limited	Gibraltar
AbbVie Pharmaceuticals Societe Anonyme	Greece
Allergan Hellas Pharmaceuticals S.A.	Greece
AbbVie, Socieded Anonima	Guatemala
AbbVie Limited	Hong Kong
Allergan Hong Kong Limited	Hong Kong
AbbVie Gyogyszerkereskedelmi Korlatolt Felelossegu Tarsasag	Hungary
Allergan Hungary Kft.	Hungary
Allergan Healthcare India Private Limited	India
Allergan India Private Limited*	India
AbbVie International Holdings Unlimited Company	Ireland
AbbVie Ireland Holdings Unlimited Company	Ireland
AbbVie Ireland Unlimited Company	Ireland
AbbVie Limited	Ireland
AbbVie Manufacturing Management Unlimited Company	Ireland

Allergan Botox Unlimited Company (In voluntary liquidation)	Ireland
Allergan Equities Unlimited Company	Ireland
Allergan Furiex Ireland Limited (In voluntary liquidation)	Ireland
Allergan Holdings Unlimited Company	Ireland
Allergan Ireland Holdings Unlimited Company	Ireland
Allergan Ireland Limited	Ireland
Allergan Limited	Ireland
Allergan Pharma Limited	Ireland
Allergan Pharmaceuticals Holdings (Ireland) Unlimited Company (In voluntary liquidation)	Ireland
Allergan Pharmaceuticals International Limited	Ireland
Allergan Pharmaceuticals Ireland Unlimited Company	Ireland
Allergan Services International, Unlimited Company	Ireland
Allergan WC Ireland Holdings Limited	Ireland
Forest Laboratories Ireland Limited	Ireland
Fournier Laboratories Ireland Limited	Ireland
Pharmacyclics (Europe) Limited	Ireland
Tosara Exports Limited (In voluntary liquidation)	Ireland
Warner Chilcott Intermediate (Ireland) ULC	Ireland
Zeltiq Ireland International Holdings Unlimited Company	Ireland
Zeltiq Ireland Unlimited Company	Ireland
AbbVie Biopharmaceuticals Ltd.	Israel

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Allergan Israel Ltd.	Israel
Marbelle Threads Ltd.	Israel
AbbVie S.r.I.	Italy
ADDVIE S.I.I.	Italy
Allergan S.p.A.	Italy
Aptalis Pharma S.r.I.	Italy
Apidiis Pilaillia S.L.	italy
AbbVie GK	Japan
Allergan International YK	Japan
	Japan
Allergan Japan KK	Japan
Allergan K.K.	Japan
Allergan K.K.	Japan
Allergan NK	Japan
AbbVie Ltd	Korea, South
Allergan Korea Ltd.	Korea, South
AbbVie SIA	Latvia
AbbVie UAB	Lithuania
Allergan Baltics, UAB	Lithuania
Alleiguit Duites, OAD	Litratina
AbbVie Biotherapeutics S.àr.I.	Luxembourg
AbbVie Holdings S.à r.l.	Luxembourg
	Latombourg
AbbVie Global S.à r.l.	Luxembourg
Allergan AHI S.à r.l.	Luxembourg
	Latombourg
Allergan Capital 2 S.à r.l.	Luxembourg
Allergan Capital S.à r.l.	Luxemboura
Allergan Capital S.à r.l. Allergan Europe S.à r.l.	Luxembourg

Allergan Finance S.à r.I.	Luxembourg
Allergan Funding SCS	Luxembourg
Allergan Global S.à r.l.	Luxembourg
Allergan Holdings S.à r.I.	Luxembourg
Allergan International Holding S.à r.l.	Luxembourg
Allergan Luxembourg International S.à r.I.	Luxembourg
Allergan WC 1 S.à r.l.	Luxembourg
Allergan WC 2 S.à r.l.	Luxembourg
AbbVie Sdn. Bhd.	Malaysia
Allergan Malaysia Sdn Bhd	Malaysia
Allergan Malta Holding Limited	Malta
Allergan Malta II Limited	Malta
Allergan Malta Limited	Malta
AbbVie Farmacéuticos, S.A. de C.V.	Mexico
Allergan Servicios Profesionales, S. de R.L. de C.V.	Mexico
Allergan, S.A. de C.V.	Mexico
AbbVie B.V.	Netherlands
AbbVie Central Finance B.V.	Netherlands
AbbVie Enterprises B.V.	Netherlands
AbbVie Finance B.V.	Netherlands
AbbVie Ireland NL B.V.	Netherlands
	Nethenullus

AbbVie Japan Holdings B.V.	Netherlands
Abb vie Japan Holdings B.v.	Netrenands
AbbVie Logistics B.V.	Netherlands
AbbVie Nederland Holdings B.V.	Netherlands
	Notionalido
AbbVie Pharmaceuticals B.V.	Netherlands
AbbVie Research B.V.	Netherlands
AbbVie Venezuela B.V.	Netherlands
AbbVie Venezuela Holdings B.V.	Netherlands
Allergan B.V.	Netherlands
Aptalis Holding B.V.	Netherlands
Antolio Nathorlando D.V.	Netherlands
Aptalis Netherlands B.V.	Netrienanus
Forest Finance B.V.	Netherlands
Warner Chilcott Nederland B.V.	Netherlands
	Netronando
AbbVie Limited	New Zealand
Allergan New Zealand Limited	New Zealand
AbbVie AS	Norway
Allergan AS	Norway
	-
AbbVie, S. de R.L.	Panama
Allergan Healthcare Philippines, Inc.	Philippines
Abby Go Dolotio So To o	Poland
AbbVie Polska Sp. z o.o.	Poland
AbbVie Sp. z o.o.	Poland
Allergan Sp. z o.o.	Poland
/ inorgan op. 2 0.0.	r olaria
AbbVie, L.da	

AbbVie Promoção, L.da	Portugal
AbbVie Corp	Puerto Rico
Knoll LLC	Puerto Rico
AbbVie S.R.L.	Romania
AbbVie Trading S.R.L.	Romania
Allergan S.R.L.	Romania
AbbVie Limited Liability Company	Russia
Allergan C.I.S. S.a.r.I.	Russia
Allergan Saudi Arabia LLC*	Saudi Arabia
Allergan d.o.o. Beograd	Serbia
AbbVie Operations Singapore Pte. Ltd.	Singapore
AbbVie Pte. Ltd.	Singapore
Allergan Singapore Pte. Ltd.	Singapore
AbbVie Holdings s.r.o.	Slovakia
AbbVie s.r.o.	Slovakia
Allergan SK s.r.o.	Slovakia
AbbVie Biofarmacevtska druzba d.o.o.	Slovenia
AbbVie (Pty) Ltd.	South Africa
Allergan Pharmaceuticals (Proprietary) Limited	South Africa
AbbVie Spain, S.L.	Spain
Allergan S.A.	Spain

AbbVie AB	Sweden
Allergan Norden AB	Sweden
AbbVie AG	Switzerland
	Switzenand
AbbVie Biopharmaceuticals GmbH	Switzerland
Allergan AG	Switzerland
Pharmacyclics Switzerland GmbH	Switzerland
VarioRaw Percutive S.à r.l.	Switzerland
Warner Chilcott Pharmaceuticals S à rl	Switzerland
Allergan Pharmaceuticals Taiwan Co. Ltd.	Taiwan
AbbVie Ltd.	Thailand
	Indiditu
Allergan (Thailand) Limited	Thailand
AbbVie Sarl	Tunisia
AbbVie Tıbbi İlaçlar Sanayi ve Ticaret Limited Şirketi	Turkey
Allergan Ilaclari Ticaret Anonim Sirketi	Turkey
	Libration
Allergan Ukraine LLC	Ukraine
Allergan Middle East Limited	United Arab Emirates
AbbVie Australasia Holdings Limited	United Kingdom
Abbyte Australiasia Holdings Limited	
AbbVie Biotherapeutics Limited	United Kingdom
AbbVie Investments Limited	United Kingdom
AbbVie Ltd	United Kingdom
AbbVie Trustee Company Limited	United Kingdom
AbbVie UK Holdco Limited	United Kingdom

Akarna Therapeutics, Limited	United Kingdom
Allergan Holdco UK Limited	United Kingdom
Allergan Holdings Limited	United Kingdom
Allergan Limited	United Kingdom
Lifecell EMEA Limited (In voluntary liquidation)	United Kingdom
Renable Pharma Ltd.	United Kingdom
Zeltiq Limited (In voluntary liquidation)	United Kingdom
AbbVie S.A.	Uruguay
AbbVie Pharmaceuticals SCA.	Venezuela

 * Ownership of such subsidiary is less than 100% by AbbVie or an AbbVie subsidiary

<u>EXHIBIT J-2</u> <u>Allergan Entities</u>

EX-21.1 10 agn-ex211_448.htm EX-21.1

	Exhibit 21.1	
Name	Jurisdiction of Incorporation	
AGN International Inc.	US - Delaware	
AGN Kythera, L.P.	US- Delaware	
AGN Labs LLC	US - Delaware	
AGN LLC	US - Delaware	
AGN Sundry LLC	US - Delaware	
Akarna Therapeutics, Limited	UK	
Allergan WC 1 S.a r.l.	Luxembourg	
Allergan (Chengdu) Medical Aesthetics Clinic Co., Ltd.	China	
Allergan (Thailand) Limited	Thailand	
Allergan AG	Switzerland	
Allergan AHI S.à r.I. Management (DIFC Branch)	UAB	
Allergan AHI S.á r.l.	Luxembourg	
Allergan AHI S.á r.l., Luxembourg, Zweigniederlassung Zug Branch	Switzerland	
Allergan Akarna LLC	US - Delaware	
Allergan ApS	Denmark	
Allergan AS	Norway	
Allergan Australia Pty Limited	Australia	
Allergan B.V.	Netherlands, The	
Allergan Baltics, UAB	Lithuania	
Allergan Baltics, UAB Eesti filiaal	Estonia Branch	
Allergan Baltics, UAB Latvijas filias	Latvia	
Allergan Biologics Ltd.	UK	
Allergan Botox Unlimited Company	Ireland	
Allergan Bulgaria EOOD	Bulgaria	
Allergan C.I.S. SARL	Russian Federation	
Allergan Capital S.à r.l.	Luxembourg	
Allergan Capital 2 S.à r.l.	Luxembourg	
Allergan Capital 2 Sarl, Luxembourg, Zweigniederlassung, Zug	Switzerland	
Allergan Capital S.à r.l., Luxembourg, Zweigniederlassung Zug Branch	Switzerland	
Allergan Cayman Islands Irish Branch	Ireland	
Allergan Costa Rica S.R.L	Costa Rica	
Allergan CZ, s.r.o.	Czech Republic	
Allergan d.o.o. Beograd	Serbia	
Allergan de Colombia S.A.	Colombia	
Allergan de Venezuela, C.A.	Venzuela	
Allergan Development Ventures I Ireland Unlimited Company	Ireland	
Allergan Development Ventures I LP	Bermuda	
Allergan Development Ventures I UK	UK	
Allergan Equities Unlimited Company	Ireland	
Allergan Europe S.à r.l.	Luxembourg	
Allergan Finance S.à r.l.	Luxembourg	
Allergan Finance, LLC	US - Nevada	
Allergan Finco 2 Inc.	US - Delaware	
Allergan Finco Inc.	US - Delaware	

Allergan Finland Oy	Finland	
Allergan France SAS	France	
Allergan Funding SCS	Luxembourg	
Allergan Furiex Ireland Limited	Ireland	
Allergan GI Corp.	US - Delaware	
Allergan Global S.à r.l.	Luxembourg	
Allergan GmbH	Germany	
Allergan GP Holding LLC	US- Delaware	
Allergan Healthcare India Private Limited	India	
Allergan Healthcare Philippines, Inc.	Philippines	
Allergan Hellas Pharmaceuticals S.A.	Greece	
Allergan Holdco UK Limited	UK	
Allergan Holdco US, Inc.	US - Delaware	
Allergan Holdings B Ltd.	Bermuda	
Allergan Holdings B1, Inc.	US - Delaware	
Allergan Holdings B2 Limited	Bermuda	
Allergan Holdings C Ltd	Cayman Island	
Allergan Holdings France SAS	France	
Allergan Holdings Limited	UK	
Allergan Holdings S. à r.l.	Luxembourg	
Allergan Holdings Unlimited Company	Ireland	
Allergan Holdings, Inc.	US - Delaware	
Allergan Hong Kong Limited	Hong Kong	
Allergan Hungary Kft.	Hungary	
Allergan Ilaclari Ticaret A.S.	Turkey	
Allergan Inc.	Canada	
Allergan India Private Limited	India	
Allergan Industrie SAS	France	
Allergan Information Consulting (Shanghai) Co., Ltd.	China	
Allergan International Holding S.à r.l.	Luxembourg	
Allergan International YK	Japan	
Allergan Ireland Finance Limited	Ireland	
Allergan Ireland Holdings Unlimited Company	Ireland	
Allergan Ireland Limited	Ireland	
Allergan Israel Limited	Israel	
Allergan Japan KK	Japan	
Allergan KK	Japan	
Allergan Korea Ltd	Korea	
Allergan Laboratories, LLC	US - Delaware	
Allergan Laboratorios Limitada	Chile	
Allergan Lending 2 LLC	US - Delaware	
Allergan Lending LLC	US - Delaware	
Allergan Limited	UK	
Allergan Luxembourg International S.à r.l.	Luxembourg	
Allergan Malaysia Sdn. Bhd.	Malaysia	

	Exhibit 21.	
Allergan Malta Holding Limited	Malta	
Allergan Malta II Limited	Malta	
Allergan Malta Limited	Malta	
Allergan Medical Device (Shanghai) Co., Ltd.	China	
Allergan Middle East Limited	United Arab Emirates	
Allergan N.V.	Belgium	
Allergan New Zealand Ltd.	New Zealand	
Allergan NK	Japan	
Allergan Norden AB	Sweden	
Allergan Norden AB Finnish branch	Finland	
Allergan Overseas Holding	Cayman Island	
Allergan Pharma Inc.	US - Delaware	
Allergan Pharma Limited	Ireland	
Allergan Pharmaceuticals (Proprietary) Ltd.	South Africa	
Allergan Pharmaceuticals Holdings (Ireland) Unlimited Company	Ireland	
Allergan Pharmaceuticals International Limited	Ireland	
Allergan Pharmaceuticals International Limited Jordan Office	Jordan	
Allergan Pharmaceuticals International Limited Lebanon Office	Lebanon	
Allergan Pharmaceuticals Ireland	Ireland	
Allergan Pharmaceuticals Taiwan Co. Ltd.	Taiwan	
Allergan Productos Farmaceuticos S.A.	Argentina	
Allergan Produtos Farmaceuticos Ltda.	Brazil	
Allergan Property Holdings, LLC	US - Delaware	
Allergan Puerto Rico Holdings, Inc.	US - Delaware	
Allergan S.A.	Spain	
Allergan S.p.A.	Italy	
Allergan Sales Puerto Rico, Inc.	US - California	
Allergan Sales, LLC (d/b/a Allergan; d/b/a Bioscience Laboratories)	US - Delaware	
Allergan Saudi Arabia LLC	Saudi Arablia	
Allergan Scientific Office	Egypt	
Allergan Services International Unlimited Company	Ireland	
Allergan Services Profesionales, S. de R.L. de C.V.	Mexico	
Allergan Singapore Pte. Ltd.	Singapore	
Allergan Singapore Pte. Ltd. Indonesia Rep Office		
	Indonesia	
Allergan Singapore Pte. Ltd. Vietnam Rep Office	Vietnam	
Allergan SK s.r.o.	Slovak Republic	
Allergan Sp. z.o.o.	Poland	
Allergan S.R.L.	Romania	
Allergan Therapeutics LLC	US- Delaware	
Allergan UK LLP	UK	
Allergan Ukraine, LLC	Ukraine	
Allergan USA, Inc. (d/b/a Pacificom / Pacific Communications)	US - Delaware	
Allergan W.C. Holding Inc.	US - Delaware	
Allergan WC 2 S.a r.l.	Luxembourg	
Allergan WC Ireland Holdings Ltd.	Ireland	

Allergan, Inc.	US - Delaware	
Allergan, S.A. de C.V.	Mexico	
Anterios, Inc.	US - Delaware	
Aptalis Holding B.V.	Netherlands, The	
Aptalis Netherlands B.V.	Netherlands, The	
Aptalis Pharma Canada ULC	Canada	
Aptalis Pharma S.r.I.	Italy	
Aptalis Pharma UK Limited	UK	
Aptalis Pharma US, Inc.	US - Delaware	
AqueSys, Inc.	US - Delaware	
Bonti, Inc.	US - Delaware	
Cearna Aesthetics, Inc	US - Delaware	
Chase Pharmaceuticals Corporation	US - Delaware	
Collagen Luxembourg SA	Luxembourg	
Del Mar Indemnity Company, LLC	US - Hawaii	
Durata Holdings, Inc.	US - Delaware	
Durata Therapeuctics U.S. Limited	US - Delaware	
Durata Therapeutics, Inc.	US - Delaware	
Eden Biodesign, LLC	US - Delawar	
Elastagen Pty Limited	Australia	
Envy Medical, Inc.	US - Delaware	
Eurand France S.A.S.	France	
Exemplar Pharma LLC	US - Delaware	
Forest Finance B.V.	Netherlands, Th	
Forest Holdings France S. A.S.	France	
Forest Laboratories Holdings Limited	Ireland	
Forest Laboratories Ireland Ltd	Ireland	
ForSight VISION5, Inc.	US - Delaware	
Furiex Pharmaceuticals, LLC	US - Delaware	
Keller Medical, Inc.	US - Delaware	
Kythera Biopharmaceuticals Australia Pty Ltd.	Australia	
Kythera Holdings Ltd.	Bermuda	
LifeCell Corporation	US - Delaware	
LifeCell EMEA Limited	UK	
LifeCell EMEA Limited Austria branch	Austria	
LifeCell EMEA Limited Italy branch	Italy	
LifeCell EMEA Limited Sucursal en Espaňa	Spain	
LifeCell EMEA Limited, Zweigniederlassung Zürich	Switzerland	
LifeCell Medical Resources Limited in voluntary liquidation	Ireland	
MAP Pharmaceuticals LLC	US - Delaware	
McGhan Ireland Holdings Ltd.	Ireland	
McGahn Limited	Ireland	
MPEX Pharmaceuticals, Inc.	US - Delaware	
Naurex Inc.	US - Delaware	
Northwood Medical Innovation, Ltd.	UK	

	Exhibit 21.1	
Oculeve, Inc.	US - Delaware	
Odyssea Pharma SPRL	Belgium	
Pacific Pharma, Inc.	US - Delaware	
Pharm-Allergan GmbH Austria branch	Austria	
Pharmax Holding Limited	US - Delaware	
Renable Pharma Limited	UK	
Repros Therapeutics Inc,.	US- Delaware	
RP Merger Sub, Inc.	US - Delaware	
Seabreeze Silicone Unlimited Company	Ireland	
Silicone Engineering Inc.	US - California	
Tobira Therapeutics, Inc.	US - Delaware	
Topokine Therapeutics, Inc.	US - Delaware	
Tosara Exports Limited	Ireland	
Transderm, Inc.	US - Utah	
Varioraw Percutive Sàrl	Switzerland	
Vicuron Pharmaceuticals LLC	US - Delaware	
Viokace LLC	US - Delaware	
Vitae Pharmaceuticals LLC	US - Delaware	
Warner Chilcott Holdings Company II, Limited	Bermuda	
Warner Chilcott Holdings Company III, Limited	Bermuda	
Warner Chilcott Intermediate (Ireland) Limited	Ireland	
Warner Chilcott Leasing Equipment Inc.	US - Delaware	
Warner Chilcott Limited	Bermuda	
Warner Chilcott Nederland B.V.	Netherlands, The	
Warner Chilcott Pharmaceuticals S. àr.l.	Switzerland	
Warner Chilcott Sales (US), LLC	US - Delaware	
ZELTIQ A, LLC	US - Delaware	
ZELTIQ Aesthetics, Inc.	US - Delaware	
ZELTIQ International, LLC	US - Delaware	
ZELTIQ International, LLC - Singapore Branch	Singapore	
ZELTIQ Ireland International Holdings UC	Ireland	
ZELTIQ Ireland Unlimited Company	Ireland	
ZELTIQ Limited	United Kingdom	
Zeltiq Limited Spanish branch	Spain	
Zenpep LLC	US - Delaware	

EXHIBIT J-3 Divested Entities

Schedule 4.6(c) - Transferred Group

	Company Name	Jurisdiction of Incorporation
1.	Warner Chilcott Company, LLC	Puerto Rico
2.	Warner Chilcott (Ireland) Limited	Ireland
3.	Warner Chilcott Finance LLC.	Delaware
4.	Warner Chilcott Australia Pty. Ltd.	Australia
5.	Warner Chilcott Pharmaceuticals B.V.B.A.	Belgium
6.	Warner Chilcott France SAS	France
7.	Warner Chilcott Italy S.r.l.	Italy
8.	Actavis Pharma Iberia S.L. (f/k/a Warner Chilcott Iberia S.L.)	Spain
9.	Robin Hood Holdings Ltd.	Malta
10.	Paomar plc	Cyprus
11.	Actavis Pharma Pty Ltd.	Australia
12.	Makoff R&D Laboratories, Inc.	California
13.	R&D Pharmaceutical, Inc.	California
14.	R&D Ferriecit Capital Resources, Inc.	California
15.	R&D Research & Development Corp.	California
16.	R&D New Media Services, Inc.	California
17.	Royce Laboratories, Inc.	Florida
18.	Royce Research Group, Inc.	Florida
19.	Royce Research & Development Limited Partnership I	Florida
20.	The Rugby Group, Inc.	New York

Ownership interest of Seller Parent and its Subsidiaries is 100% unless otherwise indicated.

	Company Name	Jurisdiction of Incorporation
21.	Watson Laboratories, Inc. Ohio	New York
22.	Rugby Laboratories, Inc.	New York
23.	Changzhou Siyao Pharmaceuticals Co., Ltd. (25%)	China
24.	Watson Pharmaceuticals (Asia) Ltd.	BVI
25.	WP Holdings, Ltd.	BVI
26.	Watson Pharmaceuticals, China Ltd	BVI
27.	Med All Enterprise Consulting (Shanghai) Co. Ltd.	China
28.	Nicobrand Limited	Northern Ireland
29.	Watson Pharmaceuticals International Ltd.	BVI
30.	Watson Diagnostics, Inc.	Delaware
31.	Actavis Laboratories NY, Inc.	New York
32.	Circa Pharmaceuticals West, Inc.	California
33.	Circa Sub	New York
34.	Andrx LLC	Delaware
35.	Andrx South Carolina I, Inc.	South Carolina
36.	Andrx Pharmaceuticals (Mass), Inc.	Florida
37.	Andrx Pharmaceuticals Equipment #1, LLC	Florida
38.	Andrx Pharmaceuticals (NC) Inc.	Florida
39.	Andrx Pharmaceuticals, (NC) Equipment LLC	Delaware
40.	SR Six, Inc.	Florida
41.	RxAPS, Inc.	Florida
42.	Andrx Pharmaceuticals Sales and Marketing, Inc.	Florida
43.	Actavis Laboratories FL, Inc.	Florida

	Company Name	Jurisdiction of Incorporation
44.	Watson Management Corporation	Florida
45.	Watson Therapeutics, Inc.	Florida
46.	Andrx Pharmaceuticals, LLC	Delaware
47.	Andrx Labs LLC	Delaware
48.	Andrx Laboratories (NJ) Inc.	Delaware
49.	Watson Cobalt Holdings, LLC	Delaware
50.	Watson Manufacturing Services, Inc.	Delaware
51.	Natrapac, Inc.	Utah
52.	Coventry Acquisition, LLC	Delaware
53.	Cobalt Laboratories, LLC	Delaware
54.	Watson Pharma Private Ltd.	India
55.	Watson Laboratories, LLC	Delaware
56.	Actavis Puerto Rico Holdings Inc.	Delaware
57.	Actavis US Holding LLC	Delaware
58.	Actavis LLC	Delaware
59.	Actavis South Atlantic LLC	Delaware
60.	Actavis Elizabeth LLC	Delaware
61.	Actavis Kadian LLC	Delaware
62.	Actavis Mid Atlantic LLC	Delaware
63.	Actavis Totowa LLC	Delaware
64.	Actavis Pharmaceuticals NJ, Inc.	Delaware
65.	Watson Laboratories, Inc.	Connecticut
66.	Watson Laboratories, Inc. – Arizona	Delaware

	Company Name	Jurisdiction of Incorporation
67.	Schein Bayer Pharmaceutical Services, Inc.	Delaware
68.	Schein Pharmaceutical International, Inc.	Delaware
69.	Schein Pharmaceutical Ltd	Bermuda
70.	Marsam Pharma, LLC	Delaware
71.	MSI, Inc.	Delaware
72.	Actavis Holding 2 Sàrl	Luxembourg
73.	Actavis Services (Asia) Ltd.	Malta
74.	Arrow Laboratories, Ltd.	Malta
75.	Arrow Supplies, Ltd.*	Malta
76.	Marrow Pharmaceuticals Research & Development Co Ltd. (50%)	China
77.	Actavis S.à.r.l.	Luxembourg
78.	"Specifar"	Greece
79.	Alet	Greece
80.	Ascent Pharmahealth Pty Ltd	Australia
81.	Actavis Australia Pty Ltd	Australia
82.	Ascent Australia Pty Ltd	Australia
83.	Actavis Pty Ltd	Australia
84.	Ascent Pharma Pty Ltd.	Australia
85.	Ascent Pharmahealth Asia Pte Ltd	Singapore
86.	Drug Houses of Australia Pte Ltd.	Singapore
87.	Ascent Pharmahealth Hong Kong Ltd.	Hong Kong
88.	Actavis Sdn. Bhd.	Malaysia
89.	Arrow Group ApS	Denmark

	Company Name	Jurisdiction of Incorporation
90.	Arrow ApS	Denmark
91.	Makewhey Products Pty. Ltd.**	South Africa
92.	Actavis Holdings South Africa (Pty) Ltd.	South Africa
93.	Actavis Pharma (Pty) Ltd.	South Africa
94.	Actavis (Pty) Ltd.	South Africa
95.	Scriptpharm Marketing (Pty) Ltd	South Africa
96.	Referral-Net (Pty) Ltd.*	South Africa
97.	Spear Pharmaceuticals (Pty) Ltd	South Africa
98.	Pharmascript Pharmaceuticals Ltd. (64.8%)	South Africa
99.	Arrow Pharma Tender (Pty) Ltd.** (65%)	South Africa
100.	Zelphy 1308 (Pty) Ltd.	South Africa
101.	Arrowblue Produtos Farmaceuticos SA	Portugal
102.	Bowmed Ltd	UK
103.	Selamine Ltd.	Ireland
104.	Seeker Investments Ltd.	BVI
105.	SC Pharma (Pty) Ltd. (25%)	Australia
106.	Willow Pharmaceuticals Pty Ltd.	Australia
107.	Medis Pharma Pty Ltd	Australia
108.	Eremad Pty Ltd.	Australia
109.	Arrow Läkemedel AB	Sweden
110.	Arrow Generics Ltd.	UK
111.	Arrow No 7 Ltd	UK
112.	Breath Ltd	UK

	Company Name	Jurisdiction of Incorporation
113.	Soosysoo Ltd. (50%)**	BVI
114.	Actavis New Zealand Limited	New Zealand
115.	Watson Laboratories, S. de R.L. de C.V	Mexico
116.	Actavis Pharma Company	Canada
117.	Abri Pharmceuticals Company	Canada
118.	Actavis Pharma Holding 4 ehf. (APH4)	Iceland
119.	Actavis Pharma Holding 5 ehf. (APH5)	Iceland
120.	Actavis Group ehf.	Iceland
121.	Actavis Group PTC ehf.	Iceland
122.	Actavis Dutch Holding BV	Netherlands
123.	LLC Actavis	Russia
124.	Actavis Ilaclari AS #	Turkey
125.	Actavis ehf.	Iceland
126.	Medis ehf.	Iceland
127.	Medis Pharma France SAS	France
128.	Medis-Danmark A/S.*	Denmark
129.	Actavis Ireland Ltd.	Ireland
130.	Actavis Italy S.p.A.	Italy
131.	Actavis Isle of Man Ltd.	Isle of Man
132.	Actavis Nordic A/S	Denmark
133.	Actavis Oy	Finland
134.	UAB Actavis Baltics	Lithuania
135.	Actavis Holding AB	Sweden

	Company Name	Jurisdiction of Incorporation
136.	Actavis AB	Sweden
137.	Actavis Holding Germany GmbH	Germany
138.	Medis Pharma GmbH	Germany
139.	Actavis A/S	Denmark
140.	Actavis Norway AS	Norway
141.	Actavis, S. de. R.L. de C.V.	Mexico
142.	Actavis Pharma S. de R.L. de C.V.	Mexico
143.	Actavis Hungary Kft.	Hungary
144.	Arrow Pharm (Malta) Ltd.	Malta
145.	Medis Pharma BV	Netherlands
146.	PharmaPack International B.V.	Netherlands
147.	Actavis Polska Sp. z.o.o.	Poland
148.	Actavis International Ltd.	Malta
149.	Actavis Malta Ltd.	Malta
150.	Actavis Export International Ltd.	Malta
151.	Actavis Ltd. (Note: 1 share owned by Dr. Vella)	Malta
152.	Actavis GmbH	Austria
153.	Actavis Holdings UK Ltd.	UK
154.	Actavis Holdings UK II Ltd.	UK
155.	Actavis UK Ltd.	UK
156.	Warner Chilcott Acquisition Limited	UK
157.	Chilcott UK Limited	Northern Ireland
158.	Warner Chilcott Research Laboratories Ltd.	Northern Ireland

	Company Name	Jurisdiction of Incorporation
159.	Warner Chilcott UK Limited	Northern Ireland
160.	Warner Chilcott Pharmaceuticals UK Limited	UK
161.	Millbrook (NI) Limited	Northern Ireland
162.	Auden Mckenzie Holdings Ltd.	UK
163.	Auden Mckenzie (Pharma Division) Ltd.	UK
164.	NRIM Ltd.	UK
165.	Lime Pharma Ltd.	UK
166.	D3 Pharma Ltd. (38%)	UK
167.	Actavis d.o.o. Belgrade	Serbia
168.	Lotus Laboratories Private Ltd.	India
169.	Actavis Ukraine LLC	Ukraine
170.	Zdravlje AD	Serbia
171.	Actavis Switzerland AG	Switzerland
172.	Oncopharma AG	Switzerland
173.	Sindan Pharma SRL	Romania
174.	Actavis SRL	Romania
175.	Actavis CZ a.s.	Czech Republic
176.	Actavis S.r.o.	Slovak Republic
177.	Biovena Pharma Sp. z.o.o.	Poland
178.	Actavis (Cyprus) Ltd.	Cyprus
179.	Actavis Operations EOOD	Bulgaria
180.	Balkanpharma Troyan AD (98.32%)	Bulgaria
181.	Balkanpharma Dupnitsa AD (98.05%)	Bulgaria

	Company Name	Jurisdiction of Incorporation
182.	Balkanpharma Security EOOD	Bulgaria
183.	Balkanpharma Healthcare International (Cyprus) Ltd.*	Cyprus
184.	Actavis EAD	Bulgaria
185.	Actavis Istanbul Ilac Sanayive Ticaret Ltd. Sirketi	Turkey
186.	Actavis (MEEA) FZE	UAE
187.	Actavis Farmacêutica Limitada	Brazil
188.	Actavis Holding Asia BV	Netherlands
189.	Actavis Hong Kong Limited	Hong Kong
190.	China Medicinal & Chemical Industrial Development Group Ltd. (10% interest)	Hong Kong
191.	Actavis Pharma Development Centre Private Ltd.	India
192.	Actavis Pharma Private Ltd.	India
193.	PT Actavis Indonesia	Indonesia
194.	Actavis KK	Japan
195.	Actavis (Asia Pacific) Pte. Ltd.	Singapore
196.	Silom Medical Co., Ltd	Thailand
197.	Silom Medical International Co., Ltd.	Thailand
198.	Forest Laboratories UK Ltd.	UK
199.	Pharmax Ltd.	UK
200.	Forest Pharma BV	Netherlands
201.	Forest Laboratories Osterreich GmbH	Austria
202.	Forest Laboratories France S.A.S.	France
203.	Forest Laboratories Deutschland GmbH	Germany

	Company Name	Jurisdiction of Incorporation
204.	Forest Laboratories Italy S.r.L.	Italy
205.	Forest Laboratories Spain, SL	Spain
206.	Axcan France (Invest) SAS	France
207.	Aptalis Pharma SAS	France
208.	Forest Tosara Ltd.	Ireland
209.	Actavis Laboratories UT, Inc.	Delaware
210.	Watson Laboratories, Inc.	Nevada
211.	Actavis Pharma, Inc.	Delaware
212.	Arrow International Ltd.	Malta
213.	Allergan UK Group Ltd.	UK
214.	Actavis Finance ehf.	Iceland
215.	Actavis Holdco US, Inc.	Delaware

* In Liquidation **

De-Registered

<u>EXHIBIT K</u> <u>Subdivision and Special District Settlement Participation Form</u>

Governmental Entity:	State:
Authorized Official:	
Address 1:	
Address 2:	
City, State, Zip:	
Phone:	
Email:	

The governmental entity identified above ("Governmental Entity"), in order to obtain and in consideration for the benefits provided to the Governmental Entity pursuant to the Agreement dated November 22, 2022 ("Allergan Settlement"), and acting through the undersigned authorized official, hereby elects to participate in the Allergan Settlement, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Governmental Entity is aware of and has reviewed the Allergan Settlement, understands that all terms in this Election and Release have the meanings defined therein, and agrees that by this Election, the Governmental Entity elects to participate in the Allergan Settlement as provided therein.
- 2. Following the execution of this Settlement Participation Form, the Governmental Entity shall comply with Section III.B of the Allergan Settlement regarding Cessation of Litigation Activities.
- 3. The Governmental Entity shall, within fourteen (14) days of the Reference Date and prior to the filing of the Consent Judgment, file a request to dismiss with prejudice any Released Claims that it has filed. With respect to any Released Claims pending in *In re National Prescription Opiate Litigation*, MDL No. 2804, the Governmental Entity authorizes the MDL Plaintiffs' Executive Committee to execute and file on behalf of the Governmental Entity a Stipulation of Dismissal With Prejudice substantially in the form found at [link to national settlement website page to be provided].
- 4. The Governmental Entity agrees to the terms of the Allergan Settlement pertaining to Subdivisions and Special Districts as defined therein.
- 5. By agreeing to the terms of the Allergan Settlement and becoming a Releasor, the Governmental Entity is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 6. The Governmental Entity agrees to use any monies it receives through the Allergan Settlement solely for the purposes provided therein.

- 7. The Governmental Entity submits to the jurisdiction of the court in the Governmental Entity's state where the Consent Judgment is filed for purposes limited to that court's role as provided in, and for resolving disputes to the extent provided in, the Allergan Settlement.
- 8. The Governmental Entity has the right to enforce the Allergan Settlement as provided therein.
- 9. The Governmental Entity, as a Participating Subdivision or Participating Special District, hereby becomes a Releasor for all purposes in the Allergan Settlement, including, but not limited to, all provisions of Section V (Release), and along with all departments, agencies, divisions, boards, commissions, Subdivisions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity whether elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Governmental Entity hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist in bringing, or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the Allergan Settlement are intended to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of the Governmental Entity to release claims. The Allergan Settlement shall be a complete bar to any Released Claim.
- 10. The Governmental Entity hereby takes on all rights and obligations of a Participating Subdivision or Participating Special District as set forth in the Allergan Settlement.
- 11. In connection with the releases provided for in the Allergan Settlement, each Governmental Entity expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

A Releasor may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Governmental Entity hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would

materially affect the Governmental Entities' decision to participate in the Allergan Settlement.

12. Nothing herein is intended to modify in any way the terms of the Allergan Settlement, to which the Governmental Entity hereby agrees. To the extent this Settlement Participation Form is interpreted differently from the Allergan Settlement in any respect, the Allergan Settlement controls.

I have all necessary power and authorization to execute this Settlement Participation Form on behalf of the Governmental Entity.

Signature:	
Name:	
Title:	
Date:	

<u>EXHIBIT L</u> Settlement Fund Administrator

(Plaintiffs to Add)

Payment Schedule EXHIBIT M-1

EXHIBIT M-1: PAYMENT SCHEDULE

Payment Year	Additional Restitution Amount & All Attorneys' Fees & Costs Funds	Base Payments (45%)	Incentives A, B, & C (maximum) (48%)	Incentive D Part 1 (maximum) (3.5%)	Incentive D Part 2 (maximum) (3.5%)	Total Abatement	Overall Total
Year 1 2023: Effective Date + 30 days	\$55,774,789.29	\$257,026,678.71	-	-		\$257,026,678.71	\$312,801,468.00
Year 2 July 15, 2024	\$55,774,789.29	\$113,091,738.63	\$143,934,940.08	1	1	\$257,026,678.71	\$312,801,468.00
Year 3 July 15, 2025	\$55,774,789.27	\$113,091,738.63	\$143,934,940.08	1	1	\$257,026,678.71	\$312,801,467.98
Year 4 July 15, 2026	\$55,774,789.27	\$81,605,970.49	\$143,934,940.08	\$31,485,768.14	1	\$257,026,678.71	\$312,801,467.98
Year 5 July 15, 2027	1	\$81,605,970.50	\$143,934,940.08	\$31,485,768.14	1	\$257,026,678.72	\$257,026,678.72
Year 6 July 15, 2028	1	\$81,605,970.50	\$143,934,940.08	1	\$31,485,768.14	\$257,026,678.72	\$257,026,678.72
Year 7 July 15, 2029	1	\$81,605,970.49	\$143,934,940.08	1	\$31,485,768.15	\$257,026,678.72	\$257,026,678.72
Total	\$223,099,157.12	\$809,634,037.95	\$863,609,640.48	\$62,971,536.28	\$62,971,536.29	\$1,799,186,751.00	\$2,022,285,908.12

NOTES: 1. All

- All figures for the base and incentive payments are maximum figures that reflect the following:
 The credits amount of \$350,686,276 for prior settlements, including San Francisco, have already been applied.
 An assumption that all Eligible States are Settling States.
 An assumption that all incentives are earned.

The Additional Restitution Amount and the state and subdivision fees and costs amounts are broken out into separate columns in Exhibit 2. M-2.

3. Any offsets under Section VII.C for Non-Settling States would be deducted from the base payments and the maximum incentive payments (A, B & C and D) by subtracting from all payments the amount of the payment times the State Allocation Percentage assigned to each Non-Settling State in Exhibit F-2.

Payment Year	Attorney Fee and Cost Fund (Subdivisions)	State Cost Fund	State Outside Counsel Fee Fund	Additional Restitution Amount	Total (Shown in Ex. M-1, 2 nd Column)
Year 1 2023: Effective Date + 30 days	\$46,778,855.53	\$3,598,373.50	\$2,698,780.13	\$2,698,780.13	\$55,774,789.29
Year 2 July 15, 2024	\$46,778,855.53		\$4,497,966.88	\$4,497,966.88	\$55,774,789.29
Year 3 July 15, 2025	\$46,778,855.52		\$4,497,966.88	\$4,497,966.87	\$55,774,789.27
Year 4 July 15, 2026	\$46,778,855.52		\$4,497,966.87	\$4,497,966.88	\$55,774,789.27
Total	\$187,115,422.10	\$3,598,373.50	\$16,192,680.76	\$16,192,680.76	\$223,099,157.12

EXHIBIT M-2: PAYMENT SCHEDULE FOR FEE FUNDS, COST FUNDS AND ADDITIONAL RESTITUTION (Breakdown of Second Column in Exhibit M-1)

M-3

Alabama	2.3235064275%
American Samoa	0.0249290899%
Arizona	3.4587568289%
Arkansas	1.3572625067%
California	14.4450765453%
Colorado	2.4192554291%
Connecticut	1.8837281232%
District of Columbia	0.2620389205%
Guam	0.0699391581%
Illinois	4.8429924684%
Indiana	3.2276944929%
Iowa	1.0802095029%
Kansas	1.1415833881%
Maine	0.7706700866%
Maryland	3.0729495134%
Massachusetts	3.3539006587%
Michigan	4.9531894399%
Minnesota	1.8887504448%
Missouri	2.9201303591%
Montana	0.4550557494%
N. Mariana Islands	0.0243230499%
Nebraska	0.6073579252%
New Hampshire	0.8422452854%
New Jersey	4.0113502576%
North Carolina	4.7322180042%
North Dakota	0.2475488543%
Oregon	2.0006852452%
Pennsylvania	6.6802688492%
South Carolina	2.2411620291%
Tennessee	3.9138188795%
Texas	9.1626320793%
Utah	1.6695130485%
Vermont	0.3705243381%
Virgin Islands	0.0459606175%
Virginia	3.3197424763%
Washington	3.3762173891%
Wisconsin	2.5599397925%
Wyoming	0.2428727457%

EXHIBIT N Additional Restitution Amount Allocation

<u>EXHIBIT O</u> Adoption of a State-Subdivision Agreement

A State-Subdivision Agreement shall be applied if it meets the requirements of **Section VIII** and is approved by the State and by the State's Subdivisions as follows:

- Requirements for Approval. A State-Subdivision Agreement shall be deemed as agreed to when it has been approved by the State and either

 (a) Subdivisions whose aggregate "Population Percentages," determined as set forth below, total more than sixty percent (60%), or (b) Subdivisions whose aggregate Population Percentages total more than fifty percent (50%) provided that these Participating Subdivisions also represent fifteen percent (15%) or more of the State's counties or parishes (or, in the case of Settling States whose counties and parishes do not function as local governments, 15% of or more of the Settling State's non-county Subdivisions), by number.
- 2. *Approval Authority*. Approval by the State shall be by the Attorney General. Approval by a Subdivision shall be by the appropriate official or legislative body pursuant to the required procedures for that Subdivision to agree to a legally binding settlement.
- 3. Population Percentage Calculation. For purposes of this Exhibit O only, Population Percentages shall be determined as follows: For States with functional counties or parishes¹, the Population Percentage of each county or parish shall be deemed to be equal to (a) (1) two hundred percent (200%) of the population of such county or parish, minus (2) the aggregate population of all Primary Incorporated Municipalities located in such county or parish, divided by (b) two hundred percent (200%) of the State's population. A "Primary Incorporated Municipality" means a city, town, village or other municipality incorporated under applicable state law with a population of at least 25,000 that is not located within another incorporated municipality. The Population Percentage of each Primary Incorporated Municipality shall be equal to its population (including the population of any incorporated or unincorporated municipality located therein) divided by two hundred percent (200%) of the State's population; provided that the Population Percentage of a Primary Incorporated Municipality that is not located within a county shall be equal to two hundred percent (200%) of its population (including the population of any incorporated or unincorporated municipality located therein) divided by two hundred percent (200%) of the State's population. For all States that do not have functional counties or parishes, the Population Percentage of each non-county Subdivision

¹ Certain states do not have counties or parishes that have functional governments, including Alaska, Connecticut, Massachusetts, Rhode Island, and Vermont.

(including any incorporated or unincorporated municipality located therein), shall be equal to its population divided by the State's population.

- 4. *Preexisting Agreements and Statutory Provisions.* A State may include with the notice to its Subdivisions an existing agreement, a proposed agreement, or statutory provisions regarding the distribution and use of settlement funds and have the acceptance of such an agreement or statutory provision be part of the requirements to be an Initial Participating Subdivision.
- 5. *Revised Agreements*. A State-Subdivision Agreement that has been revised, supplemented, or refined shall be applied if it meets the requirements of **Section VIII** and is approved by the State and by the State's Subdivisions pursuant to the terms above.

<u>EXHIBIT P</u> Injunctive Relief

I. **DEFINITIONS**

- A. *"Health Care Provider(s)"* means any physician or other health care practitioner who is licensed to provide health care services or to prescribe pharmaceutical medications and any medical facility, practice, hospital, clinic, pharmacy, or any other health facility that provides health care services or prescribes or dispenses pharmaceutical medications.
- B. *"In-Kind Support"* means payment or assistance in the form of goods, commodities, services, or anything else of value.
- C. *"Lobby"* and *"Lobbying"* shall have the same meaning as "lobbying activities" and "lobbying contacts" under the federal lobbying disclosure act, 2 U.S.C. § 1602 *et seq.*, and any analogous state or local provisions governing the person or entity being lobbied. As used in this document, "Lobby" and "Lobbying" include Lobbying directly or indirectly, through grantees or Third Parties.
- D. "*Opioid(s)*" means all naturally occurring, synthetic, or semisynthetic substances that interact with mu-opioid receptors primarily in the central nervous system and have demonstrated addictive properties.
- E. "Opioid-Induced Side Effects Treatment Product(s)" shall mean any pharmaceutical product that has been approved by the U.S. Food & Drug Administration ("FDA") and expressly indicated for the treatment of a specified "Opioid-induced" side effect (such as Movantik® which is "an opioid antagonist indicated for the treatment of opioid-induced constipation"). The term "Opioid-Induced Side Effects Treatment Product(s)" shall not include pharmaceutical products that may treat medical conditions that may also be side effects of Opioids or Opioid Products or that may treat someone who uses or has a history of using Opioids or Opioid Products and was diagnosed with certain medical conditions (e.g., anxiety, depression, and Hepatitis C), unless the FDA approved indication states that it is approved to treat a specific "Opioid-induced" side effect by expressly referencing that the side effect was caused by an Opioid or Opioid Product (e.g., "Opioid-induced"). Also, by way of example, the term "Opioid-Induced Side Effects Treatment Product(s)" shall not include the following pharmaceutical medications: BOTOX®, CELEXA®, FETIZMA®, HUMIRA®, LEXAPRO®, LINZESS®, NIMBEX®, ORIAHNN®, ORILISSA®, QULIPTA®, RINVOQ®, SAVELLA®, UBRELVY®, ULTANE®, ULTANE NOVAPLUS®, VIBERZI®, or VIEKIRA PAK®.
- F. "*Opioid Product(s)*" means all past, current, and future medications containing Opioids approved by the FDA and listed by the U.S. Drug Enforcement Agency ("DEA") as Schedule II, III, or IV drugs pursuant to the federal Controlled

Substances Act (including but not limited to buprenorphine, codeine, fentanyl, hydrocodone, hydromorphone, meperidine, methadone, morphine, oxycodone, oxymorphone, tapentadol, and tramadol). The term "Opioid Product(s)" shall not include (1) methadone, buprenorphine, and other substances when used exclusively to treat opioid abuse, addiction, OUD, or overdose; or (2) raw materials, immediate precursors, and/or active pharmaceutical ingredients ("APIs") used in the manufacture or study of Opioids or Opioid Products, but only when such materials, immediate precursors, and/or APIs are sold or marketed exclusively to DEA-licensed manufacturers or DEA-licensed researchers. Also, by way of example, the terms "Opioid(s)" and "Opioid Product(s)" shall not include pharmaceutical medications that may relieve pain but not by interacting with mu-opioid receptors primarily in the central nervous system, such as BOTOX®, CELEXA®, FETIZMA®, HUMIRA®, LEXAPRO®, LINZESS®, NIMBEX®, ORIAHNN®, ORILISSA®, QULIPTA®, RINVOQ®, SAVELLA®, UBRELVY®, ULTANE®, ULTANE NOVAPLUS®, VIBERZI®, or VIEKIRA PAK®.

- G. "OUD" means opioid use disorder defined in the *Diagnostic and Statistical Manual* of Mental Disorders, Fifth Edition (DSM–5), as updated or amended.
- H. "Settling State" shall mean each State or United States territory that meets the participation requirements for becoming a Settling State under Section II of the Allergan Public Global Settlement Agreement and then participates in the Allergan Public Global Settlement.
- I. *"Promote," "Promoting," "Promotion,"* and *"Promotional"* shall mean dissemination of information or other practices intended or that could reasonably be anticipated to increase the sale, prescription, or utilization of prescription products or that attempt to influence prescribing practices or formulary decisions in the Settling States.
- J. *"Third Party(ies)"* means any person or entity other than Allergan or a Releasor.
- K. *"Treatment of Pain"* means the provision of therapeutic modalities to alleviate or reduce pain.
- L. *"Unbranded Information"* means any information that does not identify a specific branded or generic product.

II. INJUNCTIVE RELIEF

Allergan does not currently manufacture, sell, Promote, or Lobby for any Opioids or Opioid Products. As provided below, Allergan shall not manufacture, sell, Promote, or Lobby for any Opioids or Opioid Products in or for distribution in the Settling States or in a manner that directly affects the Settling States. However, the Parties acknowledge that certain Opioids or Opioid Products sold by Allergan prior to 2021 may still be circulating in the marketplace outside the possession and control of Allergan and the same is not a breach of any terms within this **Exhibit P**. Further, Allergan does not currently manufacture, sell, Promote, or Lobby for any Opioid-Induced Side Effects Treatment Products, and does not have any current intentions to do so in the future. For the avoidance of doubt, only the Settling States shall have the ability to enforce the terms of this Agreement.

For purposes of this **Exhibit P** only, *Allergan* means Allergan Finance, LLC (f/k/a Actavis, Inc., which, in turn, was f/k/a Watson Pharmaceuticals, Inc.), Allergan Limited (f/k/a Allergan plc which, in turn, was f/k/a Actavis plc), and AbbVie Inc., and each of their respective parents (as applicable), subsidiaries, successors, affiliates, and officers, directors, employees, representatives, and agents under the control of the foregoing.

A. Compliance Duration

- 1. Unless addressed in Section II.A.2 below, each term of Section II of this **Exhibit P** shall be effective for ten (10) years from the Effective Date and is limited to conduct that involves or affects the Settling States.
- 2. The provisions of Section II.H.1, Section II.H.2, and Section II.I shall not be subject to any term.
- 3. Nothing in this **Exhibit P** shall relieve Allergan of its independent obligation to fully comply with the laws of the Settling States before or after expiration of the injunction period specified in this subsection.

B. Ban on Selling and Manufacturing Opioids

1. Allergan shall not manufacture or sell any Opioids or Opioid Products for distribution in the Settling States. Allergan represents that Kadian® and Norco® were voluntarily discontinued by the end of 2020 and that the last inventory shipped will expire on or before June 30, 2023.

C. Ban on Promotion

- 1. Allergan shall not engage in Promotion of Opioids or Opioid Products, including but not limited to, by:
 - a. Employing or contracting with sales representatives, Health Care Providers, any Third Party, or other persons to Promote Opioids or Opioid Products to (i) Health Care Providers, (ii) patients, (iii) thirdparty payors (e.g., any entity, other than an individual, that pays or reimburses for the dispensing of prescription medicines, including but not limited to manage care organizations and pharmacy benefit managers), or (iv) persons involved in determining formulary access or treatment guidelines to Promote Opioids or Opioid Products;
 - b. Using speakers, key opinion leaders, thought leaders, lecturers, and/or speaking events for Promotion of Opioids or Opioid Products;

- c. Creating or distributing (directly or indirectly through Third Parties) Promotional materials (such as advertisements) that Promote Opioids or Opioid Products, including but not limited to brochures, newsletters, pamphlets, journals, books, guides, websites or internet advertisements, social media accounts or networks, and providing hyperlinks, engaging in internet search engine optimization, or otherwise directing internet traffic by improving rankings or making content appear among the top results in an internet search or otherwise be more visible or more accessible to the public on the internet to Promote Opioids or Opioid Products; and
- d. Disseminating Unbranded Information (such as about a medical condition or disease state) that contains links to branded Promotional information about Opioids or Opioid Products or that generates data that Allergan uses to Promote Opioids or Opioid Products.
- 2. Allergan shall not engage in the following specific Promotion of Treatment of Pain to Promote Opioids or Opioid Products.
 - a. Allergan shall not Promote the Treatment of Pain to Promote Opioids, except that Allergan may continue to Promote the Treatment of Pain with non-Opioids.
 - b. Allergan shall not knowingly Promote the Treatment of Pain to Promote Opioids through Third Parties, except that Allergan may continue to Promote the Treatment of Pain with non-Opioids.
 - c. Allergan shall not Promote the concept that pain is undertreated to Promote Opioids or Opioid Products.
 - d. Allergan shall not knowingly Promote the concept that pain is undertreated through Third Parties to Promote Opioids or Opioid Products.
- 3. Allergan shall not engage in the following specific Promotion of Opioid-Induced Side Effects Treatment Products to Promote Opioids or Opioid Products.
 - a. Allergan shall not Promote Opioid-Induced Side Effects Treatment Products with or by referring directly to Opioids or Opioid Products (including with Unbranded Information).
 - b. Allergan shall not knowingly Promote Opioid-Induced Side Effects Treatment Products with or by referring directly to Opioids or Opioid Products through Third Parties.

- c. Nothing in this section shall prevent Allergan from conveying the information contained in an FDA-approved label in the course of Promotion of Opioid-Induced Side Effects Treatment Products.
- 4. Section II.C.1-3 is not intended and shall not be interpreted to prohibit or restrict any and all discussions or references to Opioids or Opioid Products or any Allergan conduct (including Promotion) related to non-Opioid Products (including those that are approved for the Treatment of Pain or Opioid-Induced Side Effects Treatment Products) when doing so is not to Promote Opioids or Opioid Products, including, for example, (a) if certain patient populations, such as those with a history of abuse of Opioids or Opioid Products, are identified as having a higher prevalence of other conditions, such as Hepatitis C, or being appropriate candidates for treatment of those other conditions, (b) if such discussions or references relate to products that may treat medical conditions that may also be side effects of Opioids or Opioid Products (e.g., anxiety, depression, and Hepatitis C), and/or (c) if such discussions or references relate to the Promotion of BOTOX®, CELEXA®, FETIZMA®, HUMIRA®, LEXAPRO®, LINZESS®, NIMBEX®, ORIAHNN®, ORILISSA®, QULIPTA®, RINVOQ®, SAVELLA®, UBRELVY®, ULTANE®, ULTANE NOVAPLUS®, VIBERZI®, or VIEKIRA PAK®.
- 5. Notwithstanding Sections II.C.1-3 directly above, Allergan may engage in non-Promotional conduct, including but not limited to the following:
 - a. Maintain a corporate website that includes Opioid Products on company's list of products that contains principally the following content: the FDA-approved package insert, medication guide, and labeling;
 - b. Maintain a product website for any Opioid Product that contains principally the following content: the FDA-approved package insert, medication guide, and labeling, and a statement directing patients or caregivers to speak with a licensed Health Care Provider;
 - c. Provide the following factual information about Opioid Products sold by Allergan prior to 2021 which may still be circulating in the marketplace outside the possession and control of Allergan: an Opioid Product's NDC, SKU, or other relevant information such as formulation, package size, dosage, or pricing;
 - d. Provide or collect information or support the provision or collection of information as expressly required by law or any state or federal government agency with jurisdiction in the Settling State where the information is provided (including but not limited to collecting and/or reporting adverse events related to Opioid Products);

- e. Provide the following by mail, electronic mail, on or through Allergan's corporate or product websites, or through other electronic or digital methods: FDA-approved package insert, medication guide, and labeling for Opioid Products, or other prescribing information for Opioid Products that are published or approved by a state or federal government agency with jurisdiction in the Settling State where the information is provided;
- f. Provide scientific and/or medical information in response to an unsolicited request by a Health Care Provider consistent with FDA standards, rules, regulations, and/or guidance, including, but not limited to, *Responding to Unsolicited Requests for Off-Label Information About Prescription Drugs and Medical Devices* (Dec. 2011) as updated or amended by the FDA, and Guidance for Industry, *Good Reprint Practices for the Distribution of Medical Journal Articles and Medical or Scientific Reference Publications on Unapproved New Uses of Approved Drugs and Approved or Cleared Medical Devices* (Jan. 2009) as updated or amended by the FDA;
- g. Provide a response to any unsolicited question or request from a patient or caregiver, directing the patient or caregiver to the FDA-approved package insert, medication guide, and labeling for Opioid Products, to speak with a licensed Health Care Provider without describing the safety or effectiveness of any Opioid Product or naming any specific Health Care Provider, or to speak with their health insurance carrier regarding coverage of an Opioid Product;
- h. Provide Health Care Economic Information, as defined at 21 U.S.C. § 352(a), to a payor, formulary committee, or other similar entity with knowledge and expertise in the area of health care economic analysis consistent with FDA standards, rules, regulations, and/or guidance, including, but not limited to, FDA's Draft Questions and Answers Guidance for Industry and Review Staff, *Drug and Device Manufacturer Communications With Payors, Formulary Committees, and Similar Entities* (Jan. 2018), as updated or amended by the FDA;
- i. Conduct or provide financial support or In-Kind Support for bona fide scientific research; and
- j. Draft, publish, or provide financial support or In-Kind Support for bona fide scientific publications.
- 6. To the extent that Allergan engages in conduct permitted by Section II.C.4 and 5 above, Allergan shall do so in a manner that is truthful, non-misleading, accurate, and non-deceptive.

D. No Financial Reward or Discipline Based on Volume of Opioid Product Sales

- 1. Allergan shall not provide financial incentives to its sales and marketing employees or discipline its sales and marketing employees based upon sales volume or sales quotas for Opioid Products.
- 2. Allergan shall not offer or pay any remuneration (including any compensation or rebate), directly or indirectly (e.g., through Third Parties), to any person in return for the prescribing, sale, use, or distribution of an Opioid Product (except to the extent a pre-existing contractual or legal requirement exists related to Opioid Products sold by Allergan before 2021).

E. Ban on Funding/Grants to Third Parties

- 1. Allergan shall not directly or indirectly provide financial support or In-Kind Support to any Third Party regarding conduct that Promotes Opioids or Opioid Products, including educational programs, brochures, newsletters, pamphlets, journals, books, guides, websites, or social media accounts or networks that Promote Opioids or Opioid Products, including Promoting Opioids or Opioid Products through the Promotion of Treatment of Pain, but excluding financial support otherwise required by this **Exhibit P**, a court order, a federal or state agency (e.g., FDA-approved Risk Evaluation and Mitigation Strategy (REMs)), or a federal or state law or regulation.
- 2. Allergan shall not directly or indirectly provide financial support or In-Kind Support to any Third Party for medical education programs to Promote Opioids or Opioid Products.
- 3. Allergan shall not create, sponsor, provide financial support or In-Kind Support to, or otherwise operate or control, any medical society or patient advocacy group related to conduct that Promotes Opioids or Opioid Products (including Promoting Opioids or Opioid Products through the Promotion of Treatment of Pain).
- 4. Allergan shall not provide links to any Third Party website or materials or otherwise distribute materials created by a Third Party for the purpose of Promoting Opioids or Opioid Products (including Promoting Opioids or Opioid Products through the Promotion of Treatment of Pain).
- 5. Allergan shall not use, assist, or employ any Third Party to engage in any activity that Allergan itself would be prohibited from engaging in pursuant to this **Exhibit P**. To the extent Allergan supports trade groups engaged in Lobbying, Allergan shall notify the trade groups at the time it makes its trade association payments that Allergan's support shall not be used to encourage the use of Opioids or Opioid Products or discourage the use of non-Opioids or Opioid Products for the purpose of indirectly encouraging

the use of Opioids or Opioid Products (but shall not be responsible for how the trade group ultimately uses the support provided because it is outside of Allergan's control).

- 6. Allergan shall not enter into any contract or agreement with any person or entity or otherwise attempt to influence any person or entity in such a manner that has the purpose or foreseeable effect of limiting the dissemination of information regarding the risks and side effects of using Opioids or Opioid Products.
- 7. No officer or Vice President-level employee of Allergan may concurrently serve as a director, board member, employee, agent, or officer of any entity that primarily engages in conduct that Promotes Opioids or Opioid Products. Nothing in this provision shall preclude an officer or Vice President-level employee of Allergan from concurrently serving on the board of a hospital.
- 8. Allergan shall play no role in appointing persons to the board, or hiring persons to the staff, of any Third Party that primarily engages in conduct that Promotes Opioids or Opioid Products. For avoidance of doubt, nothing in this paragraph shall prohibit Allergan from fully and accurately responding to unsolicited requests or inquiries about a person's fitness to serve as an employee or board member at any such Third Party.

F. Lobbying Restrictions

- 1. Allergan shall not Lobby for the enactment of any federal, state, or local legislative or regulatory provision that:
 - a. Encourages or requires Health Care Providers to prescribe Opioids or Opioid Products or sanctions Health Care Providers for failing to prescribe Opioids or failing to treat pain with Opioids;
 - b. Has the effect of limiting access to any non-Opioid alternative pain treatments; or
 - c. Pertains to the classification of any Opioid or Opioid Product as a scheduled drug under the Controlled Substances Act.
- 2. Allergan shall not Lobby against the enactment of any federal, state, or local legislative or regulatory provision that supports:
 - a. The use of non-pharmacologic therapy and/or non-Opioid pharmacologic therapy to treat chronic pain over or instead of Opioids or Opioid Products, including but not limited to Third Party payment or reimbursement for such therapies;

- b. The use and/or prescription of immediate release Opioids or Opioid Products instead of extended-release Opioids or Opioid Products when an Opioid or Opioid Product is initiated, including but not limited to Third Party reimbursement or payment for such prescriptions;
- c. The prescribing of the lowest effective dose of an Opioid or Opioid Product, including but not limited to Third Party reimbursement or payment for such prescriptions;
- d. The limitation of initial prescriptions of Opioids or Opioid Products to treat acute pain;
- e. The prescribing and other means of distribution of naloxone to minimize the risk of overdose, including but not limited to Third Party reimbursement or payment for naloxone;
- f. The use of urine testing before starting use of Opioids or Opioid Products and annual urine testing when Opioids or Opioid Products are prescribed, including but not limited to Third Party reimbursement or payment for such testing;
- g. Evidence-based treatment (such as using medication-assisted treatment with buprenorphine or methadone in combination with behavioral therapies) for OUD, including but not limited to Third Party reimbursement or payment for such treatment; or
- h. The implementation or use of disposal systems when solely related to Opioids or Opioid Products (versus of general applicability to all pharmaceutical medications, for example).
- 3. Allergan shall not Lobby against the enactment of any federal, state, or local legislative or regulatory provision expanding the operation or use of Prescription Drug Monitoring Programs ("PDMPs"), including but not limited to provisions requiring Health Care Providers to review PDMPs when Opioid Product use is initiated and with every prescription thereafter.
- 4. Notwithstanding the foregoing restrictions in Sections II.F.1-3, the following conductis not restricted:
 - a. Challenging the enforcement or interpretation of (including, but not limited to, suing for declaratory or injunctive relief) any laws, rules, or regulations;
 - b. Communications by Allergan in response to a law, rule, regulation, or order requiring such communication;

- c. Communications by an Allergan representative appearing before a federal or state legislative, administrative, or regulatory body, committee, or subcommittee as a result of a mandatory order or subpoena commanding that person or Allergan's designee to testify;
- d. Responding, in a manner consistent with this **Exhibit P**, to an unsolicited request for the input on the passage of legislation or the promulgation of any rule or regulation when such request is submitted in writing specifically to Allergan from a government entity directly involved in the passage of that legislation or promulgation of that rule or regulation; or
- e. Lobbying for or against provisions of legislation, rule, or regulation that address subjects other than those identified in Sections II.F.1-3, so long as Allergan does not support specific portions of such legislation, rule, or regulation covered by Section II.F.1 or oppose specific portions of such legislation, rule, or regulation covered by Sections II.F.2-3. Allergan may Lobby for or against any legislation, rule, or regulation that may be covered by Sections II.F.1-3, if such legislation, rule, or regulation has general or specific provisions that affect medications beyond Opioids or Opioid Products, so long as Allergan's intent and purpose of doing so is not to Promote Opioids or Opioid Products.

G. Ban on Prescription Savings Programs

- 1. Allergan shall not directly or indirectly offer any discounts, coupons, rebates, or other methods which have the effect of reducing or eliminating a patient's co-payments or the cost of prescriptions (e.g., free trial prescriptions) for any Opioid Product (except to the extent a pre-existing contractual or legal requirement exists related to Opioid Products sold by Allergan before 2021).
- 2. Allergan shall not directly or indirectly provide financial support to any Third Party for discounts, coupons, rebates, or other methods which have the effect of reducing or eliminating a patient's co-payments or the cost of prescriptions (e.g., free trial prescriptions) for any Opioid Product (except to the extent a pre-existing contractual or legal requirement exists related to Opioid Products sold by Allergan before 2021).
- 3. Allergan shall not directly or indirectly assist patients or Health Care Providers with the claims and/or prior authorization process required for third-party payors to approve payment for any Opioid Product.
- 4. Allergan may directly or indirectly provide financial support or In-Kind Support for non-Opioids to any Third Party that provides patient assistance

or support services for the purposes of helping patients afford and gain access to the medications prescribed to them.

H. General Terms

- 1. Allergan shall not make any written or oral statement about Opioids or any Opioid Product that is unfair, false, misleading, deceptive or unconscionable as defined under the law of the Settling States. For purposes of this paragraph, "Opioid Product" shall also include methadone, buprenorphine, and other substances when used exclusively to treat opioid abuse, addiction, or overdose.
- 2. Allergan shall not represent that Opioids or any Opioid Product(s) have approvals, characteristics, uses, benefits, or qualities that they do not have. For purposes of this paragraph, "Opioid Product" shall also include methadone, buprenorphine, and other substances when used exclusively to treat opioid abuse, addiction, or overdose.
- 3. This **Exhibit P** shall not be construed or used as a waiver or limitation of any defense otherwise available to Allergan or any Released Entity in any action, and nothing in this **Exhibit P** is intended to or shall be construed to prohibit Allergan or any Released Entity in any way whatsoever from taking legal or factual positions with regard to any Opioid Products in prosecution or defense of litigation or other legal proceedings.
- 4. Upon the request of the Attorney General of any Settling State, Allergan shall provide the Attorney General with copies of the following, within forty-five (45) days of the request:
 - a. Any litigation or civil or criminal law enforcement subpoenas or CID relating to Allergan's Opioid Product(s) that Allergan received after the Effective Date of the Agreement; and
 - b. Warning or untitled letters issued by the FDA regarding Allergan's Opioid Product(s) and all correspondence between Allergan and the FDA related to such letters that Allergan received after the Effective Date of the Agreement.
- 5. Nothing in this **Exhibit P** shall be construed to limit or impair Allergan's ability to:
 - a. Communicate its positions and/or respond to media inquiries concerning litigation, investigations, or other proceedings or matters relating to Allergan or its Opioid Products.
 - b. Maintain a website explaining its litigation positions and responding to allegations concerning Allergan or its Opioid Products.

I. Compliance with All State Laws and Regulations Relating to the Sale, Promotion, and Distribution of Any Opioid Product

- 1. Allergan shall comply with all applicable State laws and regulations that relate to the sale, Promotion, distribution, and disposal of Opioids or Opioid Products in the Settling States, provided that nothing in this paragraph requires Allergan to violate federal law or regulations, including but not limited to:
 - a. State Controlled Substances Act, including all guidance issued by the applicable state regulator(s);
 - b. State Consumer Protection Laws; and
 - c. State laws, regulations, and guidelines related to the prescribing, distribution, and disposal of Opioid Products.

J. Clinical Data Transparency

- 1. Allergan agrees to make available to an independent Third-Party data center or platform owner (e.g., Vivli) anonymized clinical data generated from Allergan-sponsored Phase II-IV interventional clinical studies—regardless of whether that data was submitted to a regulatory authority (e.g., FDA) for branded opioid drugs that are Opioids or Opioid Products that have received an initial marketing authorization from a regulatory authority to the extent Allergan conducts a reasonable, good faith investigation to locate any such data and it is in Allergan's possession. Anonymized clinical data includes:
 - a. Full analyzable data set(s) (including individual participant-level data de-identified);
 - b. The clinical study report(s) redacted for commercial or personal identifying information;
 - c. The full protocol(s) (including the initial version, final version, and all amendments); and
- 2. Full statistical analysis plan(s) (including all amendments and documentation for additional work processes); and Dataset Specifications, which describe the available dataset variables (such as age, race, blood pressure, lab values, etc.).
- 3. The independent Third Party will facilitate the disclosure of such clinical data to qualified researchers with a bona fide scientific research proposal as reviewed and approved by an independent review panel for scientific merit consistent with the panel's assessment criteria and pursuant to an agreed upon data use agreement.

- 4. Allergan shall not interfere with decisions made by the staff or reviewers associated with the independent Third-Party data center or platform owner.
- 5. Allergan shall bear all costs for making clinical data available pursuant to Section II.J.1 of this **Exhibit P**.

III. DOCUMENT DISCLOSURE

A. Documents Subject to Public Disclosure

The following documents must be provided to each Settling State and are subject to public disclosure in perpetuity, except for the redactions authorized by section B:

- All Allergan-produced documents admitted as trial exhibits in *In re Opioid Litigation*, Index No. 400000/2017 (N.Y. Sup. Ct., Suffolk County), *The City and County of San Francisco, California and the People of the State of California, acting by and through San Francisco City Attorney David Chiu v. Purdue Pharma L.P., et al.*, Case No. 3:18-cv-07591 (N.D. Cal.), *The State of West Virginia ex rel. Patrick Morrisey, Attorney General v. Teva Pharmaceutical Industries Ltd., et al.*, Civil Action No. 19-C-104 BNE (W. Va. Cir. Ct., Boone County), or *The People of the State of California, acting by and through Santa Clara County Counsel James R. Williams, Orange County District Attorney Tony Rackauckas, Los Angeles County Counsel Mary C. Wickham, and Oakland City Attorney Barbara J. Parker v. Purdue Pharma L.P., et al.*, Case No. 30-2014-00725287-CU-BT-CXC (Cal. Super. Ct., Orange County), together with complete trial transcripts.
- 2. All Allergan deposition transcripts, and exhibits from or produced in the matters identified in subsection III.A.1, as well as in *In re Nat'l Prescription Opiate Litig.*, No. 1:17-md-02804 (N.D. Ohio).
- 3. All summary judgment filings, proposed findings of fact and law, and expert reports relating to the claims against Allergan that were filed in the matters identified in subsections III.A.1 and III.A.2, together with related exhibits.
- 4. All documents provided under this provision must be provided in an appropriate electronic format with appropriate metadata.
- 5. In addition, Allergan shall not object to public disclosure of the following documents, without further redaction: Acquired_Actavis_00000001-Acquired_Actavis_02689490.

B. Information That Allergan May Redact

1. The following categories of information are exempt from public disclosure:

- a. Information subject to trade secret protection. A "trade secret" is information, including a formula, pattern, compilation, program, device, method, technique or process, that (a) derives independent economic value, actual or potential, from not being generally known to the public or to other persons who can obtain economic value from its disclosure and use; and (b) is the subject of efforts that are reasonable under the circumstances to maintain its secrecy. Even if the information falls within the definition, "trade secret" does not include information reflecting sales or promotional strategies, tactics, targeting, or data, or internal communications related to sales or promotion or information in documents dated more than five (5) years before the disclosure required by this section.
- b. Confidential personal information. "Confidential personal information" means individual Social Security or tax identification numbers, personal financial account numbers, passport numbers, driver license numbers, home addresses, home telephone numbers, personal email addresses, and other personally identifiable information protected by law from disclosure. "Confidential personal information" does not include the names of Allergan's officers, directors, employees, consultants, agents, or attorneys or of prescribers or of officials of a government agency.
- c. Information that is inappropriate for public disclosure because it is subject to personal privacy interests recognized by law (e.g., HIPAA), or contractual rights of third parties that Allergan may not abrogate.
- d. Information regarding Allergan employees' personal matters unrelated to Allergan, including emails produced by Allergan custodians discussing vacation or sick leave, family, or other personal matters.
- e. Information that is protected by the attorney–client or attorney work product privilege.
- f. Financial documents designated as "Highly Confidential" or "Highly Confidential Information" under Case Management Order No. 2 in *In re Nat'l Prescription Opiate Litig.*, No. 1:17-md-02804 (N.D. Ohio) and produced in response to the April 3, 2019 Ruling Regarding Jurisdictional Discovery on Defendants Allergan, Teva, and Mallinckrodt, including tax returns including all schedules and attachments, policies regarding accounting, and annual reports.

C. Redaction of Documents Containing Protected Information

- 1. Whenever a document contains information subject to a claim of exemption pursuant to section B, Allergan will provide the document in redacted form. Such redactions must indicate that trade secret and/or private information, as appropriate, has been redacted. Redactions are limited to the minimum redactions possible, consistent with section B.
- 2. Allergan must provide to each Settling State a log noting each document redacted. The log must also provide fields stating the basis for redacting the document, with sufficient detail to allow an assessment of the merits of the assertion. The log is subject to public disclosure in perpetuity. The log shall be provided by the production deadline.
- 3. In addition to the redacted documents, Allergan shall, upon any Settling State's request, also produce all documents identified in subsection III.A above in unredacted form to such Settling State at the same time, but only to the extent the document was produced by Allergan in an unredacted form in the underlying litigation, and only for the purpose of permitting a merits assessment and potential challenge of the redaction pursuant to Section IV herein.

D. Public Disclosure Through a Document Repository

1. Each Settling State may publicly disclose all documents covered by this section through a public repository maintained by a governmental, non-profit, or academic institution. Each Settling State may specify the terms of any such repository's use of those documents, including allowing the repository to index and make searchable all documents subject to public disclosure, including the metadata associated with those documents.

E. Timeline for Production

1. Allergan shall produce all documents required by Section A within nine months from the Effective Date.

F. Support Payment

1. Within thirty (30) calendar days of the Effective Date, Allergan will make one-time payments totaling \$1,375,000 to the University of California, San Francisco Foundation (UCSF Foundation) and The Johns Hopkins University, to be used to support a public repository of documents subject to this section.

IV. ENFORCEMENT

A. For the purposes of resolving disputes with respect to compliance with **Exhibit P**, should any of the Settling States have reason to believe that Allergan has violated a provision of **Exhibit P**, then such Settling State shall notify Allergan in writing of the specific objection, identify with particularity the provisions of **Exhibit P** that

the practice appears to violate, and give Allergan thirty (30) days to respond to the notification ("Response Period").

- B. Upon receipt of written notice from any of the Settling States, Allergan shall provide a written response to the Settling State's notification, containing either a statement explaining why Allergan believes it is in compliance with **Exhibit P**, or a detailed explanation of how the alleged violation occurred and a statement explaining how and when Allergan intends to remedy or has remedied the alleged violation. Allergan may request a reasonable amount of additional time to cure any violation through such remedial measures ("Cure Period") and the Settling State shall not unreasonably withhold approval of such request.
- C. The Settling State may not take any action concerning the alleged violation of **Exhibit P** during the Response and Cure Periods. Nothing shall prevent the Settling State from agreeing in writing to provide Allergan with additional time beyond the thirty (30) days to respond to the notice. However, the Settling State may take any action, including, but not limited to legal action to enforce compliance with the Consent Judgment, without delay if the Settling State believes that a threat to the health or safety of the public requires immediate action.
- D. The Settling State may bring an action against Allergan to enforce the terms of **Exhibit P**, but only after providing Allergan an opportunity to respond to the notification and, if agreed upon, a period to cure any violation, as described above, or within any other period as agreed to by Allergan and the Settling State.
- E. Nothing in this Consent Judgment shall be interpreted to limit any Settling State's Civil Investigative Demand ("CID") or investigative subpoena authority, to the extent such authority exists under applicable state law.
- F. Nothing herein shall be construed to exonerate any failure to comply with any provision of **Exhibit P** after the Effective Date, or to compromise the authority of any Settling State to take action for any failure to comply with **Exhibit P**, consistent with this section.

<u>EXHIBIT Q</u> [Intentionally Omitted]

<u>EXHIBIT R</u> <u>Agreement on Attorneys' Fees, Costs, and Expenses</u>

This Agreement on Attorneys' Fees, Expenses, and Costs ("Fee Agreement") is entered between Teva, Allergan, and the Plaintiffs' Executive Committee appointed in the multidistrict litigation in the Northern District of Ohio, *In re National Prescription Opiate Litigation*, No. 1:17md-02804 ("MDL PEC"), in connection with the Teva Global Opioid Settlement Agreement ("Teva Agreement") and the Allergan Public Global Opioid Settlement Agreement ("Allergan Agreement"). This Fee Agreement becomes effective on the Effective Date of the Teva Agreement and Allergan Agreement or the date that the Consent Judgments anticipated under the Teva Agreement and Allergan Agreement become final in 25 Settling States (whichever is later).

I. Definitions

- A. This Fee Agreement incorporates all defined terms in the Teva Agreement and Allergan Agreement, unless otherwise defined herein, and shall be interpreted in a manner consistent with the Teva Agreement and Allergan Agreement.
- B. "Allergan." Allergan Finance, LLC (f/k/a Actavis, Inc., which, in turn, was f/k/a/ Watson Pharmaceuticals, Inc.) and Allergan Limited (f/k/a Allergan plc, which, in turn, was f/k/a Actavis plc). Allergan does not include Teva Pharmaceuticals Industries Ltd. ("Teva Ltd."), Teva Pharmaceuticals USA, Inc. ("Teva USA"), Cephalon, Inc. ("Cephalon"), Actavis LLC (f/k/a Actavis Inc.) ("Actavis LLC"), Watson Laboratories, Inc. ("Watson"), Actavis Pharma, Inc. (f/k/a Watson Pharma, Inc.) ("Actavis Pharma"), Actavis Elizabeth LLC ("Actavis Elizabeth"), Actavis Kadian LLC ("Actavis Kadian"), Actavis Laboratories FL, Inc. (f/k/a Watson Laboratories, Inc. - Florida) ("Actavis Labs FL"), Actavis Laboratories UT, Inc. (f/k/a Watson Laboratories, Inc. - Utah) ("Actavis Labs UT"), Actavis Mid Atlantic LLC ("Actavis Mid"), Actavis South Atlantic LLC ("Actavis South"), Actavis Totowa LLC ("Actavis Totowa"), or Anda, Inc. ("Anda").
- C. "*Applicant*." Any Attorney or MDL Participating Counsel who seeks an award of attorneys' fees from the Attorney Fee Fund pursuant to the procedures established by the MDL Court and the Fee Panel.
- D. "*Attorney*." Any of the following retained through a legal contingency fee or hourly fee contract: a solo practitioner, multi-attorney law firm, or other legal representative of a Participating Subdivision or MDL Participating Counsel. This does not include Subdivision in-house attorneys.
- E. *"Attorney Fee Fund.*" An account consisting of funds allocated to pay attorneys' fees approved pursuant to Section III of this Fee Agreement established by Order of and under the ongoing jurisdiction of the MDL Court, as provided below.
- F. "Common Benefit." Work performed for the benefit of all Participating Subdivisions or Tribal Nations, including, but not limited to, pretrial matters,

discovery, trial preparation, trial, settlement negotiations, and all other work that advances the interests of the Participating Subdivisions.

- G. *"Common Benefit Fund."* The sub fund of the Attorney Fee Fund described in subsection III.E.
- H. *"Contingency Fee Fund."* The sub fund of the Attorney Fee Fund described in subsection III.F.
- I. "*Cost and Expense Fund Administrator*." The administrator appointed by the MDL Court on August 12, 2021 (MDL Docket No. 3828), to administer the Cost Fund and its sub funds as provided in the Fee Agreement.
- J. "*Court Common Benefit Fund.*" The Common Benefit Fund established by the MDL Court in its orders of July 22, 2021, MDL Docket No. 3794, and May 9, 2022, MDL Docket No. 4428.
- K. *"Fee Entitlement."* Any right, entitlement, or expectation, including but not limited to a fee contract, contingent fee contract, agreement, referral arrangement, cocounsel arrangement, State Back-Stop agreement, or any other arrangement by which counsel could receive compensation or other consideration. For the avoidance of doubt, the scope of Fee Entitlement under subparagraph III.G.3.a does not include any Attorneys' fees associated with representation of a State.
- L. *"Fee Panel."* The three-person panel appointed by the MDL Court on August 12, 2021 (MDL Docket No. 3828), to administer and make recommendations for the allocation and distribution of the Attorney Fee Fund and its sub funds as provided in the Fee Agreement.
- M. *"Later Litigating State.*" A State that first files a lawsuit bringing a Released Claim against a Released Entity after the Preliminary Agreement Date.
- N. *"MDL Court.*" United States District Court for the Northern District of Ohio Eastern Division, Case No. 1:17-md-02804, Judge Dan Aaron Polster.
- O. *"MDL Direct Cost Fund."* The cost fund described in subparagraph II.A.3.a below.
- P. "*MDL Participating Counsel.*" MDL Participating Counsel includes an attorney or firm authorized by MDL 2804 Lead Counsel to perform work for the Common Benefit of Participating Subdivisions. By way of example, it would include insurance counsel and appellant counsel.
- Q. *"MDL PEC."* The Plaintiffs' Executive Committee appointed by the MDL Court.
- R. *"Non-Participating Litigating Subdivision.*" A Litigating Subdivision that is not a Participating Subdivision.
- S. *"Non-Participating State."* A State that is not a Participating State.

- T. *"Participating Litigating Subdivision."* A Litigating Subdivision that is also a Participating Subdivision.
- U. *"Participation Agreement.*" An agreement executed by an Attorney that acknowledges the obligation to pay an appropriate MDL Common Benefit Assessment.
- V. "*Qualified Tribal Representation*." Representation by an attorney of a Participating Tribal Government regarding Released Claims against Released Entities. Such counsel are eligible for Common Benefit Fee consideration. The Teva Tribal Global Settlement and the Allergan Tribal Global Settlement will provide for the contribution to the Common Benefit Fund as determined by the MDL Court.
- W. "*Qualifying Representation.*" Legal services provided for representation of the MDL PEC or Participating Litigating Subdivision regarding Released Claims against Released Entities.
- X. *"State Back-Stop Agreement.*" Any agreement by a Settling State and private counsel for Participating Subdivisions in that State (or legislation enacted in that State) to provide, adjust, or guarantee attorneys' fees and costs, whether from the Attorney Fee Fund or any other source recognized in the agreement or legislation.¹
- Y. *"Subdivision Cost and Expense Fund."* The fund created to pay approved Subdivision and Tribal Nations costs and expenses as set forth in subparagraph II.A.3.b.
- Z. *"Teva"* means (i) Teva Pharmaceutical Industries Ltd. and (ii) all of its respective past and present direct or indirect parents, subsidiaries, divisions, affiliates, joint ventures, predecessors, successors, assigns, including but not limited to Teva Pharmaceuticals USA, Inc., the Actavis Generic Entities, and Anda Inc.

II. MDL Direct Cost Fund and Subdivision Cost and Expense Fund ("*Cost Fund*")

- A. The total Cost Fund shall be \$30 million dollars funded as set forth below.
 - 1. Total cost to be paid by Teva in each of the relevant Payment Years² under this Agreement shall be up to the following amounts, subject to the provisions set forth below:

		Cost Fund
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¹ Nothing herein shall be understood to indicate approval for additional State Back-Stop Agreements or modifications of existing State Back-Stop Agreements.

² Payment Year shall have the same meaning for Teva as set forth in the Teva Agreement and Teva Exhibits M-1 and M-3. Payment Year shall carry the same definition for Allergan as set forth in the Allergan Agreement and Allergan Exhibits M-1 and M-2.

Payment Year 1	\$9,000,000.00
Payment Year 2	\$9,000,000.00

2. Total cost to be paid by Allergan in each of the relevant Payment Years under this Agreement shall be up to the following amounts, subject to the provisions set forth below:

	Cost Fund
Payment Year 1	\$6,000,000.00
Payment Year 2	\$6,000,000.00

- 3. The Cost Fund shall be split into the MDL Direct Cost Fund and the Subdivision Cost and Expense Fund.
 - a. The MDL Direct Cost Fund shall be Seven Million Five Hundred Thousand Dollars (\$7,500,000), payable 50% in Year One, and 50% in Year Two. The MDL Direct Cost Fund shall make payment without any delay to reimburse the MDL PEC for an agreed-to portion of the expenses incurred, provided the costs have been approved by the Cost and Expense Fund Administrator appointed by the Court. The MDL Direct Cost Fund will be paid directly to the MDL Opiate Capital Account. The Cost and Expense Fund Administrator may include costs incurred by the MDL PEC in furtherance of litigation, mediation, implementation, and management of the Settlements.
 - b. The Subdivision Cost and Expense Fund shall be Twenty-Two Million Five Hundred Thousand Dollars (\$22,500,000), payable 50% in Year One and 50% in Year Two.
 - c. It is the intention of the Parties that the Cost Fund shall be administered by the Cost Fund and Expense Fund Administrator (MDL Docket No. 3828), who will be governed by the provisions of this Agreement and shall design the process and procedures for the allocation of costs pursuant to this Agreement and the MDL Court's Order.
 - d. The costs of the Cost and Expense Fund Administrator shall be paid from the Cost Fund and allocated by the Cost and Expense Fund Administrator between the MDL Direct Cost Fund and the

Subdivision Cost and Expense Fund to fairly charge each fund the cost incurred in implementing and supervising the specific fund.

- The Cost and Expense Fund Administrator shall set the process and e. procedures for submission of and criteria for applications for payment of Subdivisions' and Tribal Nations' costs and expenses. The Cost and Expense Fund Administrator shall receive and evaluate applications from Participating Litigating Subdivisions and litigating Tribal Nations, whether filed in Federal Court or State Court, to seek reimbursement for eligible costs in pursuit of claims against Allergan or Teva. The process shall require a showing that the costs or expenses sought were reasonably incurred in furtherance of active litigation of a designated state or federal bellwether trialset case, or Common Benefit. The Cost and Expense Fund Administrator shall require transparency from all applicants as to any other sources for compensating Attorneys for Subdivisions and Tribal Nations for costs incurred. If funds remain after the reimbursement of approved out-of-pocket costs, the Cost and Expense Fund Administrator may consider reasonable and appropriate payment for client time, costs, or expenses incurred by recognized trial bellwether plaintiffs. At the conclusion of the process, any funds not allocated by the Cost and Expense Fund Administrator shall be transferred to the Common Benefit Fund established in this Exhibit R.
- 4. In the event that States and Subdivisions enter into an additional global settlement with a party or parties other than Teva or Allergan that is (a) under the jurisdiction of the MDL Court in MDL No. 2804, (b) creates a separate cost fund, and (c) unless the parties agree to another date, such agreement has an effective date prior to June 30, 2023, the Cost and Expense Fund Administrator shall have the authority to aggregate the Cost Fund with the cost fund created under that global settlement agreement. The Cost and Expense Fund Administrator shall have the authority to address the appropriate procedures and required information to allow the costs to be funded from the appropriate cost fund or shared by two or more cost funds.

III. Attorney Fee Fund

A. An Attorney Fee Fund shall be paid in the following amounts and years:

	Teva Shall Pay	Allergan Shall Pay
Payment Year 1	\$ 46,215,837.93	\$ 40,778,855.53
Payment Year 2	\$ 46,215,837.93	\$ 40,778,855.53
Payment Year 3	\$ 55,215,837.92	\$ 46,778,855.53

Payment Year 4	\$ 55,215,837.92	\$ 46,778,855.53
Payment Year 5	\$ 55,215,837.92	\$ 0.00
Payment Year 6	\$ 55,215,837.92	\$ 0.00

- B. The Attorney Fee Fund shall consist of the Contingency Fee Fund and the Common Benefit Fund.
 - 2. It is the intention of the Parties that the Contingency Fee Fund and the Common Benefit Fund shall be administered by the Fee Panel (MDL Docket No. 3828), which will be governed by the provisions of this Fee Agreement and shall design the process and procedures for the allocation of fees pursuant to this Fee Agreement and the MDL Court's Order.
- С. The fees to be paid under this Fee Agreement are available for Attorneys engaged in Qualifying Representations and Qualified Tribal Representations only. Fees to be paid under this Fee Agreement are not available prior to the Effective Date of the Teva Agreement and Allergan Agreement or if the Teva Agreement does not proceed past Teva's determination in subsection XI.A of the Teva Agreement or if the Allergan Agreement does not proceed past Allergan's determination in subsection X.A of the Allergan Agreement. Fees to be paid under this Fee Agreement are not available for representation of States, Non-Participating Subdivisions or Non-Litigating Subdivisions and are not available for representation of private hospitals, third-party payors, NAS claimants, personal injury/wrongful death claimants, or any entity other than Participating Litigating Subdivisions. In addition, fees under this Fee Agreement are not available for representation of any individual or entity in matters other than those claims against Released Entities, but may include a reasonable share of representations that involve development of facts for pursuit of opioid-related claims against multiple defendants in the pharmacy, manufacturing, and distribution chain.
- D. *Attorney Fee Fund and Sub Funds.*
 - 1. There shall be a split of the Attorney Fee Fund into the Contingency Fee Fund and the Common Benefit Fund. The split shall be 40% to the Contingency Fee Fund and 60% to the Common Benefit Fund.
 - 2. In no event shall Teva or Allergan be required to pay more into the Attorney Fee Fund in any Payment Year than the maximum amount specified for that Payment Year in subsection III.A., which amounts are reflected in Exhibit M to the Teva Agreement and Allergan Agreement. The amounts allocated to the Contingency Fee Fund and the Common Benefit Fund set by the Fee Panel shall be subject to the reductions and offsets set forth below.

- 3. Awards of fees from the Contingency Fee Fund shall be available to Attorneys with Qualifying Representations of Participating Litigating Subdivisions eligible to receive an allocation under the Teva Agreement and Allergan Agreement, as set forth in Exhibits F-2 and G to the Teva Agreement and Exhibits F and G to the Allergan Agreement, and shall be made applying the Mathematical Model attached as Exhibit "A" to this Fee The collection of the data and calculations for the Agreement. Mathematical Model has been a cooperative effort among private counsel for a large number of Litigating Subdivisions. The analysis has been spearheaded by Joseph Tann and Andrew Arnold. The Fee Panel is encouraged to continue working with those counsel in application of the Model. The Fee Panel shall oversee the application of the Model and resolve any questions or disputes concerning the eligibility of a Counsel to participate as required in subsection III.G. The Panel is empowered to hear disputes concerning and ensure the accuracy of the mathematical calculation.
- 4. As to awards from the Contingency Fee Fund, there shall be no right of appeal.
- 5. Any appeal of an award of the Fee Panel from the Common Benefit Fund will be made to the MDL Court and be reviewed under an abuse of discretion standard.
- E. Common Benefit Fund (60% of the Attorney Fee Fund).
 - 1. Funds in the Attorney Fee Fund shall be allocated to the Common Benefit Fund according to the schedule set forth below, subject to the adjustments described in paragraph III.E.6. The payments are to be made on the following yearly schedule, subject to the adjustments set forth below:

	Teva Shall Pay	Allergan Shall Pay
Payment Year 1	\$ 27,729,502.76	\$ 24,467,313.32
Payment Year 2	\$ 27,729,502.76	\$ 24,467,313.32
Payment Year 3	\$ 33,129,502.75	\$ 28,067,313.32
Payment Year 4	\$ 33,129,502.75	\$ 28,067,313.32
Payment Year 5	\$ 33,129,502.75	\$ 0.00
Payment Year 6	\$ 33,129,502.75	\$ 0.00

2. The Common Benefit Fund shall be available to compensate Attorneys engaged in Qualifying Representations of Participating Litigating

Subdivisions and Qualified Tribal Representation of Tribal Participating Governments who:

- a. have performed work for the Common Benefit of all Participating Subdivisions and/or Tribal Nations consistent with the provisions to the guidelines established by Judge Polster set forth in MDL 2804 and the May 1, 2018 Order, under docket number 358, which is incorporated herein by reference; and
- b. satisfy the eligibility criteria set forth in subsection III.G.
- 3. For purposes of Common Benefit Fund distribution, Attorneys representing Tribal Nations litigating against Teva or Allergan have also reached a settlement for Released Claims with Teva and Allergan. These settlements shall be the subject of separate agreements with Teva and Allergan. Attorneys representing Tribal Nations are eligible for Common Benefit consideration, provided such agreements with Teva and Allergan become effective under their terms. Such Attorneys must meet the eligibility criteria in subsection III.G.
- 4. For purposes of Common Benefit Fund distribution, MDL Participating Counsel not engaged in Qualifying Representations of Participating Litigating Subdivisions but who performed work for the Common Benefit pursuant to authorization from the MDL Co-Leads and meet the eligibility criteria in subsection III.G shall be eligible.
- 5. The Common Benefit Fund shall be overseen by the Fee Panel, which shall determine the allocation of funds to eligible Attorneys consistent with this Fee Agreement and the May 1, 2018 Order.
- 6. In assessing the benefits that an Applicant has conferred to Participating Subdivisions (including non-Litigating Subdivisions) and/or Tribes for purposes of any compensation decision, the Fee Panel shall give significant weight to the extent to which (i) the Applicant and his or her clients have contributed to increasing (or reducing) the Initial Participation in the Teva Agreement or the Allergan Agreement, and (ii) the Applicant and his or her clients have contributed to increasing (or reducing) the amounts achieved under Incentive Payments A-D through participation in the Teva Agreement, including the Teva Tribal Agreement, or the Allergan Agreement, including the Allergan Tribal Agreement. The Fee Panel shall also consider additional fee recoveries the Applicant may potentially obtain, including, but not limited to, from attorney fee funds under other settlement agreements, State Back-Stop Agreements, representations of States or Tribal Nations, representations of other clients in opioids-related matters, or through the representation of Subdivision clients, whether they participated in the Teva Agreement or Allergan Agreement or not. It is the intent of this provision to recognize that the goal of the Teva Agreement

and Allergan Agreement is to provide for maximum participation by the Subdivisions, maximum abatement funding for all Subdivisions nationally, and the maximum peace for Released Entities. Therefore, representing one or more Non-Participating States or Non-Participating Subdivisions does not further the goal of the Teva Agreement or Allergan Agreement, and should not be considered Common Benefit because it does not increase funds available to Participating Subdivisions' abatement programs. Representing one or more Later Litigating States or Later Litigating Subdivisions is antithetical to the Teva Settlement and the Allergan Agreement and detracts from Common Benefit. The Fee Panel shall consider this concept of "common detriment" set forth in this paragraph in all of its decision making with respect to the allocation of the Attorney Fee Fund among Applicants, as well as, in its discretion, any offsets provided to Teva or Allergan as set forth in subsection III.H. The Fee Panel shall consider the totality of the Applicant's Participating Litigating Subdivisions as compared to the Applicant's Non-Participating Litigating Subdivisions; the Parties recognize that, although the goal is for 100% participation, Applicants with a greater number of clients have a greater probability of having one or more Non-Participating Litigating Subdivisions. As used in this paragraph, "client" or "representing" a Subdivision shall include any Litigating Subdivision as to which the Applicant has a Fee Entitlement.

- 7. As set forth in subsection III.H, the Fee Panel must consider the factors described in paragraph III.E.6 to determine how and whether to reduce the amounts to be paid by Teva or Allergan under this Fee Agreement and to determine how to allocate funds among Applicants. They may also, at their discretion, consider other factors. Any reduction in payment obligation or credit to be given Teva or Allergan in this Fee Agreement shall be applied against the last Payment Year for that defendant and working backwards. Any reduction to an Applicant not credited to Teva or Allergan shall be allocated to attorneys whose Litigating Subdivision clients participated in the settlement by the Initial Participation Date.
- 8. The MDL PEC will seek, and the Attorneys General for Settling States, Teva, and Allergan, will not oppose, a Common Benefit Fee Order requiring an assessment of 7.5% on the gross recovery (by judgment or settlement) of any Non-Participating Subdivision that is subject to the federal court jurisdiction, represented by a MDL PEC firm, represented by any Attorney receiving fees from the Common Benefit Fund, represented by any Attorney that signed a Participation Agreement or paid in a case otherwise under the jurisdiction of the MDL Court.
- 9. If Teva and Allergan agree to go forward with their respective Agreements under subsections [XI.A and X.A] of their respective Agreements, they shall pay the full Common Benefit (60%) Fee into the Common Benefit Fund without regard to the number of Settling States or Participating Subdivisions. Should Teva and/or Allergan pay a judgment to, or settle

with, a Non-Participating State or a Non-Participating Litigating Subdivision subsequent to the Reference Date, and such settlement or judgment results in a common benefit fee assessment paid into the Common Benefit Fund or the Court Common Benefit Fund, the following shall apply:

- a. Teva or Allergan shall be credited dollar-for-dollar for the amount paid for the fee assessment up to 7.5% of the abatement amount derived from the application of the State Global Allocation Percentage as set forth in **Exhibit F-1** or the abatement amount derived from the application of the Subdivision and Special District Allocation Percentage as set forth in **Exhibit G** that the Non-Participating State or Non-Participating Litigating Subdivision would have received if it had participated in the Settlement Agreement;
- b. Except as set forth below in subparagraph III.E.9.c, for any settlement or judgment that meets the requirements of paragraph III.E.9 that exceeds the abatement amount derived from the application of the State Global Allocation Percentage as set forth in **Exhibit F-1** or the abatement amount derived from the application of the Subdivision and Special District Allocation Percentage as set forth in **Exhibit G**, no credits shall be taken against Teva or Allergan's obligation to make payments into the Common Benefit Fund for that portion of the settlement or judgment in excess of the abatement amount derived from the application of the State Global Allocation Percentage as set forth in **Exhibit F**-1 or the abatement amount derived from the application of the State Global Allocation Percentage as set forth in **Exhibit F**-1 or the abatement amount derived from the application of the State Global Allocation Percentage as set forth in **Exhibit F**-1 or the abatement amount derived from the application of the State Global Allocation Percentage as set forth in **Exhibit F**-1 or the abatement amount derived from the application of the State Global Allocation Percentage as set forth in **Exhibit F**-1 or the abatement amount derived from the application of the State Global Allocation Percentage as set forth in **Exhibit F**-1 or the abatement amount derived from the application of the Subdivision and Special District Allocation Percentage as set forth in **Exhibit G**;
- c. For any settlement or judgment that meets the requirements of paragraph III.E.9 that exceeds the abatement amount derived from the application of the State Global Allocation Percentage as set forth in **Exhibit F-1** or the abatement amount derived from the application of the Subdivision and Special District Allocation Percentage as set forth in **Exhibit G** that the Later Litigating State or Later Litigating Subdivision would have received if it had participated in the Settlement Agreement, where the Later Litigating State or Later Litigating Subdivision is represented by any member of the MDL PEC or that member's law firm, Teva or Allergan shall be credited dollar-for-dollar for the full amount of the 7.5% common benefit fee assessment paid into the Common Benefit Fund;
- d. If a credit is made to Allergan or Teva pursuant to subparagraph III.E.9.c., then that amount shall be calculated as a direct reduction to any common benefit fee award made under this Fee Agreement

to the MDL PEC firm(s) that represented the Later Litigating State or Later Litigating Subdivision;

- e. Any credits shall be taken first against Teva's or Allergan's payment to the Common Benefit Fund in Teva's or Allergan's respective final Payment Year as set forth in paragraph III.E.1 (for Teva Year 6; for Allergan Year 4), up to the full amount of Teva's or Allergan's final year payment obligation, then from the next-to-final Payment Year's payment obligation, and so on;
- f. Teva and Allergan shall not be entitled to any credits against the Common Benefit Fund for settlements or judgments paid after Teva's or Allergan's final fee Payment Year.
- F. Contingency Fee Fund (40% of the Attorney Fee Fund).
 - 1. Funds from the Attorney Fee Fund shall be allocated to the Contingency Fee Fund on the following yearly schedule, subject to the adjustments set forth below:

	Teva Shall Pay	Allergan Shall Pay
Payment Year 1	\$ 18,486,335.17	\$ 16,311,542.21
Payment Year 2	\$ 18,486,335.17	\$ 16,311,542.21
Payment Year 3	\$ 22,086,335.17	\$ 18,711,542.21
Payment Year 4	\$ 22,086,335.17	\$ 18,711,542.21
Payment Year 5	\$ 22,086,335.17	\$ 0.00
Payment Year 6	\$ 22,086,335.17	\$ 0.00

- 2. The Contingency Fee Fund shall be available to compensate Attorneys engaged in Qualifying Representations of Participating Litigating Subdivisions that meet the criteria set forth in subsection III.G.
 - a. The Contingency Fee Fund shall be available to Attorneys who represent Litigating Subdivisions that are Participating Subdivisions, whether their actions are filed in state or federal court, and meet the eligibility criteria of subsection III.G.
 - b. Participation in the Contingency Fee Fund by counsel that have a case that is not subject to the jurisdiction of the MDL Court shall not create, provide, or waive jurisdiction of the MDL Court over that Litigating Subdivision, that case or Attorneys, other than to oversee

the fairness of the distribution process, and enforcement of this Fee Agreement.

- c. Under the terms of the Teva Agreement and Allergan Agreement Litigating Subdivisions must become a Participating Litigating Subdivision under both Agreements to be eligible to participate. Therefore, **Exhibit R** applies jointly to Teva and Allergan with the Attorneys' Fee Fund and MDL Cost Fund to include the combined payment from Teva and Allergan.
- 3. Teva and/or Allergan shall each be entitled to a pro-rata reduction to their own portion of the Contingency Fee Fund payment(s) in accordance with subsection III.F.4., unless, by the Payment Date for the Initial Year Payment, (i) 41 states are Settling States for Teva or 43 states are Settling States for Allergan, (ii) 98% of all Litigating Subdivisions are Participating Subdivisions and/or Subdivisions Subject to a Bar, Case-Specific Resolution, and, (iii) 97% of all Non-Litigating Subdivisions with Populations over 10,000 as listed in **Exhibit I** are Participating Subdivisions and/or Subdivisions Subject to a Bar, Case-Specific Resolution, in which case no offset shall be applied.
- 4. If the participation conditions in paragraph III.F.3 are not met, then the amounts owed by Teva and/or Allergan to the Contingency Fee Fund shall be reduced as follows:
 - a. For Non-Settling States, the Contingency Fee Fund payments shall first be reduced by the amounts identified by the Fee Panel, pursuant to paragraph III.H.7, that would have been owed to counsel for Litigating Subdivisions in Non-Settling States, had those States and those Litigating Subdivisions been Settling States and Participating Subdivisions.
 - b. Following the calculation in subparagraph III.F.4.a., the Contingency Fee Fund payments shall be reduced to reflect the nonjoinder of Litigating Subdivisions in Settling States by subtracting the amounts identified by the Fee Panel, pursuant to paragraph III.H.7, that would have been owed to counsel for Non-Participating Litigating Subdivisions in Settling States had such Litigating Subdivisions been Participating Subdivisions.
- 5. In the event that after the date of the Settlement Agreement Teva, prior to the Effective Date of the Teva Agreement, or Allergan, prior to the Effective Date of the Allergan Agreement, settles with any Litigating Subdivision that would have been eligible to participate in the defendant's Agreement, and, under such settlement agreement pays attorneys' fees, the Fee Panel shall treat those Litigating Subdivisions as Participating Litigating Subdivisions and, applying the same criteria applicable to all Attorneys for Participating

Litigating Subdivisions, determine what amount they would have been paid from the Contingency Fee Fund if they had become Participating Subdivisions under the Teva Agreement or the Allergan Agreement without such prior settlement. That sum, rather than being paid to the Attorney for the previously settling Litigating Subdivision, shall be credited and/or returned to Teva or Allergan as if determined under (a)(ii) above, except that such credit shall not be greater than the amount paid to the Attorneys under the Litigating Subdivision's prior settlement agreement and credits apply equally over the Fee Payment Years.

- 6. During the period between the Preliminary Agreement Date and the Effective Date, the MDL PEC, as well as Litigating Subdivisions' Attorneys, shall make best efforts to cease litigation activity against Teva and Allergan, including by jointly seeking stays or severance of claims against Teva and Allergan, where feasible, or postponements if a motion to stay or sever is not feasible or is denied, so long as such actions are not otherwise detrimental to the Litigating Subdivision.
- G. *Eligibility*.
 - 1. It is the intention of all parties participating in the Fee Panel process that there should be total transparency to the Fee Panel and to all fund participants. In connection with the process to be developed by the Fee Panel, any and all monies in attorney's fees received or awarded, including prior or future Contingency Fees, Common Benefit Fees, referral fees, expenses paid, promises for payment, or any other Fee Entitlement, to any Applicant in any opioid litigation shall be disclosed to the Fee Panel as a condition of participating in the Attorney Fee Fund and prior to an award from the Fee Panel. Any payment, expectation of payment or perceived entitlement to participate in a State Back-Stop Agreement or any other agreement reached with a Settling State or any Subdivision or any other source regarding payment of fees must be disclosed to the Fee Panel. Similarly, any right to payment from any other fund, for example a fund for payment to lawyers representing Settling States or Tribal Nations or Subdivisions shall be disclosed to the Fee Panel. Because it is anticipated that there will be multiple firms listed on contingent fee agreements with Litigating Subdivisions, the Fee Panel shall establish procedures, with input from Attorneys for Participating Litigating Subdivisions, for who should petition for fees from such groups and to whom the fee shall be paid and thereafter distributed to co-counsel in accordance with applicable agreements. For the avoidance of doubt, all Attorneys that are part of such groups must meet the eligibility criteria in paragraph III.G.3, must be subject to the criteria set forth in subsection III.C, and must be disclosed to the Fee Panel.
 - 2. An Applicant may apply for and recover attorneys' fees from the Common Benefit Fund, the Contingency Fee Fund, and any fund created by a past or

future State Back-Stop Agreement, provided the Applicant satisfies the requirements relevant to each such fund and requirements for disclosure to the Fee Panel.

- 3. An Attorney may not receive any payment from the Attorney Fee Fund (which includes both the Contingency Fee Fund and the Common Benefit Fund) unless the following eligibility criteria are met and annually certified by the Attorney:
 - The Attorney must expressly waive the enforcement against the a. Litigating Subdivision client of all Fee Entitlements (other than under State Back-Stop Agreements) arising out of or related to any or all Qualifying Representations of any Participating Litigating Subdivision prior to applying for attorneys' fees from the Attorney Fee Fund. All applications for attorneys' fees under this Fee Agreement shall include an affirmation by the Attorney of such waiver and notice to the client(s) of such waiver. Such waiver shall not preclude the Attorney from submitting such Fee Entitlements to the Fee Panel as a factor for consideration in allocating payments from the Attorney Fee Fund or in connection with a State Back-Stop Agreement. For the avoidance of doubt, no Attorney may recover fees under this Fee Agreement unless the Attorney expressly agrees not to enforce Fee Entitlements as to each and every Participating Litigating Subdivision represented by that Attorney, but such Attorneys may participate in and receive funds from a State Back-Stop Agreement.
 - b. The Attorney must represent that s/he has no present intent to represent or participate in the representation of any Later Litigating Subdivision or Later Litigating State with respect to Released Claims against Released Entities.
 - c. The Attorney must represent that s/he has not and will not engage in any advertising or solicitation related to Released Claims against Released Entities where such advertising or solicitation relates to a representation of a Subdivision eligible to be a Participating Subdivision after the Reference Date unless the Attorney is recommending participation in the Agreement.
 - d. The Attorney must represent s/he will not charge or accept any referral fees for any Released Claims brought against Released Entities by Later Litigating Subdivisions or Later Litigating States. This representation shall not prohibit Attorneys from receiving allocated shares of any future common benefit assessments arising out of settlements or judgments with Later Litigating Subdivisions or Later Litigating States that are the result of the MDL Court's Common Benefit order.

- e. The Attorney may not have and must represent that s/he does not have a Fee Entitlement related to a Later Litigating Subdivision or Later Litigating State, other than a potential Common Benefit Fee.
- f. The Attorney must fully disclose the participation, or the anticipation of participation, in any agreement with a Settling State or Participating Subdivision concerning fees arising out of or related to the Teva Agreement or Allergan Agreement, including any fees paid or anticipated to be paid or any State Back-Stop Agreement.
- g. The Attorney must identify for the Fee Panel whether s/he utilized state litigation work product or MDL work product, including but not limited to ARCOS data, document repositories, experts developed in the MDL, trial transcripts, or deposition transcripts. The Attorney must identify whether s/he signed the MDL Participation Agreement.
- h. Any Attorney who applies for fees from one or both Funds must represent that, having exercised his/her independent judgment, s/he believes the Teva Agreement and the Allergan Agreement to be fair and will make or has made best efforts to recommend both Agreements to his or her Subdivision clients in Settling States. For avoidance of doubt, each Attorney is expected to exercise his or her independent judgment in the best interest of each client individually before determining whether to recommend joining the settlement. All applications for attorneys' fees or costs under this subsection shall include an affirmation by the Attorney in compliance with the foregoing subparagraphs.
- 4. No Attorney receiving fees under this Fee Agreement may apply for or recover from the Attorney Fee Fund fees arising from representing a Non-Participating Subdivision except Common Benefit Fees as described in paragraph III.E.2. All applications for attorneys' fees under this subsection shall include an affirmation by the Attorney of compliance with this paragraph.
- 5. An Attorney who has filed an application under this subsection and received an award of attorneys' fees shall provide a certification of compliance with the requirements of this Fee Agreement annually during the years upon which they are still entitled to receive attorneys' fee payments under this Agreement. This certification will be done as directed by the Panel.
- 6. If, at any time, the Attorney is unable to make the representations set forth in this subsection, such representations become untrue, or the Attorney falsely represents compliance with the eligibility criteria, the Attorney shall cease to be eligible to receive funds from the Attorney Fee Fund until further

review by the Fee Panel of the Attorney's eligibility under and compliance with this subsection.

- 7. If an Attorney has a Fee Entitlement with a Later Litigating Subdivision or Later Litigating State or otherwise becomes unable to reaffirm compliance with the eligibility criteria set forth above, the Attorney shall notify the Fee Panel. For the avoidance of doubt, any Attorney who undertakes any new representation of, or has a Fee Entitlement with, a Later Litigating Subdivision or Later Litigating State shall be prohibited from receiving any future funds from the Attorney Fee Fund. If an Attorney fails to notify the Fee Panel of such Fee Entitlement with a Later Litigating Subdivision or Later Litigating State, the Attorney shall be required to refund amounts previously paid. The Fee Panel shall notify Teva and Allergan when it receives notification.
- To the extent an Attorney who has received compensation from the 8. Attorney Fee Fund based on Qualifying Representations of Participating Litigating Subdivisions under the Teva Agreement or the Allergan Agreement, represents a Later Litigating Subdivision or Later Litigating State, such Attorney shall be obligated to refund such amounts received as compensation from the Attorney Fee Fund to Teva or Allergan. Teva, Allergan, or such Attorney may bring any dispute as to whether such Attorney shall be obligated to refund such amounts received from the Attorney Fee Fund to Allergan or Teva to the Fee Panel. Nothing herein shall require a multi-attorney law firm that has received compensation from the Attorney Fee Fund to refund such amounts if an attorney of the firm that is no longer affiliated with such law firm, after such departure, represents a Later Litigating Subdivision or Later Litigating State, provided that (a) neither the law firm nor any of its other attorneys have any contractual or financial arrangement regarding, stand to benefit directly or indirectly from, or directly or indirectly provide financial or other support of any kind to, the former attorney's representation of the Later Litigating Subdivision or Later Litigating State and (b) if the former attorney was a partner or owner of the multi-attorney law firm at the time that the law firm received compensation from the Attorney Fee Fund, the former attorney shall be obligated to refund such amounts as the former attorney earned as a result of the compensation that the law firm received from the Attorney Fee Fund.
- 9. In the event that an Attorney is deemed ineligible by the Fee Panel (whether based on its initial application or subsequent recertification), the Fee Panel shall provide notice to the Attorney and give the Attorney 30 days to provide additional information such that the Fee Panel could re-consider the Attorney's eligibility.
- 10. To the extent that an Attorney has a Fee Entitlement with a Participating Subdivision and is authorized to bring Released Claims against Released Entities, but such authorization is, in scope, less broad than the category of

Released Claims set forth in the Teva Agreement or Allergan Agreement, such Attorney may participate fully in both the Contingency Fee Fund and the Common Benefit Fund, without any reduction imposed by the Fee Panel due to the scope of the authorization, so long as the Participating Subdivision fully releases all Released Claims against Released Entities.

- 11. Attorneys applying to the Attorney Fee Fund knowingly and expressly agree to be bound by the decisions of the Fee Panel, subject to the limited appeal rights set forth in this Fee Agreement, and waive the ability to assert the lack of enforceability of the allocation reached through the procedures outlined herein.
- 12. Applicants are under an ongoing obligation to inform the Fee Panel in writing of any additional fees earned, expected, or received related to any Opioid litigation throughout the period of the Fee Panel's operation.

H. Calculation of Amounts Due.

- 1. The Fee Panel shall be solely responsible for determining the amount of fees to be paid to each Applicant. None of the Released Entities shall have any responsibility, obligation, or liability of any kind whatsoever with respect to how attorneys' fees are calculated under this subsection, except that the Fee Panel may receive information from Teva or Allergan as to (a) the identity of Participating, Non-Participating, Litigating, Later Litigating, and Non-Litigating Subdivisions; (b) the impact of non-participation by a Litigating Subdivision as is relevant to the Fee Panel's determination in paragraph III.E.6; and (c) such other information as Teva or Allergan may voluntarily elect to provide.
- 2. The Fee Panel shall establish procedures for making determinations under this Fee Agreement consistent with this Fee Agreement and orders of the MDL Court. Such procedures may include submission of documentary and/or other evidence, interviews with Applicants and/or other counsel (including counsel for Teva and Allergan) that the Fee Panel deems appropriate, and/or other means of creating a record upon which fee awards will be based.
- 3. In making determinations under this Fee Agreement, the Fee Panel must apply the eligibility criteria set forth in subsection III.G of this Fee Agreement and the criteria set forth in paragraph III.E.2. In addition, the Fee Panel will give consideration in regard to Common Benefit Fund awards to the *Johnson* factors, as well as the following factors (which factors may be applied and given relative weight in the Fee Panel's discretion):
 - a. The Applicant's contemporaneously recorded time and labor dedicated to Qualifying Representations along with the Applicant's

financial commitment to such Qualifying Representations. Claimed "time" will not be automatically accepted by the Fee Panel but will be critically reviewed and given substantially more weight and consideration if such time was subject to the audit process described in any Pretrial Order(s) governing the collection of common benefit time;

- b. The novelty, time, and complexity of the Qualifying Representations;
- c. The skill requisite to perform legal services properly and undesirability of the case;
- d. The preclusion of other employment by the Applicant due to time dedicated to Qualifying Representations;
- e. The Common Benefit, if any, alleged to have been conferred by the Applicant and whether such Common Benefit work product by that Applicant was used by others in parallel litigations against Released Entities whether within or outside the MDL, provided that any Applicant claiming that s/he substantially benefited cases other than those in which s/he entered an appearance as counsel must substantiate such claims by proffering factual support, such as proper supporting affidavits or other documents as determined by the Fee Panel with input from Attorneys for Participating Litigating Subdivisions;
- f. Any "common detriment," as set forth in paragraph III.E.6.
- g. Any contingent fee agreement or other Fee Entitlement with Participating Subdivisions, enforcement of which, except for State Back-Stop Agreements, are waived in conjunction with the application, the nature and extent of any work for those Participating Subdivisions, whether such Participating Subdivisions actively litigated and, if so, the nature and procedural history of such case(s);
- h. The experience, reputation, and ability of the Applicant;
- i. Whether the Applicant's clients brought Released Claims against Released Entities;
- j. The status of discovery in cases primarily handled by the Applicant;
- k. The nature of any work by the Applicant on "bellwether" cases or cases that were similarly active in litigation;

- 1. Any pressure points successfully asserted by the Applicant in cases against Teva or Allergan or any risk for Teva or Allergan created by the Applicant in cases against them;
- m. Any risk for defendants created by Applicants in cases against Teva or Allergan;
- n. Successful and unsuccessful motion practice in cases worked on by the Applicant;
- o. The date of filing of any cases filed by the Applicant;
- p. Obtaining consolidation of the litigation in the Applicant's jurisdiction;
- q. The number and population of entities represented by the Applicant and the fees that would have been awarded under extinguished contingent fee arrangements;
- r. Whether the Applicant's clients brought claims against Teva or Allergan;
- s. Whether the Applicant has had a leadership role in the litigation, whether in state or federal court;
- t. Whether the Applicant has had a leadership role in any negotiations aimed at resolving the litigation;
- u. Whether the Applicant's cases have survived motions to dismiss;
- v. The extent to which the Applicant contributed to the work product used for the common benefit of opioids litigants, including, without limitation, work on ARCOS data, Prescription Data Monitoring Programs, IQVIA data, depositions, document production and analysis experts, motions, briefs and pleadings, trial preparations, and trials;
- w. The extent to which litigation was done prior to and contributed to completion of settlement negotiations, as distinct from litigation that was done litigating after the announcement of the Teva Agreement or Allergan Agreement, such latter litigation both being of less value and potentially resulting a common detriment to the settlement process; and
- x. Any other factors that the Fee Panel finds to be appropriate to consider after input from Applicants to the Attorney Fee Fund.

- 4. In the event that States and Subdivisions enter into an additional global settlement with a party or parties other than Teva or Allergan that is (a) under the jurisdiction of the MDL Court in MDL No. 2804, (b) creates a separate common benefit fund to be administered by the Fee Panel, and (c) unless the parties agree to another date, such agreement has an effective date prior to June 30, 2023, the Fee Panel may:
 - a. Consolidate the Common Benefit approval process to include evaluation of all Common Benefit Applications for all settlements entered after November 14, 2022;
 - b. Determine the fair and equitable allocation of the Aggregate Common Benefit Fees that come after November 14, 2022;
 - c. Give consideration to the amount and timing of each settlement, including the amount and timing of Common Benefit Fees;
 - d. The Fee Panel shall abide by the applicable Attorney Fee Agreement in each of the Settlements in Allocating the Common Benefit Fees provided for in the Settlement; and
 - e. Be guided in their work by the Orders of the Court related to Fees and Costs.
- 5. The Fee Panel shall develop procedures for receiving a single application, which may be updated or amended based on new information (such as participation by additional Litigating Subdivisions) from each Applicant seeking compensation from each sub fund of the Attorney Fee Fund pursuant to processes and procedures developed by the Fee Panel, which shall not be inconsistent with this Fee Agreement. Any request for attorneys' fees not included on the single application or through the updating/amendment process designed by the Fee Panel shall be deemed waived. For purposes of transparency and to permit the Fee Panel to conduct its work, the application from each Applicant shall, at a minimum, require each Applicant to:
 - a. Identify all Litigating Subdivisions for which s/he is seeking payment from the Attorney Fee Fund;
 - b. Identify all Subdivisions in both Settling and Non-Settling States (and, where applicable, Tribal Nations) with respect to which s/he has a Fee Entitlement with respect to Relevant Claims against Released Entities, and identify all co-counsel in such cases;
 - c. Identify which of those Subdivisions are Participating Subdivisions and which are not (with similar information for Tribal Nations, where applicable);

- d. Specify the specific fund or funds within the Attorney Fee Fund from which the Attorney is seeking compensation;
- e. Demonstrate his or her eligibility for compensation from the relevant sub funds within the Attorney Fee Fund pursuant to the criteria set forth for the relevant sub fund;
- f. Identify any and all Fee Entitlements from representations of States, Tribal Nations, or other plaintiffs related to Released Claims against Released Entities or in opioids-related matters;
- g. Notwithstanding "a-f" above, the Panel may consider a supplemental application if the Applicant shows good cause why circumstances exist that will lead to consideration for additional Common Benefit award. Examples would include, but are not limited to, an Applicant having Non-Participating Litigating Subdivision clients that subsequently become Participating Subdivisions, a Bar Date passes that increases participation or the Participation Tier, or an Allocation Agreement is reached.
- 6. With respect to the Common Benefit Fund, the Fee Panel shall (subject to any applicable MDL Court Order):
 - a. Review the applications of all Applicants seeking compensation from the Common Benefit Fund, including determining eligibility for each Applicant as set forth in subsection III.G.
 - b. Reduce, on an annual basis, Teva's or Allergan's payment obligations, as set forth in paragraph III.E.7. The Panel shall inform Teva or Allergan, and the MDL PEC of all such amounts and adjust payment obligations accordingly.
 - c. Using criteria set forth in subsections III.E and III.H, allocate amounts from the Common Benefit Fund to eligible Applicants, including payment amounts for each Payment Year. In making such allocations, the Panel shall apply the principles set forth in paragraph III.E.6 and shall allocate any reduction in the payments specified in paragraph III.E.7 to the amounts paid to Applicants with a Common Benefit Fee Entitlement.
- 7. With respect to the Contingency Fee Fund, the Fee Panel shall:
 - a. Review the applications of all Attorneys seeking compensation from the Litigating Subdivision Fee Fund, including determining eligibility for each Attorney as set forth in subsection III.G.
 - b. Apply the Mathematical Model in Exhibit A to this Fee Agreement.

- c. Use such allocations to reduce on an annual basis the payment obligations of Teva or Allergan to the Attorney Fee Fund as set forth in paragraph III.F.4, and distributions therefrom, and inform Teva or Allergan and the MDL PEC of all such adjustments.
- 8. To the extent that there is a dispute about the calculations of the Fee Panel related to the amounts that Teva or Allergan is required to pay (including application of any reductions or offsets under this Fee Agreement), such disputes shall be presented to the Fee Panel and any disputed funds be paid into/held in escrow. The Fee Panel shall resolve such disputes expeditiously, with either Party having the right to seek review from the MDL Court.
- 9. For purposes of determination of fee or cost awards, allocations, reductions, and possible reversions under this Fee Agreement, unless specified otherwise a Subdivision will be considered a Non-Participating Subdivision if it is not a Participating Subdivision as of the deadline for the application for the fee at issue (or, if the determination does not involve a specific application, the date on which the record for such determination closes).
- 10. In the event that the Fee Panel, through the use of the Mathematical Model set forth in Exhibit A, allocates funds from the Contingency Fee Fund for an Attorney based on a Qualifying Representation of a Participating Litigating Subdivision and that Subdivision is in a Settling State in which the Consent Judgment has not been approved, such funds shall be placed into escrow until the Consent Judgment is approved, after which time they shall be released.
- I. Miscellaneous.
 - 1. The Fee Panel shall charge an hourly rate approved by the Court. The Pre-Effective Date costs associated with the Cost and Expense Fund Administrator shall be paid from funds in the Cost Fund. Post-Effective Date, the cost of the Fee Panel shall be charged against the applicable Fee Fund based on allocation by the Fee Panel and shall not be otherwise funded by Teva and Allergan.
 - 2. The MDL PEC shall provide to Teva and Allergan information they have that identifies Attorneys who represent Litigating Subdivisions who are not Participating Subdivisions and who have an obligation to pay a common benefit assessment, either due to the MDL Court's orders or pursuant to a Participation Agreement.
 - 3. Participating Subdivisions agree to instruct their counsel to treat information, work product and expert materials as confidential under Rule 1.6 of the ABA Model Rules of Professional Conduct. Accordingly, an Attorney shall not share information or work product with, or experts or

materials to, non-participants (other than the Attorney's own current clients or their lawyers, consultants, experts or other representatives or agents). However, nothing herein shall prevent MDL Leadership or PEC Counsel from fulfilling their obligations in any MDL and the MDL Court Order.

IV. Miscellaneous

- A. *Termination*. If the Teva Agreement or Allergan Agreement does not proceed past the Reference Date, whether because Teva and Allergan do not determine to proceed or for any other reason, this Fee Agreement shall be null and void, neither Teva nor Allergan shall have any obligation to make any payments under this Fee Agreement other than Fee Panel costs advanced, and Teva, Allergan, and the PEC shall take such steps as are necessary to restore the *status quo ante*.
- B. *MDL Court Consideration*. This Fee Agreement shall be attached as an exhibit to the Teva Agreement and Allergan Agreement. This Fee Agreement shall also be submitted by Teva, Allergan, and the MDL PEC to the MDL Court for approval pursuant to the motion and order that shall be attached, prior to the Preliminary Agreement Date of the Agreements, as Exhibit B.
 - 1. In the event that the MDL Court, through an order, makes any change to the amounts potentially to be paid by Teva and Allergan under this Fee Agreement, makes any change to the Fee Panel's consideration of the factors set forth in paragraph III.E.6, or any other material change to the draft Order attached as part of Exhibit B or the terms of this Fee Agreement, Teva, Allergan, and the MDL PEC shall meet and confer concerning such changes.
 - 2. If Teva, Allergan, and the MDL PEC are unable to reach agreement and revisions to this Fee Agreement, this Fee Agreement shall be null and void, Teva and Allergan shall have no obligation to make any payments under this Fee Agreement, and Teva, Allergan, and the MDL PEC shall take such steps as are necessary to restore the *status quo ante*.
- C. *Amendment*. Once the MDL Court has entered an order implementing this Fee Agreement, this Fee Agreement can only be amended by (1) written agreement of Teva, Allergan, and the MDL PEC and (2) approval by the MDL Court.
- D. Jurisdiction and Enforcement. The MDL Court shall have exclusive and ongoing jurisdiction over the enforcement and implementation of this Fee Agreement as set forth herein. The MDL PEC shall be the Authorized Party to enforce this Fee Agreement, as to the payment obligations of Teva and Allergan as set forth in this subsection and as to Attorneys making application to the Funds under this Fee Agreement. Solely for purposes of assessing or allocating common benefit fees, the MDL Court will continue to have jurisdiction over the work product developed in the MDL Court by and under the direction of the MDL PEC with respect to claims against Teva or Allergan, including data and documents, depositions, expert

reports, briefs and pleadings; and the MDL Court's protective orders, management orders, and other decisions regarding such discovery and other work product, including but not limited to, conditions on its use, will continue in full force and effect. Nothing in this subsection authorizes the MDL Court to act contrary to this Agreement or provides the MDL Court with jurisdiction over the Teva Agreement or Allergan Agreement.

<u>EXHIBIT S</u> <u>Agreement on the State Outside Counsel Fee Fund for Manufacturer Settlements</u>

- 1. **Definitions.**
 - a. "<u>Manufacturer</u>" means any of Teva and Allergan, and "Manufacturers" means all of the foregoing.
 - b. "<u>Multistate Manufacturer Settlement Agreement</u>" means This Settlement Agreement along with the separate settlement of opioids-related claims among 30 or more states and the other Manufacturer.
 - c. "<u>This Settlement Agreement</u>" means the settlement agreement between the Settling States and the Manufacturer to which this Agreement is attached as an Exhibit.
 - d. "<u>Settling Manufacturer</u>" means the Manufacturer that is a party to This Settlement Agreement.
 - e. "<u>Settling States</u>" has the meaning given such term in the relevant Multistate Manufacturer Settlement Agreement.

2. Creation of a State Outside Counsel Manufacturers Fee Fund. The Settling States have agreed to the creation of a state outside counsel fee fund to pay reasonable attorneys' fees of Settling States which have retained outside counsel in connection with litigation against one or more Manufacturers (such fund, the "<u>State Outside Counsel</u> <u>Manufacturers Fee Fund</u>").

3. **State Outside Counsel Manufacturers Fee Fund Administration.** The State Outside Counsel Manufacturers Fee Fund shall be administered separately from any other funds for the payment of attorney's fees or costs in connection with This Settlement Agreement, including any common benefit fund, contingency fee fund for subdivision counsel, state cost fund, or MDL expense fund. If necessary, a committee of Attorneys General shall be convened to oversee the State Outside Counsel Manufacturers Fee Fund (the "Manufacturers Fee Fund <u>Committee</u>"). The Manufacturers Fee Fund Committee shall be appointed by the Settling State Members of the Enforcement Committee and shall be comprised solely of Attorneys General of Settling States that engaged outside counsel to pursue litigation against one or more Manufacturers. The Settlement Fund Administrator (the "<u>Fee Fund Administrator</u>") shall administer the State Outside Counsel Manufacturers Fee Fund according to this Exhibit and, if convened, the guidelines and directives of the Manufacturers Fee Fund Committee.

4. State Outside Counsel Manufacturers Fee Eligibility.

- a. To receive any amount from the State Outside Counsel Manufacturers Fee Fund, both of the following must be true:
 - 1. an outside counsel to a Settling State must have filed and maintained an action in the name of a Settling State or its Attorney General against a Manufacturer in a state or federal court as of November 1, 2022; and
 - 2. the State must become a Settling State for each Multistate Manufacturer Settlement Agreement for which it is eligible.

- b. No Settling State (or its outside counsel) shall receive funds from both the State Outside Counsel Manufacturers Fee Fund and any "Additional Restitution Amount" as may be provided for in This Settlement Agreement.
- c. In addition to the eligibility criteria set forth in Paragraph 4.a, above, and for the avoidance of doubt, only Settling States under This Settlement Agreement are eligible to receive any funds paid into the State Outside Counsel Manufacturers Fee Fund as a result of This Settlement Agreement.

5. State Outside Counsel Manufacturers Fee Fund Amount. The Settling Manufacturer shall pay funds into the State Outside Counsel Manufacturers Fee Fund in an amount equal to, and on the schedule identified in, Exhibit M (the "<u>Contribution</u>"). The Settling Manufacturer's Contribution shall be subject to a reduction as described in Paragraph 8, below.

6. State Outside Counsel Manufacturers Fee Fund Availability and Calculation of Amount.

- a. The State Outside Counsel Manufacturers Fee Fund shall be available to compensate private outside counsel for Settling State Attorneys General for approved fees arising out of representation of the Settling State pursuant to the schedule attached to this agreement as Schedule I (the "Fee Schedule").
- b. The Fee Schedule is intended to reflect the fee calculation in subparagraphs 6.c and d, below (the "Fee Calculation"). Subject to adjustments required by Paragraph 8, below, in the event of any discrepancy between the Fee Schedule and the Fee Calculation, the Fee Schedule shall control. Each Settling State, by becoming a Participating State in This Settlement Agreement, agrees that the Fee Schedule reflects the Fee Calculation and waives any right to contest the accuracy of the Fee Schedule, absent manifest error, the exclusion of a Settling State, or the inclusion of a Non-Settling State. The version of the Fee Schedule reflecting any necessary adjustments shall be the "Final Fee Schedule."
- c. Except as provided in Paragraph d, below, fees shall be aggregated across the Multistate Manufacturer Settlement Agreements and be calculated by adding two components: (a) a fixed amount consisting of fifty percent (50%) of the amount of remediation funds allocated to a Settling State and its Subdivisions pursuant to the Multistate Manufacturer Settlement Agreements multiplied by 4.5% (or, if lower, the applicable contingency fee percentage in the Settling State's outside counsel contract); and (b) a proportional percentage of the remaining fee due under that Settling State's contract with its outside counsel assuming that fifty percent (50%) of the Settling State's Participating Subdivisions) so that the fees of all eligible Settling States (minus the fixed amount that would have been allocated to any Non-Settling States had they become Settling States) exhausts the State Outside Counsel Manufacturers Fee Fund. The proportional share percentage will be the same for each Settling State

included in the State Outside Counsel Manufacturers Fee Fund. Except as set forth in Paragraph 6.c, fees shall be split proportionally among each Multistate Manufacturer Settlement Agreement, as set forth on the Fee Schedule.

- d. Notwithstanding the foregoing, fees for the State of Oklahoma, if it becomes a Settling State under the Multistate Manufacturer Settlement Agreement with Allergan, shall be limited to Oklahoma's share of the State Outside Counsel Manufacturers Fee Fund derived from Allergan's Contribution. Oklahoma's share of the State Outside Counsel Manufacturers Fee Fund derived from Teva's Contribution shall be reallocated proportionally among the other Settling States eligible to receive payments from the State Outside Counsel Manufacturer Fee Fund.
- e. All amounts paid will be less the following:
 - 1. Any costs or fees of the Fee Fund Administrator. The Fee Schedule reflects a holdback amount of \$50,000 for such administrative expenses of the Fee Fund Administrator, the remainder of which shall be disbursed proportionally to States receiving monies from the State Outside Counsel Manufacturers Fee Fund at the conclusion of such administration.

7. **Payment by the Fee Fund Administrator.**

- a. The Fee Fund Administrator shall hold the Contribution in escrow until the earlier of (1) both Multistate Manufacturer Settlement Agreements become effective or (2) when instructed by the Settling State Members of the Enforcement Committee.
- b. Subject to eligibility pursuant to Paragraph 4, above, a Settling State's outside counsel may receive funds from the State Outside Counsel Manufacturers Fee Fund in the following scenarios ("Payment Scenarios"):
 - 1. The Settling State's outside counsel agrees that the amount listed for such state on the Final Fee Schedule either satisfies in full or exceeds the amounts owed to all such Settling State's outside counsel and such counsel has provided written notice waiving all entitlement to additional fee in respect of any Multistate Manufacturer Settlement Agreement.
 - 2. The Settling State and its outside counsel enter into a signed writing establishing the amount owed to the counsel, which includes an agreement on the payment of the amount listed for such state on the Final Fee Schedule and waives any right of the State or its outside counsel to additional amounts from the State Outside Counsel Manufacturers Fee Fund.
 - 3. A final judgment is entered that is no longer appealable, which judgement adjudicates the amount owed to the Settling State's counsel in respect of This Settlement Agreement and directs the Manufacturers Fee Fund Committee how to pay the amount listed on the Final Fee Schedule for such State.

If no Payment Scenario is applicable with respect to a Settling State, then the Settling State's share shall be placed in an interest-bearing escrow account (less reasonable expenses of the Fee Fund Administrator) and held unless and until a Payment Scenario is applicable.

- c. Upon the applicability of a Payment Scenario 1 with respect to a Settling State, the Fee Fund Administrator shall pay that Settling State's outside counsel the amount identified on the Final Fee Schedule for such state or such lesser amount that satisfies the Settling State's obligation to its outside counsel in full. Any remaining allocation to such State shall be paid to the Settling State.
- d. Upon the applicability of a Payment Scenario 2 or 3 with respect to a Settling State, the Fee Fund Administrator shall release monies from the State Outside Counsel Manufacturers Fee Fund in either the amount held by the Fee Fund Administrator, if the amount of the agreement or judgment is equal to or more than the amount held, or the amount indicated in the agreement or in the final judgment, if the amount in the agreement or judgment or judgment is less than the amount held.
- e. Nothing herein, including the amounts listed in Paragraph 5 above or on any Fee Schedule, shall prevent a Settling State from arguing in any proceeding with its outside counsel that (i) its recovery was less than fifty percent (50%) of the recovery in the settlement agreement down to and including fifteen percent (15%) of the total recovery; (ii) any payment should be discounted by an appropriate discount rate commensurate to the risk of the settlement agreement and the timeline that the Settling State is receiving its payments; (iii) the settlement amount should be lower because the amount a Settling State receives was reduced because such Settling State's outside counsel failed to obtain joinder from a Settling State's Subdivision(s) that the outside counsel also represented; or (iv) any limitation placed by the Settling Manufacturer bars payment of a higher fee to outside counsel.
- f. In the event the amount due to the Settling State's outside counsel from an escrow account is less than the total amount of funds escrowed on the account of the Settling State, the balance shall be paid to the Settling State. In no event, other than a State becoming a Non-Settling State, shall funds revert to a Manufacturer.

8. **Non-Settling States; Reversion and Redistribution.** Amounts owed by the Settling Manufacturer to the State Outside Counsel Manufacturers Fee Fund shall be reduced by amounts allocated to the fixed amount for such State under This Settlement Agreement in the event that a listed State becomes a Non-Settling State. The payments for the other Settling States reflected in the Fee Schedule shall be adjusted by the Fee Fund Administrator to reflect a recalculated proportional percentage under the Fee Calculation.

9. Interpretation.

a. This Agreement shall be an Exhibit to each Multistate Manufacturer Settlement Agreement and shall include the Fee Schedule setting forth the presumptive payment calculations for each eligible Settling State. By joining This Settlement Agreement, each State agrees on the presumptive accuracy of the Fee Schedule, absent manifest error, the inclusion of a Non-Settling State, or the exclusion of a Settling State.

b. It is the intent of all parties that the State Outside Counsel Manufacturers Fee Fund function in a similar manner, with similar calculations and mechanics, as the "State Outside Counsel Fee Fund" established in **Exhibit S** of that certain settlement agreement dated as of July 21, 2021 setting forth the terms of settlement between and among McKesson Corporation, Cardinal Health, Inc., and AmerisourceBergen Corporation, on the one hand, and certain settling states and certain participating subdivisions, on the other hand.

Schedule I

Fee Schedule

	Total Fee	Allergan Share	Teva Share
State			
Alaska	\$1,252,625.36	\$424,966.99	\$827,658.36
Delaware	\$2,194,254.56	\$744,425.11	\$1,449,829.45
Georgia	\$6,557,324.06	\$2,224,644.65	\$4,332,679.41
Hawaii	\$1,272,349.43	\$431,658.60	\$840,690.83
Idaho	\$1,413,869.58	\$479,670.88	\$934,198.70
Kentucky	\$5,087,998.16	\$1,726,159.60	\$3,361,838.56
Mississippi	\$1,737,202.53	\$589,365.16	\$1,147,837.38
	\$6,279,564.47	\$2,130,411.64	\$4,149,152.83
Nevada			
	\$5,218,189.24	\$1,770,328.36	\$3,447,860.88
New Mexico			
Ohio	\$6,831,882.94	\$2,317,791.78	\$4,514,091.16
Oklahoma	\$1,470,349.73	\$1,470,349.73	\$-
Puerto Rico	\$4,823,581.25	\$1,636,453.24	\$3,187,128.01
South Dakota	\$673,251.45	\$228,408.00	\$444,843.46
	Admin Expense	\$18,047.03	\$31,952.97
	Holdbacks		
	Total	\$16,192,680.76	\$28,669,762.00

<u>EXHIBIT T</u> Agreement on the Joint State Cost Fund

1. **Definitions**.

- a. "<u>Opioids Defendant</u>" means Teva, Allergan, or such other defendant in opioids-related litigation that enters into a Multistate Settlement after November 1, 2022, and "Opioids Defendants" means all of the foregoing.
- b. "<u>Multistate Settlement</u>" means this Settlement Agreement along with any other settlement of opioids-related claims among 30 or more states and an Opioids Defendant.
- c. "<u>Settlement Agreement</u>" means the settlement agreement between the Settling States and the Opioids Defendant to which this Agreement is attached as an Exhibit.
- d. "<u>Settling Opioids Defendant</u>" means the Opioids Defendant that is a party to the Settlement Agreement.
- e. "<u>Settling States</u>" has the meaning given such term in the Settlement Agreement.

Creation of a State Cost Fund. The Settling Opioids Defendant and the Settling 2. States agree to the creation of a fund to pay costs and expenses associated with litigation and investigations related to the opioids litigation (such fund, the "State Cost Fund"). The State Cost Fund shall be administered separately from any other funds for the payment of attorneys fees or costs in connection with the Settlement Agreement, including any common benefit fund, contingency fee fund for subdivision counsel, subdivision cost fund, or MDL expense fund. However, the State Cost Fund shall be administered jointly with similar "State Cost Funds" created in other Multistate Settlements after November 1, 2022; any state cost funds jointly administered in this manner shall be referred to as the "Joint State Cost Fund." To the extent permissible and feasible, the Joint State Cost Fund may also be jointly administered with any fund for reimbursement of states' litigation and investigation costs established by a bankruptcy plan, including the Mallinckrodt bankruptcy plan, any plans that may emerge from the bankruptcies of Purdue and Endo, and any similar bankruptcies of opioids defendants. To the extent feasible, the Joint State Cost Fund may also be jointly administered with the State Cost Funds established pursuant to the Distributors Multistate Settlement and the Janssen Multistate Settlement.

3. **State Cost Fund Amount.** The Settling Opioids Defendant shall pay into the State Cost Fund in the amount listed on, and on the schedule set forth in, **Exhibit M** (the "<u>Settling Opioids Defendant's Contribution</u>") for the purpose paying States' costs and expenses associated with to the opioid litigation.

4. **Joint State Cost Fund Committee.** A committee of Attorneys General or their designated representatives (such committee, the "Joint State Cost Fund Committee") shall oversee the Joint State Cost Fund. The committee shall be appointed by the Settling State Members of the Enforcement Committee, who shall aim to (i) have equal representation between states that retained contingency fee outside counsel and states that did not retain contingency fee outside counsel with respect to opioids-related litigation, and (ii) maintain consistency of committee membership across state cost funds that compose the Joint State Cost Fund. The Settling State Members of the Enforcement Committee may by majority vote add to or change the composition of the Joint State Cost Fund Committee.

5. Joint State Cost Fund Administrator.

- a. The Joint State Cost Fund Committee may select an administrator (the "Joint State Cost Fund Administrator"), who shall administer the Joint State Cost Fund and direct payments to Settling States according to the guidelines and directives of the Joint State Cost Fund Committee. While the expenses of the Joint State Cost Fund Administrator shall be reimbursable pursuant to the principles and guidelines listed below, the Joint State Cost Fund Administrator shall first rely on any separate funds that may be set aside for such purpose in any Multistate Settlement.
- b. The Joint State Cost Fund Administrator shall be responsible, under the direction and supervision of the Joint State Cost Fund Committee, for receiving and reviewing applications for reimbursement from the Joint State Cost Fund. This may include the creation of an audit process to ensure the integrity of submissions, as well as reimbursement rules to incentivize accurate submissions.

6. State Cost Fund Guidelines and Principles.

- a. Monies in the State Cost Fund shall be released without any delay to reimburse Settling States for documented costs incurred or paid in connection with litigation and investigation related to the opioid litigation.
- b. In allocating the Joint State Cost Fund, the Joint State Cost Fund Committee shall seek to comply with the following principles:
 - 1. Each State Cost Fund should be used to reimburse costs incurred by States that are Settling States in the Multistate Settlement from which funds are paid. (However, the foregoing sentence does not preclude a Non-Settling State that joins a separate Multistate Settlement from participating in the Joint State Cost Fund with respect to contributions made by other Opioids Defendants.)
 - 2. Funds in any State Cost Fund shall be primarily used to reimburse

costs incurred prior to the date on which the relevant Multistate Settlement was first made available for participation to eligible States. Regardless of other factors considered in prioritizing payments, all costs incurred prior to January 1, 2023, shall be paid before any costs incurred after that date are paid.

- 3. The Joint State Cost Fund shall prioritize the reimbursement of the following over reimbursement of any State's litigation or investigation costs:
 - the reasonable costs of the Joint State Cost Fund Administrator;
 - repayment of National Association of Attorneys General grants made in connection with opioid investigations and litigation, without regard to when the grants were made;
 - repayment of state-attributable costs of any mediator in connection with negotiations of a Multistate Settlement;
- 4. The Joint State Cost Fund shall seek to prioritize costs in the following order:
 - litigation-related costs; then
 - investigation-related costs; then
 - settlement and negotiation related costs; then
 - cost shares.
- 5. Costs incurred by a State's outside counsel that the State is contractually obligated to reimburse shall be treated as costs incurred by a State.
- 6. As between similar categories of costs (e.g., defendant-specific litigation-related costs), the Joint State Cost Fund shall first reimburse costs incurred by a State's outside counsel that the State is contractually obligated to reimburse out of its recovery, and then reimburse costs directly incurred by States.
- 7. The Joint State Cost Fund shall be available to reimburse only those costs which have not yet been reimbursed to a State from any other source, including any other fund set aside in a Multistate Settlement or bankruptcy plan for the reimbursement of costs or any individual

state settlements.

- 8. The Joint State Cost Fund should not reimburse expenses that are expected to be reimbursed from another source, such as a bankruptcy debtor, unless such expected reimbursements do not come to fruition within a reasonable amount of time. This includes cost shares paid by states.
- 9. When coordinating among different state cost funds that each could be used to reimburse a given expense, the Joint State Cost Fund Committee may set guidelines to equitably distribute reimbursements across all state cost funds in a manner that prioritizes costs unlikely to be otherwise reimbursed to a similarly situated State.
- The Joint State Cost Fund may deny reimbursement of costs, on either an individual basis or a categorical basis, that a supermajority (75%+) of the Joint State Cost Fund Committee determines to be unreasonable.
- 11. After all costs identified in the foregoing have been reimbursed, the remaining funds in the Joint State Cost Fund shall be distributed to states in proportion to their allocation of remediation payments in the Mallinckrodt bankruptcy plan. Such distribution shall be treated as a reimbursement for States' unenumerated costs of administering the Multistate Settlements and no subdivision shares shall be carved out of such disbursement, nor shall any attorney's fees be assessed against such distribution (unless individually agreed to by a State).
- c. In applying the foregoing principles, the Joint State Cost Fund Committee shall have the discretion to vary their application in order to ensure equity among similarly situated states and to facilitate the ease and speed of administering the Joint State Cost Fund. The Joint State Cost Fund Committee may also apply percentages to approximate costs attributable to a particular Opioids Defendant (or categories of Opioids Defendants) in a manner that seeks to treat similarly situated states equitably.
- d. The Joint State Cost Fund Committee shall establish guidelines for the submission and approval of expenses eligible for reimbursement from the Joint State Cost Fund, which guidelines may be coordinated and consolidated with any similar cost funds in other state opioid settlements for purposes of joint administration and efficiency.
- e. Unless waived by the Joint State Cost Fund Committee, the Joint State Cost

Fund Administrator shall, in accordance with such guidelines, receive from Settling States records sufficient to demonstrate the incurrence and payment of each expense.

f. Where the Joint State Cost Fund Committee determines by a supermajority vote (75%+) that outside counsel for a Settling State has failed to exercise reasonable diligence in reviewing submitted costs for allowability, and such failure has resulted in the reimbursement of unallowed costs to such outside counsel, the Committee shall have the discretion to reduce or recover payments made to such outside counsel in an amount calculated to incentivize the exercise of reasonable diligence.

7. **State Undertakings.** Each State submitting for reimbursement of costs from the Joint State Cost Fund agrees:

- a. to only submit costs allowable under this Joint State Cost Fund Agreement;
- b. to provide all back-up documentation that may be requested with respect to any submitted cost and to make itself available for any questions related to such costs;
- c. to exercise reasonable diligence to ensure that all submitted costs are allowable under (i) this Joint State Cost Fund Agreement, (ii) the State's contract with its outside counsel, if relevant, (iii) state law, and (iv) the policies and procedures applicable to the State's retention of outside counsel, if relevant; and
- d. to promptly return any excess payments made to the State or its outside counsel from the Joint State Cost Fund, including payments made for costs that were reimbursed from another source or are not allowable hereunder.

Exhibit B

Texas Addendum

Terms	Description
General	The State of Texas submitted a State Participation form pursuant to the Allergan Public Global Opioid Settlement Agreement dated November 22, 2022 (the " <u>Agreement</u> ") and pursuant to the Agreement is a "Settling State", as defined therein.
	This document identifies the elements of an Allergan–Texas Statewide Opioid Settlement Agreement as an Addendum (the " <u>Texas Addendum</u> ") with the Texas Subdivisions that are represented by the Plaintiffs' Steering Committee and Liaison Counsel (" <u>PSC</u> ") in the Texas Opioid MDL and associated counsel for such Texas Political Subdivisions with an opioid- related claim, as further set forth on <u>Exhibit A</u> hereto (collectively, the " <u>Texas PSC Subdivisions</u> ").
	As of the Effective Date of the Agreement, any Subdivision or Special District in Texas that (a) has become a Participating Subdivision or Participating Special District under the Agreement or is eligible to become a Participating Subdivision or Participating Special District under the Agreement and (b) that is not a Texas PSC Subdivision shall be referred to as a " <u>Non-PSC</u> <u>Subdivision</u> ".
	The intent of the Texas Addendum is to clarify how certain terms of the Agreement apply to the State of Texas and its Subdivisions and Special Districts, including the Texas PSC Subdivisions.
	Except as modified by this Texas Addendum, the terms of the Agreement are incorporated into this Texas Addendum by reference and shall govern the agreement among the parties. All capitalized terms not otherwise defined in this Texas Addendum will have the same meaning as defined in the Agreement.
Filings	 Consent Judgement and Rule 11 between the State of Texas and Allergan to be filed by the State of Texas regarding the terms of the Agreement applicable to the State filed in Travis County, Texas. The Texas Addendum shall be filed in <i>In re: Texas Opioid Litigation</i> (18-0358, Master File No. 2018-65387) ("Texas MDL Court"), subject to the exclusive jurisdiction and enforcement of the Texas MDL Court as to Texas PSC Subdivisions who have not otherwise participated in the Agreement prior to the Effective Date of the Texas Addendum. No statement of facts or admissions.

	• The terms in the Texas Addendum apply to the Texas PSC Subdivisions.
Scope of Release	Scope of Release is the same as in the Agreement, with a Texas Addendum Participation Form for the Texas PSC Subdivisions in substantially the form attached hereto as <u>Exhibit B</u> .
Time Period of Release	Time period of Release is the same as in the Agreement.
Base and Incentive Payments	Base and Incentive Payments for the Texas Addendum (as provided below) shall be paid by Allergan directly to the Texas MDL Court Qualified Settlement Fund (the "Texas QSF") on the same schedule as in the Agreement.
	For purposes of calculating the Texas portion of Allergan's Base Payments and Incentive Payments owed in each Annual Payment (including the amount of Base Payments and Incentive Payments owed to the State of Texas), submission of the Texas Addendum Participation Form by a Texas PSC Subdivision (Exhibit B hereto) shall be the equivalent of that entity becoming a Participating Subdivision under the terms of the Agreement.
	In no event shall the total amount of Allergan's Base and Incentive Payments for the State of Texas, its Subdivisions, or its Special Districts, including the attorneys' fees and costs as provided herein, pursuant to the Agreement or this Texas Addendum exceed \$134,237,638.75.
	The Texas allocation amount (which can be a maximum of \$134,237,638.75) shall be divided as follows:
	 (1) \$12,608,270.22 of Allergan's Initial Year Payment (which will be paid at the same time as its Initial Year Payment in the Agreement Exhibit M-1) as Texas PSC Subdivision counsel attorney's fees to be deposited in the Texas QSF for allocation under the exclusive jurisdiction and authority of the Texas MDL Court to counsel who have signed the Texas Addendum Participation Form and Release (Exhibit B hereto). (2) \$1,000,000 of Allergan's Initial Year Payment (which will be paid at the same time as its Initial Year Payment) in costs for the Texas Bellwether Counties to be deposited in the Texas QSF for allocation under the exclusive jurisdiction and authority of the Texas MDL Court.

	 (3) The remainder of Texas's Base and Incentive Payments (up to \$120,629,368.53 as the "Statewide Opioid Settlement") to be paid by Allergan into the accounts specified in the Agreement: 15% of the Statewide Opioid Settlement as the State Share to be deposited by the Settlement Fund Administrator to the Chapter 403 account; 15% of the Statewide Opioid Settlement as the Subdivision Share to be deposited by the Settlement Fund Administrator to the Chapter 403 account; and 70% of the Statewide Opioid Settlement as the Abatement Fund Share to be deposited by the Settlement Fund Administrator to the Chapter 403 account; and
Sign-on Period for Texas PSC Subdivisions	 Texas PSC Subdivisions have until June 1, 2023 to submit the Texas Addendum Participation Form to Allergan for at least 80% of the population of the Texas PSC Subdivisions. Texas PSC Subdivisions on Exhibit A that have submitted a Participation Form pursuant to the Agreement shall be counted in the 80%. The Texas PSC Subdivisions shall have until June 7, 2023 to submit the Texas Abatement Participation Form to Allergan for at least 90% of the population of the Texas PSC Subdivisions.
	Texas PSC Subdivisions shall have until June 30, 2023, to submit the Texas Addendum Participation Form to Allergan for at least 96% of the population of the Texas PSC Subdivisions. Texas PSC Subdivisions on Exhibit A that have submitted a Participation Form pursuant to the Agreement shall be counted in the 96%. This shall be the Effective Date of the Texas Addendum.
	Texas PSC Subdivisions, through the Texas PSC, shall keep Allergan apprised of the progress and provide the Texas Addendum Participation Forms to Allergan on a rolling basis.
	Any Texas PSC Subdivision that submits a Texas Addendum Participation Form after June 30, 2023 will be subject to the penalties for Later Participating Subdivisions in the Agreement.
Allocation and Use of Payments	Use of payments is the same as those in the Agreement and set forth in the Texas Term Sheet and Texas law.

	For the avoidance of doubt, all payments made under the Agreement for Opioid Remediation shall be allocated and used consistent with the Agreement, the Texas Addendum, the Texas Term Sheet, and Chapter 403 of the Tex. Gov't Code, subchapter R, to include the statewide opioid settlement amount being divided 15% going to Political Subdivisions ("Subdivision Share"), 70% to the Texas Opioid Abatement Fund through the Texas Opioid Council (Texas Abatement Fund Share), and 15% to the State of Texas ("State Share") (see Sec. 403.507).
Tax Reporting and Cooperation	Tax Reporting and Cooperation the same as those in the Agreement, with the Texas Attorney General acting as the "appropriate official" within the meaning of Treasury Regulations Section 1.6050X-1(f)(1)(ii)(B) for purposes of tax reporting regarding payments made pursuant to this Texas Addendum.
Texas PSC Contingency Fees	 For purposes of determining the amount the Texas PSC Subdivisions signing a Texas Addendum Participation Form would be eligible to receive from the Contingency Fee Fund, each such Texas PSC Subdivisions will be considered Non- Participating Litigating Subdivisions under the terms of Exhibit R, Section F.4.b of the Agreement. After the Fee Panel calculates the maximum amount to which the Texas PSC Subdivisions signing a Texas Addendum Participation Form would have been entitled to from the Contingency Fee Fund pursuant to Exhibit R, Section F.4.b of the Agreement had they been Participating Subdivisions, Allergan agrees to pay this entire amount to the Texas QSF for distribution to the Chapter 403 accounts = on the schedule for the Attorney Fee and Cost Fund (Subdivisions) as outlined in Exhibit M of the Agreement. Allergan shall separately seek a refund from the Contingency Fee Fund for the maximum amount that could be paid to the Texas PSC Subdivisions from the Fee Panel pursuant to the terms of the Agreement.
	Attorney fee eligibility under the Texas Addendum for counsel for Texas PSC Subdivisions are intended to be consistent with provisions in the Agreement, subject to the exclusive jurisdiction and authority of the Texas Consolidated MDL Court, including that any counsel that applies to the Texas Fee Funds shall agree to waive the contingent fee contract and that it shall not represent any Later Litigating Subdivisions (as defined in the Agreement). It is further intended that counsel for Tarrant County may apply to the Common Benefit Fund in the Agreement and that such

	application be viewed by the Fee Panel and Court without penalty or reduction of any kind relating to the Texas Addendum.
MDL Fees and Cost Provisions	Counsel for Texas PSC Subdivisions that have signed a Texas Addendum Participation Form agree not to apply to the MDL Contingency Fee Fund in connection with any work for Texas PSC Subdivisions related to Allergan except MDL 2804 PEC counsel whose clients participated in the Agreement by completing Exhibit K of the Agreement prior to the Initial Participation Date and who may elect to participate in the MDL 2804 Contingent Fee Fund.
	Allergan also agrees to inform the MDL 2804 Fee Panel that lawyers representing Texas PSC Subdivisions who apply for fees in connection with other clients that have joined the national settlement should not be penalized in any respect because they are considered Participating Subdivisions with Qualifying Representatives for all purposes of Exhibit R, other than Exhibit R, Section F.4.b of the Agreement.
Contingency Agreements	The State of Texas shall agree not to renew or approve any new contingency contracts that authorize any Texas subdivisions to file Released Claims against Released Entities.
Enforcement and Dispute Resolution	Jurisdiction and enforcement over the Texas Addendum is exclusively in the Texas Consolidated MDL Court under Judge Schaffer. Jurisdiction and dispute resolution provisions for the State of Texas and any Texas PSC Subdivisions that provided a Participation Form (Exhibit K to the Agreement), remain the same as in the Agreement, except that the Texas Attorney General and Texas PSC shall act as the Enforcement Committee.
	For the avoidance of doubt, the Texas Addendum, and Texas PSC Subdivisions and counsel providing Allergan a timely Participation Form for the Texas Addendum, shall be subject to the exclusive enforcement and jurisdiction of the Texas Consolidated MDL Court and shall not involve any federal forum, including without limitation the MDL 2804 Court, PEC, Fee Panel, or Enforcement Committee.
Case Management	Upon the Effective Date of the Agreement, the parties agree to seek stays in all pending cases against Allergan, including appeals, including for Texas PSC Subdivisions.

Approved:

Dated: May 11, 2023

THE ALLERGAN DEFENDANTS

By: Signature

Printed Name

VP - Litigation compliance + Title Regulatory

Attorney for the Allergan Defendants

Dated:

THE STATE OF TEXAS

By: ______Signature

Printed Name

Title

Attorney for the State of Texas

Dated:

THE COUNTY OF DALLAS, TEXAS

By: ________Signature

Printed Name

Title

Approved:

Dated:

THE ALLERGAN DEFENDANTS

By: _______Signature

Printed Name

Title

Attorney for the Allergan Defendants

THE STATE OF TEXA Signature Signature Lesley French Printed Name Chief of Staff, TX AG Title By:

Attorney for the State of Texas

Dated:

THE COUNTY OF DALLAS, TEXAS

By: _

Signature

Printed Name

Title

Dated: 5/10/2023

Approved:

Dated:

THE ALLERGAN DEFENDANTS

By: ______Signature

Printed Name

Title

Attorney for the Allergan Defendants

THE STATE OF TEXAS

By: ______Signature

Printed Name

Title

Attorney for the State of Texas

THE COUNTY OF DALLAS, TEXAS

By:

_____ Signature

Jeffrey Simon Printed Name

Shareholder Title

By: Dara Hegar Signature

Dara Hegar Printed Name

Managing Attorney

Title

Attorneys for the County of Dallas, Texas

Dated: May 11, 2023

Dated:

Dated: May 11, 2023

THE COUNTY OF BEXAR, TEXAS

Hod X By: /

Signature

Shelly Sanford Printed Name

Partner

Title

Attorney for the County of Bexar, Texas

Exhibit A

List of Texas PSC Subdivisions

County/City	Firm Name	Population
Angelina County	Simon Greenstone Panatier, P.C.	86,715
Bailey County	Fears Nachawati	7,000
Bastrop County	Phipps Ortiz Talafuse PLLC	88,723
Bee County	Simon Greenstone Panatier, P.C.	32,565
Bexar County	Watts Guerra LLP	2,003,554
Blanco County	Simon Greenstone Panatier, P.C.	11,931
Bowie County	Simon Greenstone Panatier, P.C.	93,245
Brazos County	Fears Nachawati	229,211
Brooks County	Phipps Ortiz Talafuse PLLC	7,093
Burleson County	Watts Guerra LLP	18,443
Burnet County	Simon Greenstone Panatier, P.C.	48,155
Caldwell County	Phipps Ortiz Talafuse PLLC	43,664
Calhoun County	Phipps Ortiz Talafuse PLLC	21,290
Cameron County	Watts Guerra LLP	423,163
Camp County	Simon Greenstone Panatier, P.C.	13,094
Cass County	Simon Greenstone Panatier, P.C.	30,026
Castro County	The Coffman Law Firm	7,530
Cherokee County	Simon Greenstone Panatier, P.C.	52,646
Childress County	Haley & Olson, P.C.	7,306
Clay County	Haley & Olson, P.C.	10,471
Colorado County	The Coffman Law Firm	21,493
Cooke County	Simon Greenstone Panatier, P.C.	41,257
Coryell County	Simon Greenstone Panatier, P.C.	75,951
Dallas County	Simon Greenstone Panatier, P.C., The Lanier Law Firm, P.C.	2,635,516
Delta County	Simon Greenstone Panatier, P.C.	5,331
Dimmit County	Simon Greenstone Panatier, P.C.	10,124
Duval County	Snapka Law	11,157
Ector County	Simon Greenstone Panatier, P.C.	166,223
El Paso County	The Gallagher Law Firm, PLLC	839,238
Ellis County	Fears Nachawati	184,826
Falls County	Simon Greenstone Panatier, P.C.	17,297
Fannin County	Simon Greenstone Panatier, P.C.	35,514
Fort Bend County	The Lanier Law Firm	811,688
Franklin County	Simon Greenstone Panatier, P.C.	10,725

County/City	Firm Name	Population
Freestone County	Simon Greenstone Panatier, P.C.	19,717
Galveston County	The Gallagher Law Firm, PLLC	342,139
Grayson County	Simon Greenstone Panatier, P.C.	136,212
Guadalupe County	Phipps Ortiz Talafuse PLLC	166,847
Hardin County	Simon Greenstone Panatier, P.C.	57,602
Harris County	The Gallagher Law Firm, PLLC	4,713,325
Harrison County	Watts Guerra LLP	66,553
Haskell County	Haley & Olson, P.C.	5,658
Hays County	Phipps Ortiz Talafuse PLLC	230,191
Henderson County	Fears Nachawati	82,737
Hidalgo County	The Gallagher Law Firm, PLLC	868,707
Hopkins County	Simon Greenstone Panatier, P.C.	37,084
Houston City	The Lanier Law Firm	2,320,268
Houston County	Simon Greenstone Panatier, P.C.	22,968
Jasper County	Simon Greenstone Panatier, P.C.	35,529
Jefferson County	The Coffman Law Firm	251,565
Jim Hogg County	Snapka Law	5,200
Jim Wells County	Watts Guerra LLP	40,482
Johnson County	Fears Nachawati	175,817
Jones County	Haley & Olson, P.C.	20,083
Kaufman County	Fears Nachawati	136,154
Kendall County	Simon Greenstone Panatier, P.C.	47,431
Kerr County	Watts Guerra LLP	52,600
Kinney County	Haley & Olson, P.C.	3,667
Kleberg County	Snapka Law	30,680
La Salle County	Haley & Olson, P.C.	7,520
Lamar County	Simon Greenstone Panatier, P.C.	49,859
Leon County	Watts Guerra LLP	17,404
Leon Valley City	Phipps Ortiz Talafuse PLLC	12,306
Liberty County	The Gallagher Law Firm, PLLC	88,219
Limestone County	Simon Greenstone Panatier, P.C.	23,437
Lubbock County	Phipps Ortiz Talafuse PLLC	310,659
Madison County	The Coffman Law Firm	14,284
Marion County	Simon Greenstone Panatier, P.C.	9,854
Mclennan County	Haley & Olson, P.C.	256,623
Mcmullen County	Simon Greenstone Panatier, P.C.	743
Milam County	Simon Greenstone Panatier, P.C.	24,823
Mitchell County	Haley & Olson, P.C.	8,545

County/City	Firm Name	Population
Montgomery County	Haley & Olson, P.C.	607,391
Morris County	Simon Greenstone Panatier, P.C.	12,388
Nacogdoches County	Simon Greenstone Panatier, P.C., The Lanier Law Firm, P.C.	65,204
Newton County	Simon Greenstone Panatier, P.C.	13,595
Nolan County	Haley & Olson, P.C.	14,714
Nueces County	The Lanier Law Firm	362,294
Orange County	Simon Greenstone Panatier, P.C.	83,396
Panola County	Simon Greenstone Panatier, P.C.	23,194
Parker County	Simon Greenstone Panatier, P.C.	142,878
Polk County	Haley & Olson, P.C.	51,353
Potter County	Simon Greenstone Panatier, P.C., The Lanier Law Firm, P.C.	117,415
Red River County	Simon Greenstone Panatier, P.C.	12,023
Roberts County	The Coffman Law Firm	854
Robertson County	Simon Greenstone Panatier, P.C.	17,074
Rockwall County	Fears Nachawati	104,915
Rusk County	Simon Greenstone Panatier, P.C.	54,406
San Patricio County	Phipps Ortiz Talafuse PLLC	66,730
San Saba County	The Coffman Law Firm	6,055
Shackelford County	The Coffman Law Firm	3,265
Shelby County	Simon Greenstone Panatier, P.C.	25,274
Smith County	Simon Greenstone Panatier, P.C.	232,751
Stephens County	Fears Nachawati	9,366
Tarrant County	The Lanier Law Firm	2,102,515
Terrell County	The Coffman Law Firm	776
Throckmorton County	Haley & Olson, P.C.	1,501
Titus County	Simon Greenstone Panatier, P.C.	32,750
Travis County	The Lanier Law Firm	1,273,954
Trinity County	Simon Greenstone Panatier, P.C.	14,651
Upshur County	Simon Greenstone Panatier, P.C.	41,753
Uvalde County	Phipps Ortiz Talafuse PLLC	26,741
Van Zandt County	Simon Greenstone Panatier, P.C.	56,590
Walker County	Park Law Firm	72,791
Waller County	The Gallagher Law Firm, PLLC	55,246
Webb County	The Cicala Law Firm	276,652
Wichita County	Haley & Olson, P.C.	132,230
Williamson County	Watts Guerra LLP	590,551

County/City	Firm Name	Population
Wilson County	Phipps Ortiz Talafuse PLLC	51,070
Wood County	Simon Greenstone Panatier, P.C.	45,539
City Of Laredo, Texas	Napoli Shkolnik	262,491
County Of Maverick	Napoli Shkolnik	58,722
City Of San Antonio, Texas	Levin Papantonio Rafferty	1,547,253
County Of Zavala	Napoli Shkolnik	11,840
City Of Eagle Pass	Napoli Shkolnik	29,684
Nueces County Hospital District	The Lanier Law Firm	6,982
Bexar County Hospital District (D/B/A UHS Health System)	Watts Guerra LLP	7,058
Dallas County Hospital District (D/B/A Parkland)	Burns Charest	12,869
Guadalupe Valley Medical Center	Burns Charest	923
Tarrant County Hospital District (D/B/A JPS Health Network)	Wick Phillips	6,694
Harris County Hospital District (D/B/A Harris Health System)	The Gallagher Law Firm, PLLC	7,403
Burleson Hospital District	Watts Guerra LLP	20
Wilson County Memorial Hospital District	Phipps Ortiz Talafuse PLLC	208
Ochiltree County Hospital District	Frazer PLC	105
Palo Pinto County Hospital District	Burns Charest	336
West Wharton County Hospital District	Frazer PLC	186
Irving Independent School District	The Coffman Law Firm	3,251
Texarkana Independent School District	The Coffman Law Firm	1,548
Socorro Independent School District	The Coffman Law Firm	6,288

<u>Exhibit B</u>

TEXAS ADDENDUM SUBDIVISION PARTICIPATION FORM AND RELEASE

Texas Political Subdivision:	State: Texas
Authorized Official:	
Address 1:	
Address 2:	
City, State, Zip:	
Phone:	
Email:	

The governmental entity identified above ("Texas Political Subdivision"), in order to obtain and in consideration for the benefits provided to the Texas Political Subdivision pursuant to the Allergan-Texas Statewide Opioid Settlement Addendum ("Allergan Texas Addendum"), and acting through the undersigned authorized official, hereby elects to participate in the Allergan Texas Addendum, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Texas Political Subdivision above is aware of and has reviewed the Allergan Texas Addendum, understands that all terms in this Election and Release have the meanings defined therein, and agrees that by this Election, the Political Subdivision elects to participate in the Allergan Texas Addendum as provided therein.
- 2. The Texas Political Subdivision shall immediately cease any and all litigation activities as to the Released Entities and Released Claims and, within 14 days of executing this Participation Form, its counsel shall work with Allergan's counsel to dismiss with prejudice any Released Claims that it has filed against Released Entities.
- 3. The Texas Political Subdivision agrees to the terms of the Allergan Texas Addendum pertaining to Political Subdivisions as provided therein.
- 4. By agreeing to the terms of the Allergan Texas Addendum and becoming a Releasor, the Texas Political Subdivision is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date of the Release.
- 5. The Texas Political Subdivision agrees to use any monies it receives through the Allergan Texas Addendum solely for the purposes provided therein.

- 6. The Texas Political Subdivision submits to the exclusive jurisdiction and authority of the Texas Consolidated Litigation Court as defined in the Allergan Texas Addendum. For the avoidance of doubt, nothing contained in this Participation Form, or the Allergan Texas Addendum constitutes consent to jurisdiction, express or implied, over the governmental entity or its selected counsel to the jurisdiction of any other court (including without limitation MDL 2804, the MDL 2804 Fee Panel, the MDL 2804 Enforcement Committee, or the Court in which any Texas Consent Judgment is filed) for any purpose whatsoever.
- 7. The Texas Political Subdivision has the right to enforce the Allergan Texas Addendum in the Texas Consolidated Litigation Court as provided therein.
- 8. The Texas Political Subdivision, as a Participating Subdivision, hereby becomes a Releasor for all purposes in the Allergan Texas Addendum and along with all departments, agencies, divisions, boards, commissions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity whether elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Texas Political Subdivision hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist in bringing, or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the Allergan Texas Addendum are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of the Texas Political Subdivision to release claims. The Allergan Texas Addendum shall be a complete bar to any Released Claim.
- 9. In connection with the releases provided for in the Allergan Texas Addendum, each Texas Political Subdivision expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

A Releasor may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Texas Political Subdivision hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist,

whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Texas Political Subdivision's decision to participate in the Allergan Texas Addendum.

- 10. The Texas Political Subdivision acknowledges, agrees, and understands that the Settlement Amount in the Section of the Allergan Texas Addendum entitled Base and Incentive Payments for the benefit of the Participating Texas Political Subdivision, is less than or equal to the amount, in the aggregate, of the Alleged Harms allegedly suffered by the governmental entity, constitutes restitution and remediation for damage or harm allegedly caused by Allergan in order to restore, in whole or part, the governmental entity to the same position or condition that it would be in had it not suffered the Alleged Harms; and constitutes restitution and remediation for damage or harm allegedly caused by the potential violation of a law and/or is an amount paid to come into compliance with the law.
- 11. Nothing herein is intended to modify in any way the terms of the Allergan Texas Addendum Agreement, to which the Texas Political Subdivision hereby agrees. To the extent this Election and Release is interpreted differently from the Allergan Texas Addendum, the Allergan Texas Addendum controls.

I have all necessary power and authorization to execute this Election and Release on behalf of the Texas Political Subdivision.

Signature	
Name:	
Title:	
Date:	

Exhibit C

Texas Opioid Abatement Fund Council and Settlement Allocation Term Sheet

TEXAS OPIOID ABATEMENT FUND COUNCIL AND SETTLEMENT ALLOCATION TERM SHEET

WHEREAS, the people of the State of Texas and its communities have been harmed through the National and Statewide epidemic caused by licit and illicit opioid use and distribution within the State of Texas; and now,

WHEREAS, the State of Texas, though its elected representatives and counsel, including the Honorable Ken Paxton, Attorney General of the State of Texas, and certain Political Subdivisions, through their elected representatives and counsel, are separately engaged in litigation seeking to hold those entities in the supply chain accountable for the damage caused; and now,

WHEREAS, the State of Texas, through its Attorney General and its Political Subdivisions, share a common desire to abate and alleviate the impacts of the epidemic throughout the State of Texas; and now,

THEREFORE, the State of Texas and its Political Subdivisions, subject to completing formal documents effectuating the Parties' agreements, enter into this State of Texas and Texas Political Subdivisions' Opioid Abatement Fund Council and Settlement Allocation Term Sheet (Texas Term Sheet) relating to the allocation and use of the proceeds of any Settlements as described.

A. Definitions

As used in this Texas Term Sheet:

- "The State" shall mean the State of Texas acting through its Attorney General.
- 2. "Political Subdivision(s)" shall mean any Texas municipality and county.
- "The Parties" shall mean the State of Texas, the Political Subdivisions, and the Plaintiffs' Steering Committee and Liaison Counsel (PSC) in the Texas Opioid MDL, *In Re: Texas Opioid Litigation*, MDL No. 2018-63587, in the 152d District Court of Harris County, Texas.
- 4. "Litigating Political Subdivision" means a Political Subdivision that filed suit in the state courts of the State of Texas prior to the Execution Date of this Agreement, whether or not such case was transferred to Texas Opioid MDL, or removed to federal court.
- 5. "National Fund" shall mean any national fund established for the benefit of the Texas Political Subdivisions. In no event shall any National Fund be used to create federal jurisdiction, equitable or otherwise, over the Texas Political Subdivisions or those similarly situated state-court litigants who are included in the state coalition, nor shall the National Fund require participating in a class action or signing a participation agreement as part of the criteria for participating in the National Fund.
- 6. "Negotiating Committee" shall mean a three-member group comprising four representatives for each of (1) the State; (2) the PSC; and (3) Texas'

Political Subdivisions (collectively, "Members"). The State shall be represented by the Texas Attorney General or his designees. The PSC shall be represented by attorneys Mikal Watts, Jeffrey Simon, Dara Hegar, Dan Downey, or their designees. Texas' Political Subdivisions shall be represented by Clay Jenkins (Dallas County Judge), Terrence O'Rourke (Special Assistant County Attorney, Harris County), Nelson Wolff (Bexar County Judge), and Nathaniel Moran (Smith County Judge) or their designees.

- "Settlement" shall mean the negotiated resolution of legal or equitable claims against a Pharmaceutical Supply Chain Participant that includes the State and Political Subdivisions.
- "Opioid Funds" shall mean monetary amounts obtained through a Settlement as defined in this Texas Term Sheet.
- "Approved Purpose(s)" shall mean those uses identified in Exhibit A hereto.
- "Pharmaceutical Supply Chain" shall mean the process and channels through which opioids or opioids products are manufactured, marketed, promoted, distributed, or dispensed.

- 10."Pharmaceutical Supply Chain Participant" shall mean any entity that engages in or has engaged in the manufacture, marketing, promotion, distribution, or dispensing of an opioid analgesic.
- 11. "Texas Opioid Council" shall mean the Council described in Exhibit A hereto, which has the purpose of ensuring the funds recovered by Texas (through the joint actions of the Attorney General and the Texas Political Subdivisions) are allocated fairly and spent to remediate the opioid crisis in Texas, using efficient and cost-effective methods that are directed to the hardest hit regions in Texas while also ensuring that all Texans benefit from prevention and recovery efforts.

B. Allocation of Settlement Proceeds

 All Opioid Funds distributed in Texas shall be divided with 15% going to Political Subdivisions ("Subdivision Share"), 70% to the Texas Opioid Abatement Fund through the Texas Opioid Council (Texas Abatement Fund Share) identified and described on Exhibits A and C hereto, and 15% to the Office of the Texas Attorney General as Counsel for the State of Texas ("State Share"). Out of the Texas Opioid Abatement Fund, reasonable expenses up to 1% shall be paid to the Texas Comptroller for the administration of the Texas Opioid Council pursuant to the Opioid Abatement Fund (Texas Settlement) Opioid Council Agreement, Exhibit A hereto.

- The Subdivisions Share shall be allocated in accordance with the division of proceeds on Exhibit B hereto.
- The Texas Abatement Fund Share shall be allocated to the Opioid Council to be apportioned in accordance with the guidelines of Exhibit A, and Exhibit C hereto.
- 4. In the event a Subdivision merges, dissolves, or ceases to exist, the allocation percentage for that Subdivision shall be redistributed as directed by the settlement document, and if not specified, equitably based on the composition of the successor Subdivision. If a Subdivision for any reason is excluded from a specific settlement, the allocation percentage for that Subdivision shall be redistributed as directed by the settlement document, and if not specified, equitably among the participating Subdivisions.
- 5. Funds obtained from parties unrelated to the Litigation, via grant, bequest, gift or the like, separate and distinct from the Litigation, may be directed to the Texas Opioid Council and disbursed as set forth below.
- 6. The Subdivision share shall be initially deposited and paid in cash directly to the Subdivision under the authority and guidance of the Texas MDL Court, who shall direct any Settlement funds to be held in trust in a

segregated account to benefit the Subdivisions and to be promptly distributed as set forth herein and in accordance with Exhibit B.

- 7. Nothing in this Texas Term Sheet should alter or change any Subdivision's rights to pursue its own claim. Rather, the intent of this Texas Term Sheet is to join all parties to disburse settlement proceeds from one or more defendants to all parties participating in that settlement within Texas.
- 8. Opioid Funds from the Texas Abatement Fund Share shall be directed to the Texas Opioid Council and used in accordance with the guidelines as set out on Exhibit A hereto, and the Texas Abatement Fund Share shall be distributed to the Texas Opioid Council under the authority and guidance of the Texas MDL Court, consistent with Exhibits A and C, and the bylaws of the Texas Opioid Council documents and disbursed as set forth therein, including without limitation all abatement funds and the 1% holdback for expenses.
- 9. The State of Texas and the Political Subdivisions understand and acknowledge that additional steps may need to be undertaken to assist the Texas Opioid Council in its mission, at a predictable level of funding, regardless of external factors.

C. Payment of Counsel and Litigation Expenses

- 1. Any Master Settlement Agreement settlement will govern the payment of fees and litigation expenses to the Parties. The Parties agree to direct control of any Texas Political Subdivision fees and expenses to the "Texas Opioid Fee and Expense Fund," which shall be allocated and distributed by the Texas MDL Court, *In re: Texas Opioid Litigation*, MDL No. 2018-63587, in the 152nd District Court of Harris County, Texas, and with the intent to compensate all counsel for Texas Political Subdivisions who have not chosen to otherwise seek compensation for fees and expenses from any federal MDL common benefit fund.
 - 2. The Parties agree that no portion of the State of Texas 15% allocation share from any settlement shall be administered through the National Fund, the Texas MDL Court, or Texas Opioid Fee and Expense Fund, but shall be directed for payment to the State of Texas by the State of Texas.
 - 3. The State of Texas and the Texas Political Subdivisions, and their respective attorneys, agree that all fees whether contingent, hourly, fixed or otherwise owed by the Texas Political Subdivisions shall be paid out of the National Fund or as otherwise provided for herein to the Texas Opioid Fee and Expense Fund to be distributed by the 152nd

District Court of Harris County, Texas pursuant to its past and future orders.

- 4. From any opioid-related settlements with McKesson, Cardinal Health, ABDC, and Johnson & Johnson, and for any future opioid-related settlements negotiated, in whole or in part, by the Negotiating Committee with any other Pharmaceutical Supply Chain Participant, the funds to be deposited in the Texas Opioid Fee and Expense Fund shall be 9.3925% of the combined Texas Political Subdivision and Texas Abatement Fund portions of each payment (annual or otherwise) to the State of Texas for that settlement, plus expenses from the National Fund, and shall be sought by Texas Political Subdivision Counsel initially through the National Fund. The Texas Political Subdivisions' percentage share of fees and expenses from the National Fund shall be directed to the Texas Opioid Fee and Expense Fund in the Texas MDL, as soon as is practical, for allocation and distribution in accordance with the guidelines herein.
- 5. If the National Fund share to the Texas Political Subdivisions is insufficient to cover the guaranteed 9.3925%, plus expenses from the National Fund, per subsection 4, immediately *supra*, or if payment from the National Fund is not received within 12 months after the date the

first payment is made by the Defendants pursuant to the settlement, then the Texas Political Subdivisions shall recover up to 12.5% of the Texas Political Subdivision Share to make up any difference.

6. If the National Fund and the Texas Political Subdivision share are insufficient to cover the guaranteed 9.3925%, plus expenses from the National Fund, or if payment from the National Fund is not received within 12 months after the date the first payment is made by the Defendants pursuant to the settlement, then the Texas Political Subdivisions shall recover up to 8.75% of the Abatement Fund Share to make up any difference. In no event shall the Texas Political Subdivision share exceed 9.3925% of the combined Texas Political Subdivision and Texas Abatement Fund portions of any settlement, plus expenses from the National Fund. In the event that any payment is received from the National Fund such that the total amount in fees and expenses exceeds 9.3925%, the Texas Political Subdivisions shall return any amounts received greater than 9.3925% of the combined Texas Political Subdivision and Texas Abatement Fund portions to those respective Funds.

- For each settlement utilizing a National Fund, the Texas Political Subdivisions need only make one attempt at seeking fees and expenses there.
- 8. The total amount of the Texas Opioid Fee and Expense Fund shall be reduced proportionally, according to the agreed upon allocation of the Texas Subdivision Fund, for any Texas litigating Political Subdivision that (1) fails to enter the settlement; and (2) was filed in Texas state court, and was transferred to the Texas MDL (or removed before or during transfer to the Texas MDL) as of the execution date of this Agreement.

D. The Texas Opioid Council and Texas Abatement Fund

The Texas Opioid Council and Texas Abatement Fund is described in detail at Exhibit A, incorporated herein by reference.

E. Settlement Negotiations

1. The State and Negotiating Committee agree to inform each other in advance of any negotiations relating to a Texas-only settlement with a Pharmaceutical Supply Chain Participant that includes both the State and its Political Subdivisions and shall provide each other the opportunity to participate in all such negotiations. Any Texas-only Settlement agreed to with the State and Negotiating Committee shall be subject to the approval of a majority of litigating Political Subdivisions. The Parties further agree to keep each other reasonably informed of all other global settlement negotiations with Pharmaceutical Supply Chain Participants and to include the Negotiating Committee or designees. Neither this provision, nor any other, shall be construed to state or imply that either the State or the Negotiating Committee is unauthorized to engage in settlement negotiations with Pharmaceutical Supply Chain Participants without prior consent or contemporaneous participation of the other, or that either party is entitled to participate as an active or direct participant in settlement negotiations with the other. Rather, while the State's and Negotiation Committee's efforts to achieve worthwhile settlements are to be collaborative, incremental stages need not be so.

- 2. Any Master Settlement Agreement (MSA) shall be subject to the approval and jurisdiction of the Texas MDL Court.
- 3. As this is a Texas-specific effort, the Committee shall be Chaired by the Attorney General. However, the Attorney General, or his designees, shall endeavor to coordinate any publicity or other efforts to speak publicly with the other Committee Members.
- 4. The State of Texas, the Texas MDL Plaintiff's Steering Committee representatives, or the Political Subdivision representatives may withdraw

from coordinated Settlement discussions detailed in this Section upon 10 business days' written notice to the remaining Committee Members and counsel for any affected Pharmaceutical Supply Chain Participant. The withdrawal of any Member releases the remaining Committee Members from the restrictions and obligations in this Section.

5. The obligations in this Section shall not affect any Party's right to proceed with trial or, within 30 days of the date upon which a trial involving that Party's claims against a specific Pharmaceutical Supply Chain Participant is scheduled to begin, reach a case specific resolution with that particular Pharmaceutical Supply Chain Participant.

F. Amendments

The Parties agree to make such amendments as necessary to implement the intent of this agreement.

Acknowledgment of Agreement

We, the undersigned, have participated in the drafting of the above Texas Term Sheet, including consideration based on comments solicited from Political Subdivisions. This document has been collaboratively drafted to maintain all individual claims while allowing the State and its Political Subdivisions to cooperate in exploring all possible means of resolution. Nothing in this agreement binds any party to any specific outcome. Any resolution under this document will require acceptance by the State of Texas and a majority of the Litigating Political Subdivisions.

We, the undersigned, hereby accept the STATE OF TEXAS AND TEXAS POLITICAL SUBDIVISIONS' OPIOID ABATEMENT FUND COUNCIL AND SETTLEMENT ALLOCATION TERM SHEET. We understand that the purpose of this Texas Term Sheet is to permit collaboration between the State of Texas and Political Subdivisions to explore and potentially effectuate earlier resolution of the Opioid Litigation against Pharmaceutical Supply Chain Participants. We also understand that an additional purpose is to create an effective means of distributing any potential settlement funds obtained under this Texas Term Sheet between the State of Texas and Political Subdivisions in a manner and means that would promote an effective and meaningful use of the funds in abating the opioid epidemic throughout Texas. Executed this 13 day of May, 2020.

FOR THE STATE OF TEXAS:

anton

KENNETH PAXTON, JR. ATTORNEY GENERAL

FOR THE SUBDIVISIONS AND TEXAS MDL PSC:

Witt

MIKAL WATTS WATTS GUERRA LLP

JEFFREY

SIMON GREENSTONE PANATIER, PC

Dara Hegar

DARA HEGAR LANIER ŁAW FIRM, PC

DAN DOWNEY DAN DOWNEY, PC

:sas

EXHIBIT A

Opioid Abatement Fund (Texas) Settlement

Opioid Council

As part of the settlement agreement and upon its execution, the parties will form the Texas Opioid Council (Council) to establish the framework that ensures the funds recovered by Texas (through the joint actions of the Attorney General and the state's political subdivisions) are allocated fairly and spent to remediate the opioid crisis in Texas, using efficient and cost-effective methods that are directed to the hardest hit regions in Texas while also ensuring that all Texans benefit from prevention and recovery efforts.

I. Structure

The Council will be responsible for the processes and procedures governing the spending of the funds held in the Texas Abatement Fund, which will be approximately 70% of all funds obtained through settlement and/or litigation of the claims asserted by the State and its subdivisions in the investigations and litigation related to the manufacturing, marketing, distribution, and sale of opioids and related pharmaceuticals.

Money paid into the abatement fund will be held by an independent administrator, who shall be responsible for the ministerial task of releasing funds solely as authorized below by the Council, and accounting for all payments to and from the fund.

The Council will be formed when a court of competent jurisdiction enters an order settling the matter, including any order of a bankruptcy court. The Council's members must be appointed within sixty (60) days of the date the order is entered.

A. Membership

The Council shall be comprised of the following thirteen (13) members:

1. Statewide Members.

Six members appointed by the Governor and Attorney General to represent the State's interest in opioid abatement. The statewide members are appointed as follows:

- a. The Governor shall appoint three (3) members who are licensed health professionals with significant experience in opioid interventions;
- b. The Attorney General shall appoint three (3) members who are licensed professionals with significant experience in opioid incidences; and
- c. The Governor will appoint the Chair of the Council as a non-voting member. The Chair may only cast a vote in the event there is a tie of the membership.
- 2. Regional Members.

Six (6) members appointed by the State's political subdivisions to represent their designated Texas Health and Human Services Commission "HHSC" Regional Healthcare

Partnership (Regions) to ensure dedicated regional, urban, and rural representation on the Council. The regional appointees must be from either academia or the medical profession with significant experience in opioid interventions. The regional members are appointed as follows:

- a. One member representing Regions 9 and 10 (Dallas Ft-Worth);
- b. One member representing Region 3 (Houston);
- c. One member representing Regions 11, 12, 13, 14, 15, 19 (West Texas);
- d. One member representing Regions 6, 7, 8, 16 (Austin-San Antonio);
- e. One member representing Regions 1, 2, 17, 18 (East Texas); and
- f. One member representing Regions 4, 5, 20 (South Texas).

B. <u>Terms</u>

All members of the Council are appointed to serve staggered two-year terms, with the terms of members expiring February 1 of each year. A member may serve no more than two consecutive terms, for a total of four consecutive years. For the first term, four (4) members (two (2) statewide and two (2) for the subdivisions) will serve a three-year term. A vacancy on the Council shall be filled for the unexpired term in the same manner as the original appointment. The Governor will appoint the Chair of the Council who will not vote on Council business unless there is a tie vote, and the subdivisions will appoint a Vice-Chair voting member from one of the regional members.

C. Governance

1. Administration

The Council is attached administratively to the Comptroller. The Council is an independent, quasi-governmental agency because it is responsible for the statewide distribution of the abatement settlement funds. The Council is exempt from the following statutes:

- a. Chapter 316 of the Government Code (Appropriations);
- b. Chapter 322 of the Government Code (Legislative Budget Board);
- c. Chapter 325 of the Government Code (Sunset);
- d. Chapter 783 of the Government Code (Uniform Grants and Contract Management);
- e. Chapter 2001 of the Government Code (Administrative Procedure);
- f. Chapter 2052 of the Government Code (State Agency Reports and Publications);
- g. Chapter 2261 of the Government Code (State Contracting Standards and Oversight);
- h. Chapter 2262 of the Government Code (Statewide Contract Management);

- i. Chapter 262 of the Local Government Code (Purchasing and Contracting Authority of Counties); and
- j. Chapter 271 of the Local Government Code (Purchasing and Contracting Authority of Municipalities, Counties, and Certain Other Local Governments).
- 2. Transparency

The Council will abide by state laws relating to open meetings and public information, including Chapters 551 and 552 of the Texas Government Code.

- i. The Council shall hold at least four regular meetings each year. The Council may hold additional meetings on the request of the Chair or on the written request of three members of the council. All meetings shall be open to the public, and public notice of meetings shall be given as required by state law.
- ii. The Council may convene in a closed, non-public meeting:
 - a. If the Commission must discuss:
 - 1. Negotiation of contract awards; and
 - 2. Matters specifically exempted from disclosure by federal and state statutes.
 - b. All minutes and documents of a closed meeting shall remain under seal, subject to release only order of a court of competent jurisdiction.
- 3. Authority

The Council does not have rulemaking authority. The terms of each Judgment, Master Settlement Agreement, or any Bankruptcy Settlement for Texas control the authority of the Council and the Council may not stray outside the bounds of the authority and power vested by such settlements. Should the Council require legal assistance in determining their authority, the Council may direct the executive director to seek legal advice from the Attorney General to clarify the issue.

D. Operation and Expenses

The independent administrator will set aside up to one (1) percent of the settlement funds for the administration of the Council for reasonable costs and expenses of operating the foregoing duties, including educational activities.

1. Executive Director

The Comptroller will employ the executive director of the Council and other personnel as necessary to administer the duties of the Council and carry out the functions of the Council. The executive director must have at least 10 years of experience in government or public administration and is classified as a Director V/B30 under the State Auditor's State Classification. The Comptroller will pay the salaries of the Council employees from the

one (1) percent of the settlement funds set aside for the administration of the Council. The Comptroller will request funds from the Texas Abatement Fund Point of Contact.

2. Travel Reimbursement

A person appointed to the Council is entitled to reimbursement for the travel expenses incurred in attending Council duties. A member of the Council may be reimbursed for actual expenses for meals, lodging, transportation, and incidental expenses in accordance with travel rates set by the federal General Services Administration.

II. Duties/Roles

It is the duty of the Council to determine and approve the opioid abatement strategies and funding awards.

A. Approved Abatement Strategies

The Council will develop the approved Texas list of abatement strategies based on but not limited to the existing national list of opioid abatement strategies (see attached Appendix A) for implementing the Texas Abatement Fund.

- 1. The Council shall only approve strategies which are evidence-informed strategies.
- 2. The Texas list of abatement strategies must be approved by majority vote. The majority vote must include a majority from both sides of the statewide members and regional members in order to be approved, e.g., at least four (4) of six (6) members on each side.

B. Texas Abatement Fund Point of Contact

The Council will determine a single point of contact called the Abatement Fund Point of Contact (POC) to be established as the sole entity authorized to receive requests for funds and approve expenditures in Texas and order the release of funds from the Texas Abatement Fund by the independent administrator. The POC may be an independent third party selected by the Council with expertise in banking or financial management. The POC will manage the Opioid Council Bank Account (Account). Upon a vote, the Council will direct the POC to contact the independent administrator to release funds to the Account. The Account is outside the State Treasury and not managed by any state or local officials. The POC is responsible for payments to the qualified entities selected by the Council for abatement fund awards. The POC will submit a monthly financial statement on the Account to the Council.

C. Auditor

An independent auditor appointed by the Council will perform an audit on the Account on an annual basis and report its findings, if any, to the Council.

D. Funding Allocation

The Council is the sole decision-maker on the funding allocation process of the abatement funds. The Council will develop the application and award process based on the parameters outlined below. An entity seeking funds from the Council must apply for funds; no funds will be awarded without an application. The executive director and personnel may assist the Council in gathering and compiling the applications for consideration; however, the Council members are the sole decision-makers of awards and funding determination. The Council will use the following processes to award funds:

- 1. *Statewide Funds.* The Council will consider, adopt and approve the allocation methodology attached as Exhibit C, based upon population health data and prevalence of opioid incidences, at the Council's initial meeting. Adoption of such methodology will allow each Region to customize the approved abatement strategies to fit its communities' needs. The statewide regional funds will account for seventy-five (75) percent of the total overall funds, less the one (1) percent administrative expense described herein.
- 2. *Targeted Funds*. Each Region shall reserve twenty-five (25) percent of the overall funds, for targeted interventions in the specific Region as identified by opioid incidence data. The Council must approve on an annual basis the uses for the targeted abatement strategies and applications available to every Region, including education and outreach programs. Each Region without approved uses for the targeted funds from the Council, based upon a greater percentage of opioid incidents compared to its population, is subject to transfer of all or a portion of the targeted funds for that Region for uses based upon all Regions' targeted funding needs as approved by the Council on an annual basis.
- 3. *Annual Allocation*. Statewide regional funds and targeted funds will be allocated on an annual basis. If a Region lapses its funds, the funds will be reallocated based on all Regions' funding needs.
- E. Appeal Process

The Council will establish an appeal process to permit the applicants for funding (state or subdivisions) to challenge decisions by the Council-designated point of contact on requests for funds or expenditures.

- 1. To challenge a decision by the designated point of contact, the State or a subdivision must file an appeal with the Council within thirty (30) days of the decision. The Council then has thirty (30) days to consider and rule on the appeal.
- 2. If the Council denies the appeal, the party may file an appeal with the state district court of record where the final opioid judgment or Master Settlement Agreement is filed. The Texas Rules of Civil Procedure and Rules of Evidence will govern these proceedings. The Council may request representation from the Attorney General in these proceedings.

In making its determination, the state district court shall apply the same clear error standards contained herein that the Council must follow when rendering its decision.

- 3. The state district court will make the final decision and the decision is not appealable.
- 4. Challenges will be limited and subject to penalty if abused.
- 5. Attorneys' fees and costs are not recoverable in these appeals.

F. Education

The Council may determine that a percentage of the funds in the Abatement Fund from the targeted funds be used to develop an education and outreach program to provide materials on the consequences of opioid drug use, prevention and interventions. Any material developed will include online resources and toolkits for communities.

APPENDIX A

OPIOID ABATEMENT STRATEGIES

PART ONE: TREATMENT

A. TREAT OPIOID USE DISORDER (OUD)

- Expand availability of treatment for Opioid Use Disorder (OUD) and any cooccurring Substance Use Disorder or Mental Health (SUD/MH) issues, including all forms of Medication-Assisted Treatment (MAT) approved by the U.S. Food and Drug Administration.
- 2. Support and reimburse services that include the full American Society of Addiction Medicine (ASAM) continuum of care for OUD and any co-occurring SUD/MH issues, including but not limited to:
 - a. Medication-Assisted Treatment (MAT);
 - b. Recruiting MAT Providers and Training;
 - c. Abstinence-based treatment;
 - d. Treatment, recovery, or other services provided by states, subdivisions, community health centers; non-for-profit providers; or for-profit providers; or
 - e. Treatment by providers that focus on OUD treatment as well as treatment by providers that offer OUD treatment along with treatment for other SUD/MH issues;
 - f. Recovery high schools
- 3. Expand telehealth to increase access to treatment for OUD and any co-occurring SUD/MH issues, including MAT, as well as counseling, psychiatric support, and other treatment and recovery support services.
- 4. "Support the establishment of the hub-and-spoke model of OUD treatment in all counties where possible, and across county lines where necessary."
- 5. Improve oversight of Opioid Treatment Programs (OTPs) to assure evidenceinformed, promising, or emerging practices such as adequate methadone dosing.
- 6. Support mobile intervention, treatment, and recovery services, offered by qualified professionals, for persons with OUD and any co-occurring SUD/MH issues or persons who have experienced an opioid overdose.

- 7. Treatment of mental health trauma issues resulting from the traumatic experiences of the opioid user (e.g., violence, sexual assault, human trafficking, or adverse childhood experiences) and family members (e.g., surviving family members after an overdose or overdose fatality), and training of health care personnel to identify and address such mental health trauma.
- 8. Support detoxification (detox) services for persons with OUD and any cooccurring SUD/MH issues, including medical detox, referral to treatment, or connections to other services or supports.
- 9. Training on MAT for health care providers, students, or other supporting professionals, such as peer recovery coaches or recovery outreach specialists.
- 10. Support workforce development for addiction professionals who work with persons with OUD and any co-occurring SUD/MH issues.
- 11. Fellowships for addiction medicine specialists for direct patient care, instructors, and clinical research for treatments.
- 12. Scholarships and supports for certified addiction counselors and other mental and behavioral health providers involved in addressing OUD any co-occurring SUD/MH issues, including but not limited to training, scholarships, fellowships, loan repayment programs, or other incentives for providers to work in rural or underserved areas.
- 13. Provide training for clinicians to obtain a waiver under the federal Drug Addiction Treatment Act of 2000 (DATA 2000) to prescribe MAT for OUD, and provide technical assistance and professional support to clinicians who have obtained a DATA 2000 waiver.
- 14. Dissemination of web-based training curricula, such as the American Academy of Addiction Psychiatry's Provider Clinical Support Service-Opioids web-based training curriculum and motivational interviewing.
- 15. Development and dissemination of new curricula, such as the American Academy of Addiction Psychiatry's Provider Clinical Support Service for Medication-Assisted Treatment.
- 16. Support State or local learning collaboratives so that physicians involved in the care and treatment of those with OUD are kept abreast of the latest developments in evidence-based treatment.
- 17. Support State or local drop-in centers where those with OUD may go to seek assistance with recovery when they are ready to begin the process.

18. Support creation of teams in hospitals and emergency rooms to work with those with OUD and direct them to appropriate facilities for evidence-based treatment of OUD, including MAT.

B. SUPPORT PEOPLE IN TREATMENT AND RECOVERY

- Provide the full continuum of care of recovery services for OUD and any cooccurring SUD/MH issues, including supportive housing, residential treatment, medical detox services, peer support services and counseling, community navigators, case management, and connections to community-based services.
- 2. Provide counseling, peer-support, recovery case management and residential treatment with access to medications for those who need it to persons with OUD and any co-occurring SUD/MH issues.
- 3. Provide access to housing for people with OUD and any co-occurring SUD/MH issues, including supportive housing, housing assistance programs, or training for housing providers.
- 4. Provide community support services to assist in deinstitutionalizing persons with OUD and any co-occurring SUD/MH issues
- 5. Support or expand peer-recovery centers, which may include support groups, social events, computer access, or other services for persons with OUD and any co-occurring SUD/MH issues.
- 6. Provide or support transportation to treatment or recovery programs or services for persons with OUD and any co-occurring SUD/MH issues.
- 7. Provide employment training or educational services for persons in treatment for or recovery from OUD and any co-occurring SUD/MH issues.
- 8. Identify successful recovery programs such as physician, pilot, and college recovery programs, and provide support and technical assistance to increase the number and capacity of high-quality programs to help those in recovery.
- 9. Engage non-profits, the faith community, and community coalitions to support people in treatment and recovery and to support family members in their efforts to manage the opioid user in the family.
- 10. Training and development of procedures for government staff to appropriately interact and provide social and other services to current and recovering opioid users, including reducing stigma.
- 11. Support stigma reduction efforts regarding treatment and support for persons with OUD, including reducing the stigma on effective treatment.

C. CONNECT PEOPLE WHO NEED HELP TO THE HELP THEY NEED (CONNECTIONS TO CARE)

- 1. Ensure that health care providers are screening for OUD and other risk factors and know how to appropriately counsel and treat (or refer if necessary) a patient for OUD treatment.
- 2. Fund Screening, Brief Intervention and Referral to Treatment (SBIRT) programs and appropriate training for all health care providers to identify those with potential problems in order to reduce the transition from use to disorders.
- 3. Provide training and long-term implementation of SBIRT in key systems (health, schools, colleges, criminal justice, and probation), with a focus on youth and young adults when transition from misuse to opioid disorder is common.
- 4. Purchase automated versions of SBIRT and support ongoing costs of the technology.
- 5. Training for emergency room personnel treating opioid overdose patients on post-discharge planning, including community referrals for MAT, recovery case management or support services.
- Support hospital programs that transition persons with OUD and any cooccurring SUD/MH issues, or persons who have experienced an opioid overdose, into community treatment or recovery services through a bridge clinic or similar approach.
- 7. Support crisis stabilization centers that serve as an alternative to hospital emergency departments for persons with OUD and any co-occurring SUD/MH issues or persons that have experienced an opioid overdose.
- 8. Support the work of Emergency Medical Systems, including peer support specialists, to connect individuals to treatment or other appropriate services following an opioid overdose or other opioid-related adverse event.
- Provide funding for peer support specialists or recovery coaches in emergency departments, detox facilities, recovery centers, recovery housing, or similar settings; offer services, supports, or connections to care to persons with OUD and any co-occurring SUD/MH issues or to persons who have experienced an opioid overdose.
- Provide funding for peer navigators, recovery coaches, care coordinators, or care managers that offer assistance to persons with OUD and any co-occurring SUD/MH issues or to persons who have experienced on opioid overdose.

- 11. Create or support school-based contacts that parents can engage with to seek immediate treatment services for their child; and support prevention, intervention, treatment, and recovery programs focused on young people.
- 12. Develop and support best practices on addressing OUD in the workplace.
- 13. Support assistance programs for health care providers with OUD.
- 14. Engage non-profits and the faith community as a system to support outreach for treatment.
- 15. Support centralized call centers that provide information and connections to appropriate services and supports for persons with OUD and any co-occurring SUD/MH issues.
- 16. Develop or support a National Treatment Availability Clearinghouse a multistate/nationally accessible database whereby health care providers can list locations for currently available in-patient and out-patient OUD treatment services that are accessible on a real-time basis by persons who seek treatment.

D. ADDRESS THE NEEDS OF CRIMINAL-JUSTICE-INVOLVED PERSONS AND RURAL COUNTY UNATTENDED DEATHS

- 1. Address the needs of persons with OUD and any co-occurring SUD/MH issues who are involved or are at risk of becoming involved in the criminal justice system.
- 2. Support pre-arrest or pre-arraignment diversion and deflection strategies for persons with OUD and any co-occurring SUD/MH issues, including established strategies such as:
 - a. Self-referral strategies such as the Angel Programs or the Police Assisted Addiction Recovery Initiative (PAARI);
 - Active outreach strategies such as the Drug Abuse Response Team (DART) model;
 - c. "Naloxone Plus" strategies, which work to ensure that individuals who have received naloxone to reverse the effects of an overdose are then linked to treatment programs or other appropriate services;
 - d. Officer prevention strategies, such as the Law Enforcement Assisted Diversion (LEAD) model; or
 - e. Officer intervention strategies.
- 3. Support pre-trial services that connect individuals with OUD and any cooccurring SUD/MH issues to evidence-informed treatment, including MAT, and related services.

- 4. Implementing or supporting pilot programs for the voluntary testing of individuals who enter local (city or county) criminal justice facilities, and for those identified with OUD, offer induction of evidence-based treatment, including MAT.
- 5. Support treatment and recovery courts for persons with OUD and any cooccurring SUD/MH issues, but only if they provide referrals to evidence-informed treatment, including MAT.
- 6. Provide evidence-informed treatment, including MAT, recovery support, harm reduction, or other appropriate services to individuals with OUD and any co-occurring SUD/MH issues who are incarcerated in jail or prison.
- 7. Provide evidence-informed treatment, including MAT, recovery support, harm reduction, or other appropriate services to individuals with OUD and any co-occurring SUD/MH issues who are leaving jail or prison have recently left jail or prison, are on probation or parole, are under community corrections supervision, or are in re-entry programs or facilities.
- 8. Support critical time interventions (CTI), particularly for individuals living with dual-diagnosis OUD/serious mental illness, and services for individuals who face immediate risks and service needs and risks upon release from correctional settings.
- 9. Provide training on best practices for addressing the needs of criminal-justiceinvolved persons with OUD and any co-occurring SUD/MH issues to law enforcement, correctional, or judicial personnel or to providers of treatment, recovery, harm reduction, case management, or other services offered in connection with any of the strategies described in this section;
- Provide training to Justices of the Peace on unattended deaths involving drug use and reimbursement of transfer to and costs or expenses of a Medical Examiner to enhance better death understanding, statistics and recording on overdose involved deaths.

E. <u>ADDRESS THE NEEDS OF PREGNANT OR PARENTING WOMEN AND THEIR FAMILIES,</u> <u>INCLUDING BABIES WITH NEONATAL ABSTINENCE SYNDROME</u>

- Support evidence-informed, promising, or emerging treatment, including MAT, recovery services and supports, and prevention services for pregnant women – or women who could become pregnant – who have OUD and any co-occurring SUD/MH issues.
- 2. Fund Screening, Brief Intervention and Referral to Treatment (SBIRT) programs and training for all health care providers to identify women with potential opioid

use disorder so that they might be given the option of referral to a proper treatment program.

- 3. Training for obstetricians or other healthcare personnel that work with pregnant women and their families regarding treatment of OUD and any co-occurring SUD/MH issues.
- 4. Other measures to address Neonatal Abstinence Syndrome, including prevention, education, and treatment of OUD and any co-occurring SUD/MH issues.
- 5. Provide training to health care providers that work with pregnant or parenting women on best practices for compliance with federal requirements that children born with Neonatal Abstinence Syndrome get referred to appropriate services and receive a plan of safe care.
- 6. Child and family support for parenting women with OUD and any co-occurring SUD/MH issues.
- 7. Enhanced family supports and childcare services for parents with OUD and any co-occurring SUD/MH issues.
- 8. Provide enhanced support for children and family members suffering trauma as a result of addiction in the family; and offer trauma-informed behavioral health treatment for adverse childhood events.
- 9. Offer home-based wrap-around services to persons with OUD and any cooccurring SUD/MH issues, including but not limited to parent skills training.
- Support for Children's Services Fund additional positions and services, including supportive housing and other residential services, relating to children being removed from the home and/or placed in foster care due to custodial opioid use.
- 11. Provision of education and psychosocial support services to children born with Neonatal Abstinance Syndrome.
- 12. Support family and baby reunification in recovery housing.

PART TWO: PREVENTION

F. <u>PREVENT OVER-PRESCRIBING AND ENSURE APPROPRIATE PRESCRIBING AND</u> <u>DISPENSING OF OPIOIDS</u>

- 1. Trainingand continuing education of health care providers regarding safe and responsible opioid prescribing, dosing, and tapering patients off opioids.
- 2. Academic counter-detailing to educate prescribers on appropriate opioid prescribing.
- 3. Continuing Medical Education (CME) on appropriate prescribing of opioids.
- 4. Support for non-opioid pain treatment alternatives, including training providers to offer or refer to multi-modal, evidence-informed treatment of pain.
- 5. Support enhancements or improvements to Prescription Drug Monitoring Programs (PDMPs), including but not limited to improvements that:
 - a. Increase the number of prescribers using PDMPs;
 - Improve point-of-care decision-making by increasing the quantity, quality, or format of data available to prescribers using PDMPs, by improving the interface that prescribers use to access PDMP data, or both; or
 - c. Enable states to use PDMP data in support of surveillance or intervention strategies.
- Development and implementation of a national PDMP Fund development of a multistate/national PDMP that permits information sharing while providing appropriate safeguards on sharing of private health information, including but not limited to:
 - Integration of PDMP data with electronic health records, overdose episodes, and decision support tools for health care providers relating to OUD.
 - Ensuring PDMPs incorporate available overdose/naloxone deployment data, including the United States Department of Transportation's Emergency Medical Technician overdose database.
- 7. Increase electronic prescribing to prevent diversion or forgery
- 8. Educate Dispensers on appropriate opioid dispensing.
- 9. Develop and train physicians on algorithm for proper evidence-based pain management.

- 10. Fund State or local hotline so health care providers with questions regarding proper pain management or opioid prescribing can call and have an expert answer their questions.
- 11. Support for health information systems consistent with State regulations.

G. PREVENT MISUSE OF OPIOIDS

- 1. Corrective advertising or affirmative public education campaigns.
- 2. Public education relating to drug disposal.
- 3. Drug take-back disposal or destruction programs.
- 4. Fund community anti-drug coalitions that engage in drug prevention efforts.
- Support community coalitions in implementing evidence-informed prevention, such as reduced social access and physical access, stigma reduction – including staffing, educational campaigns, support for people in treatment or recovery, or training of coalitions in evidence-informed implementation, including the Strategic Prevention Framework developed by the U.S. Substance Abuse and Mental Health Services Administration (SAMHSA).
- 6. Engage non-profits and faith community as a system to support prevention.
- 7. School and community education programs and campaigns for students, families, school employees, school athletic programs, parent-teacher and student associations, and others.
- 8. School-based or youth-focused programs or strategies that have demonstrated effectiveness in preventing drug misuse and seem likely to be effective in preventing the uptake and use of opioids.
- 9. Support evidence-informed programs or curricula to address mental health needs of young people who may be at risk of misusing opioids or other drugs, including emotional modulation and resilience skills.
- 10. Support greater access to mental health services and supports for young people, including services and supports provided by school nurses or other school staff, to address mental health needs in young people that (when not properly addressed) increase the risk of opioid or other drug misuse.
- 11. Support local law enforcement task forces aimed at disrupting and eliminating the manufacturers and distributers of illegal opioids.

H. PREVENT OVERDOSE DEATHS AND OTHER HARMS (HARM REDUCTION)

- 1. Increase availability and distribution of naloxone and other drugs that treat overdoses for first responders, overdose patients, opioid users, families and friends of opioid users, schools, community navigators and outreach workers, drug offenders upon release from jail/prison, or other members of the general public.
- 2. Public health entities provide free naloxone and training to anyone in the community.
- 3. Training and education regarding naloxone and other drugs that treat overdoses for first responders, overdose patients, patients taking opioids, families, schools, and other members of the general public.
- 4. Enable school nurses and other school staff to respond to opioid overdoses, and provide them with naloxone, training, and support.
- 5. Expand, improve, or develop data tracking software and applications for overdoses/naloxone revivals.
- 6. Public education relating to emergency responses to overdoses.
- 7. Public education relating to immunity and Good Samaritan laws.
- 8. Educate first responders regarding the existence and operation of immunity and Good Samaritan laws.
- 9. Syringe service programs and other evidence-informed programs to reduce harms associated with intravenous drug use, including supplies, staffing, space, peer support services, referrals to treatment, connections to care, and the full range of harm reduction and treatment services provided by these programs.
- 10. Expand access to testing and treatment for infectious diseases such as HIV and Hepatitis C resulting from intravenous opioid use.
- 11. Support mobile units that offer or provide referrals to harm reduction services, treatment, recovery supports, health care, or other appropriate services to persons that use opioids or persons with OUD and any co-occurring SUD/MH issues.
- 12. Provide training in harm reduction strategies to health care providers, students, peer recovery coaches, recovery outreach specialists, or other professionals that provide care to persons who use opioids or persons with OUD and any co-occurring SUD/MH issues.

PART THREE: OTHER STRATEGIES

I. FIRST RESPONDERS

- 1. Law enforcement expenditures relating to the opioid epidemic.
- 2. Educate first responders regarding appropriate practices and precautions when dealing with fentanyl or other drugs.

J. LEADERSHIP, PLANNING AND COORDINATION

- 1. Community regional planning to identify goals for reducing harms related to the opioid epidemic, to identify areas and populations with the greatest needs for treatment intervention services, or to support other strategies to abate the opioid epidemic described in this opioid abatement strategy list.
- 2. A government dashboard to track key opioid-related indicators and supports as identified through collaborative community processes.
- 3. Invest in infrastructure or staffing at government and not-for-profit agencies to support collaborative, cross-system coordination with the purpose of preventing overprescribing, opioid misuse, or opioid overdoses, treating those with OUD and any co-occurring SUD/MH issues, supporting them in treatment or recovery, connecting them to care, or implementing other strategies to abate the opioid epidemic described in this opioid abatement strategy list.

K. TRAINING

- 1. Provide funding for staff training or networking programs and services to improve the capability of government, community, and not-for-profit entities to abate the opioid crisis.
- Support infrastructure and staffing for collaborative cross-system coordination to prevent opioid misuse, prevent overdoses, and treat those with OUD and any co-occurring SUD/MH issues, or implement other strategies to abate the opioid epidemic described in this opioid abatement strategy list (e.g., health care, primary care, pharmacies, PDMPs, etc.);
- 3. Medical Provider education;
- 4. Media Campaigns

L. <u>RESEARCH</u>

- 1. Support opioid abatement research, including but not limited to:
 - a. Monitoring, surveillance, and evaluation of programs and strategies described in this opioid abatement strategy list.
 - b. Research non-opioid treatment of chronic pain.
 - c. Research on improved service delivery for modalities such as SBIRT that demonstrate promising but mixed results in populations vulnerable to opioid use disorders.
 - d. Research on novel harm reduction and prevention efforts such as the provision of fentanyl test strips.
 - e. Research on innovative supply-side enforcement efforts such as improved detection of mail-based delivery of synthetic opioids.
 - f. Expanded research on swift/certain/fair models to reduce and deter opioid misuse within criminal justice populations that build upon promising approaches used to address other substances (e.g. Hawaii HOPE and Dakota 24/7).
 - g. Research on expanded modalities such as prescription methadone that can expand access to MAT;
 - h. Research on the effectiveness of Recovery High Schools and other educational interventions;
 - i. Research to track abatement progress in urban and rural areas.

M. MISCELLANEOUS

- It is the intent of the Parties to the Texas Term Sheet in adopting the Abatement Strategies herein that the Council be guided by the allocation methodology in Exhibit C to the Texas Term Sheet in approving Regional strategies and that the Council consider the proportional share of the individual members in each Region when allocating the funds for approved abatement strategies within each Region.
- 2. It is the intent of the Parties to the Texas Term Sheet in adopting the Abatement Strategies herein that the Opioid Council have the flexibility to add, change or alter the Abatement Strategies herein as necessary to fulfill the intent that opioid abatement strategies best meet the needs of the Regions, subdivisions and intent of this document.

EXHIBIT B

Municipal Area	Allocation	Municipal Area	Allocation
Abbott	\$688	Lakeport	\$463
Abernathy	\$110	Lakeside	\$4,474
Abilene	\$563,818	Lakeside City	\$222
Ackerly	\$21	Lakeview	\$427
Addison	\$58,094	Lakeway	\$31,657
Adrian	\$181	Lakewood Village	\$557
Agua Dulce	\$43	Lamar County	\$141,598
Alamo	\$22,121	Lamb County	\$50,681
Alamo Heights	\$28,198	Lamesa	\$29,656
Alba	\$3,196	Lampasas	\$28,211
Albany	\$180	Lampasas County	\$42,818
Aledo	\$331	Lancaster	\$90,653
Alice	\$71,291	Laredo	\$763,174
Allen	\$315,081	Latexo	\$124
Alma	\$1,107	Lavaca County	\$45,973
Alpine	\$29,686	Lavon	\$7,435
Alto	\$3,767	Lawn	\$58
Alton	\$11,540	League City	\$302,418
Alvarado	\$29,029	Leakey	\$256
Alvin	\$113,962	Leander	\$88,641
Alvord	\$358	Leary	\$797
Amarillo	\$987,661	Lee County	\$30,457
Ames	\$5,571	Lefors	\$159
Amherst	\$22	Leon County	\$67,393
Anahuac	\$542	Leon Valley	\$23,258
Anderson	\$19	Leona	\$883
Anderson County	\$268,763	Leonard	\$8,505
Andrews	\$18,983	Leroy	\$176
Andrews County	\$37,606	Levelland	\$46,848
Angelina County	\$229,956	Lewisville	\$382,094
Angleton	\$62,791	Lexington	\$2,318
Angus	\$331	Liberty	\$72,343
Anna	\$9,075	Liberty County	\$531,212
Annetta	\$5,956	Liberty Hill	\$2,780
Annetta North	\$34	Limestone County	\$135,684

Exhibit B: Municipal Area Allocations: 15% of Total (\$150 million) (County numbers refer to distribution to the county governments after payment to cities within county borders has been made. Minimum distribution to each county is \$1000.)

(Table continues on multiple pages below)

	A 222		A A - -
Annetta South	\$602	Lincoln Park	\$677
Annona	\$738	Lindale	\$24,202
Anson	\$5,134	Linden	\$3,661
Anthony	\$4,514	Lindsay	\$1,228
Anton	\$444	Lipan	\$44
Appleby	\$1,551	Lipscomb County	\$10,132
Aquilla	\$208	Little Elm	\$69,326
Aransas County	\$266,512	Little River-Academy	\$798
Aransas Pass	\$57,813	Littlefield	\$7,678
Archer City	\$10,554	Live Oak	\$32,740
Archer County	\$45,534	Live Oak County	\$39,716
Arcola	\$7,290	Liverpool	\$1,435
Argyle	\$11,406	Livingston	\$73,165
Arlington	\$735,803	Llano	\$23,121
Armstrong County	\$974	Llano County	\$115,647
Arp	\$2,009	Lockhart	\$49,050
Asherton	\$112	Lockney	\$3,301
Aspermont	\$9	Log Cabin	\$1,960
Atascosa County	\$176,903	Lometa	\$1,176
Athens	\$105,942	Lone Oak	\$1,705
Atlanta	\$30,995	Lone Star	\$8,283
Aubrey	\$15,141	Longview	\$482,254
Aurora	\$1,849	Loraine	\$188
Austin County	\$76,030	Lorena	\$3,390
Austin	\$4,877,716	Lorenzo	\$11,358
Austwell	\$109	Los Fresnos	\$11,185
Avery	\$138	Los Indios	\$159
Avinger	\$1,115	Los Ybanez	\$0
Azle	\$32,213	Lott	\$1,516
Bailey	\$950	Lovelady	\$249
Bailey County	\$15,377	Loving County	\$1,000
Bailey's Prairie	\$5,604	Lowry Crossing	\$783
Baird	\$2,802	Lubbock	\$319,867
Balch Springs	\$27,358	Lubbock County	\$1,379,719
Balcones Heights	\$23,811	Lucas	\$5,266
Ballinger	\$9,172	Lueders	\$508
Balmorhea	\$63	Lufkin	\$281,592
Bandera	\$2,893	Luling	\$29,421
Bandera County	\$86,815	Lumberton	\$36,609
Bangs	\$3,050	Lyford	\$3,071
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Bardwell	\$362	Lynn County	\$6,275
Barry	\$200	Lytle	\$7,223
Barstow	\$61	Mabank	\$19,443
Bartlett	\$3,374	Madison County	\$49,492
Bartonville	\$8,887	Madisonville	\$11,458
Bastrop	\$46,320	Magnolia	\$26,031
Bastrop County	\$343,960	Malakoff	\$12,614
Bay City	\$57,912	Malone	\$439
Baylor County	\$29,832	Manor	\$12,499
Bayou Vista	\$6,240	Mansfield	\$150,788
Bayside	\$242	Manvel	\$12,305
Baytown	\$216,066	Marble Falls	\$37,039
Bayview	\$41	Marfa	\$65
Beach City	\$12,505	Marietta	\$338
Bear Creek	\$906	Marion	\$275
Beasley	\$130	Marion County	\$54,728
Beaumont	\$683,010	Marlin	\$21,634
Beckville	\$1,247	Marquez	\$1,322
Bedford	\$94,314	Marshall	\$108,371
Bedias	\$3,475	Mart	\$928
Bee Cave	\$12,863	Martin County	\$10,862
Bee County	\$97,844	Martindale	\$2,437
Beeville	\$24,027	Mason	\$777
Bell County	\$650,748	Mason County	\$3,134
Bellaire	\$41,264	Matador	\$1,203
Bellevue	\$56	Matagorda County	\$135,239
Bellmead	\$14,487	Mathis	\$15,720
Bells	\$1,891	Maud	\$423
Bellville	\$7,488	Maverick County	\$115,919
Belton	\$72,680	Maypearl	\$986
Benavides	\$152	McAllen	\$364,424
Benbrook	\$43,919	McCamey	\$542
Benjamin	\$951	McGregor	\$9,155
Berryville	\$14,379	McKinney	\$450,383
Bertram	\$182	McLean	\$14
Beverly Hills	\$4,336	McLendon-Chisholm	\$411
Bevil Oaks	\$549	Mcculloch County	\$20,021
Bexar County	\$7,007,152	Mclennan County	\$529,641
Big Lake	\$547	Mcmullen County	\$1,000
Big Sandy	\$4,579	Meadow	\$1,121
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Big Spring	\$189,928	Meadowlakes	\$905
Big Wells	\$236	Meadows Place	\$18,148
Bishop	\$8,213	Medina County	\$48,355
Bishop Hills	\$323	Megargel	\$611
Blackwell	\$31	Melissa	\$15,381
Blanco	\$6,191	Melvin	\$345
Blanco County	\$49,223	Memphis	\$7,203
Blanket	\$147	Menard	\$991
Bloomburg	\$1,010	Menard County	\$14,717
Blooming Grove	\$352	Mercedes	\$21,441
Blossom	\$198	Meridian	\$3,546
Blue Mound	\$2,888	Merkel	\$10,117
Blue Ridge	\$1,345	Mertens	\$239
Blum	\$1,622	Mertzon	\$29
Boerne	\$45,576	Mesquite	\$310,709
Bogata	\$3,649	Mexia	\$21,096
Bonham	\$100,909	Miami	\$455
Bonney	\$2,510	Midland County	\$279,927
Booker	\$1,036	Midland	\$521,849
Borden County	\$1,000	Midlothian	\$95,799
Borger	\$69,680	Midway	\$78
Bosque County	\$71,073	Milam County	\$97,386
Bovina	\$173	Milano	\$904
Bowie	\$83,620	Mildred	\$286
Bowie County	\$233,190	Miles	\$93
Boyd	\$6,953	Milford	\$6,177
Brackettville	\$8	Miller's Cove	\$97
Brady	\$27,480	Millican	\$417
Brazoria	\$11,537	Mills County	\$19,931
Brazoria County	\$1,021,090	Millsap	\$34
Brazos Bend	\$462	Mineola	\$48,719
Brazos Country	\$902	Mineral Wells	\$92,061
Brazos County	\$342,087	Mingus	\$189
Breckenridge	\$23,976	Mission	\$124,768
Bremond	\$5,554	Missouri City	\$209,633
Brenham	\$54,750	Mitchell County	\$20,850
Brewster County	\$60,087	Mobeetie	\$52
Briarcliff	\$572	Mobile City	\$2,034
Briaroaks	\$57	Monahans	\$5,849
Bridge City	\$80,756	Mont Belvieu	\$19,669
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Bridgeport	\$33,301	Montague County	\$94,796
Briscoe County	\$977	Montgomery	\$1,884
Broaddus	\$31	Montgomery County	\$2,700,911
Bronte	\$99	Moody	\$828
Brooks County	\$20,710	Moore County	\$40,627
Brookshire	\$6,406	Moore Station	\$772
Brookside Village	\$1,110	Moran	\$50
Brown County	\$193,417	Morgan	\$605
Browndell	\$152	Morgan's Point	\$3,105
Brownfield	\$14,452	Morgan's Point Resort	\$8,024
Brownsboro	\$3,176	Morris County	\$53,328
Brownsville	\$425,057	Morton	\$167
Brownwood	\$166,572	Motley County	\$3,344
Bruceville-Eddy	\$1,692	Moulton	\$999
Bryan	\$246,897	Mount Calm	\$605
Bryson	\$1,228	Mount Enterprise	\$1,832
Buckholts	\$1,113	Mount Pleasant	\$65,684
Buda	\$10,784	Mount Vernon	\$6,049
Buffalo	\$11,866	Mountain City	\$1,548
Buffalo Gap	\$88	Muenster	\$4,656
Buffalo Springs	\$188	Muleshoe	\$4,910
Bullard	\$7,487	Mullin	\$384
Bulverde	\$14,436	Munday	\$2,047
Bunker Hill Village	\$472	Murchison	\$2,302
Burkburnett	\$37,844	Murphy	\$51,893
Burke	\$1,114	Mustang	\$7
Burleson County	\$70,244	Mustang Ridge	\$2,462
Burleson	\$151,779	Nacogdoches	\$205,992
Burnet	\$33,345	Nacogdoches County	\$198,583
Burnet County	\$189,829	Naples	\$4,224
Burton	\$937	Nash	\$7,999
Byers	\$77	Nassau Bay	\$11,247
Bynum	\$380	Natalia	\$625
Cactus	\$4,779	Navarro	\$334
Caddo Mills	\$43	Navarro County	\$103,513
Caldwell	\$18,245	Navasota	\$37,676
Caldwell County	\$86,413	Nazareth	\$124
Calhoun County	\$127,926	Nederland	\$44,585
Callahan County	\$12,894	Needville	\$10,341
Callisburg	\$101	Nevada	\$237
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Calvert	\$772	New Berlin	\$4
Cameron	\$11,091	New Boston	\$6,953
Cameron County	\$537,026	New Braunfels	\$307,313
Camp County	\$28,851	New Chapel Hill	\$288
Camp Wood	\$422	New Deal	\$338
Campbell	\$1,116	New Fairview	\$2,334
Canadian	\$1,090	New Home	\$9
Caney City	\$2,005	New Hope	\$1,024
Canton	\$56,734	New London	\$4,129
Canyon	\$26,251	New Summerfield	\$442
Carbon	\$620	New Waverly	\$2,562
Carl's Corner	\$48	Newark	\$520
Carmine	\$385	Newcastle	\$914
Carrizo Springs	\$1,671	Newton	\$6,102
Carrollton	\$310,255	Newton County	\$158,006
Carson County	\$29,493	Neylandville	\$163
Carthage	\$18,927	Niederwald	\$16
Cashion Community	\$322	Nixon	\$2,283
Cass County	\$93,155	Nocona	\$16,536
Castle Hills	\$12,780	Nolan County	\$50,262
Castro County	\$4,420	Nolanville	\$4,247
Castroville	\$4,525	Nome	\$391
Cedar Hill	\$70,127	Noonday	\$226
Cedar Park	\$185,567	Nordheim	\$697
Celeste	\$1,280	Normangee	\$6,192
Celina	\$18,283	North Cleveland	\$105
Center	\$58,838	North Richland Hills	\$146,419
Centerville	\$385	Northlake	\$8,905
Chambers County	\$153,188	Novice	\$76
Chandler	\$17,364	Nueces County	\$1,367,932
Channing	\$2	O'Brien	\$76
Charlotte	\$4,257	O'Donnell	\$27
Cherokee County	\$156,612	Oak Grove	\$2,769
Chester	\$1,174	Oak Leaf	\$612
Chico	\$2,928	Oak Point	\$9,011
Childress	\$37,916	Oak Ridge	\$358
Childress County	\$50,582	Oak Ridge North	\$33,512
Chillicothe	\$172	Oak Valley	\$7
China	\$522	Oakwood	\$148
China Grove	\$598	Ochiltree County	\$15,476
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Chireno	\$1,568	Odem	\$7,420
Christine	\$354	Odessa	\$559,163
Cibolo	\$13,690	Oglesby	\$29
Cisco	\$7,218	Old River-Winfree	\$21,653
Clarendon	\$114	Oldham County	\$10,318
Clarksville	\$20,891	Olmos Park	\$9,801
Clarksville City	\$54	Olney	\$6,088
Claude	\$26	Olton	\$1,197
Clay County	\$72,050	Omaha	\$4,185
Clear Lake Shores	\$6,682	Onalaska	\$31,654
Cleburne	\$228,184	Opdyke West	\$479
Cleveland	\$96,897	Orange	\$311,339
Clifton	\$9,939	Orange County	\$689,818
Clint	\$375	Orange Grove	\$1,677
Clute	\$51,350	Orchard	\$867
Clyde	\$17,287	Ore City	\$6,806
Coahoma	\$2,291	Overton	\$7,900
Cochran County	\$3,389	Ovilla	\$13,391
Cockrell Hill	\$512	Oyster Creek	\$9,633
Coffee City	\$1,087	Paducah	\$125
Coke County	\$5,522	Paint Rock	\$141
Coldspring	\$447	Palacios	\$14,036
Coleman	\$5,442	Palestine	\$178,009
Coleman County	\$4,164	Palisades	\$240
College Station	\$258,147	Palm Valley	\$1,918
Colleyville	\$46,049	Palmer	\$12,666
Collin County	\$1,266,721	Palmhurst	\$4,660
Collingsworth County	\$19,234	Palmview	\$7,577
Collinsville	\$1,831	Palo Pinto County	\$124,621
Colmesneil	\$2,211	Pampa	\$67,227
Colorado City	\$8,405	Panhandle	\$9,536
Colorado County	\$49,084	Panola County	\$80,699
Columbus	\$6,867	Panorama Village	\$1,292
Comal County	\$396,142	Pantego	\$12,898
Comanche	\$16,503	Paradise	\$52
Comanche County	\$50,964	Paris	\$201,180
Combes	\$1,710	Parker	\$10,307
Combine	\$1,892	Parker County	\$476,254
Commerce	\$33,869	Parmer County	\$15,866
Como	\$415	Pasadena	\$356,536

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Concho County	\$3,859	Pattison	\$1,148
Conroe	\$466,671	Patton Village	\$9,268
Converse	\$27,693	Payne Springs	\$1,770
Cooke County	\$200,451	Pearland	\$333,752
Cool	\$731	Pearsall	\$11,570
Coolidge	\$243	Pecan Gap	\$719
Cooper	\$362	Pecan Hill	\$229
Coppell	\$86,593	Pecos	\$7,622
Copper Canyon	\$489	Pecos County	\$46,997
Copperas Cove	\$133,492	Pelican Bay	\$1,199
Corinth	\$75,298	Penelope	\$415
Corpus Christi	\$1,812,707	Penitas	\$312
Corral City	\$143	Perryton	\$23,364
Corrigan	\$21,318	Petersburg	\$1,691
Corsicana	\$87,310	Petrolia	\$17
Coryell County	\$123,659	Petronila	\$5
Cottle County	\$875	Pflugerville	\$86,408
Cottonwood	\$289	Pharr	\$144,721
Cottonwood Shores	\$1,203	Pilot Point	\$11,613
Cotulla	\$1,251	Pine Forest	\$3,894
Coupland	\$266	Pine Island	\$3,141
Cove	\$387	Pinehurst	\$32,671
Covington	\$519	Pineland	\$4,138
Coyote Flats	\$1,472	Piney Point Village	\$15,738
Crandall	\$12,094	Pittsburg	\$20,526
Crane	\$10,599	Plains	\$129
Crane County	\$26,146	Plainview	\$60,298
Cranfills Gap	\$128	Plano	\$1,151,608
Crawford	\$383	Pleak	\$270
Creedmoor	\$16	Pleasant Valley	\$308
Cresson	\$1,086	Pleasanton	\$29,011
Crockett	\$23,403	Plum Grove	\$258
Crockett County	\$18,210	Point	\$1,519
Crosby County	\$18,388	Point Blank	\$355
Crosbyton	\$1,498	Point Comfort	\$447
Cross Plains	\$4,877	Point Venture	\$588
Cross Roads	\$244	Polk County	\$370,831
Cross Timber	\$542	Ponder	\$1,282
Crowell	\$6,335	Port Aransas	\$31,022
Crowley	\$22,345	Port Arthur	\$367,945
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Crystal City	\$19,412	Port Isabel	\$9,802
Cuero	\$24,689	Port Lavaca	\$11,752
Culberson County	\$789	Port Neches	\$38,849
Cumby	\$5,320	Portland	\$76,517
Cuney	\$606	Post	\$2,332
Cushing	\$1,120	Post Oak Bend City	\$1,034
Cut and Shoot	\$2,141	Poteet	\$6,767
DISH	\$19	Poth	\$3,974
Daingerfield	\$12,476	Potter County	\$371,701
Daisetta	\$5,370	Pottsboro	\$12,302
Dalhart	\$11,609	Powell	\$110
Dallam County	\$21,686	Poynor	\$1,180
Dallas County	\$8,538,291	Prairie View	\$7,600
Dallas	\$2,999,902	Premont	\$3,321
Dalworthington Gardens	\$6,060	Presidio	\$148
Danbury	\$4,231	Presidio County	\$787
Darrouzett	\$101	Primera	\$2,958
Dawson	\$600	Princeton	\$19,245
Dawson County	\$46,911	Progreso	\$8,072
Dayton	\$47,122	Progreso Lakes	\$39
Dayton Lakes	\$38	Prosper	\$22,770
De Kalb	\$1,035	Providence Village	\$508
De Leon	\$8,218	Putnam	\$14
De Witt County	\$68,895	Pyote	\$22
DeCordova	\$13,778	Quanah	\$207
DeSoto	\$72,400	Queen City	\$4,837
Deaf Smith County	\$34,532	Quinlan	\$7,304
Dean	\$141	Quintana	\$492
Decatur	\$56,669	Quitaque	\$8
Deer Park	\$49,388	Quitman	\$15,619
Del Rio	\$59,056	Rains County	\$53,190
Dell City	\$15	Ralls	\$3,967
Delta County	\$30,584	Rancho Viejo	\$3,836
Denison	\$210,426	Randall County	\$278,126
Denton	\$458,334	Ranger	\$12,186
Denton County	\$1,132,298	Rankin	\$1,613
Denver City	\$2,104	Ransom Canyon	\$930
Deport	\$42	Ravenna	\$685
Detroit	\$965	Raymondville	\$7,466
Devers	\$191	Reagan County	\$25,215

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Devine	\$4,354	Real County	\$5,073
Diboll	\$25,533	Red Lick	\$23
Dickens	\$71	Red Oak	\$26,843
Dickens County	\$1,873	Red River County	\$29,306
Dickinson	\$83,683	Redwater	\$1,058
Dilley	\$2,633	Reeves County	\$103,350
Dimmit County	\$33,294	Refugio	\$8,839
Dimmitt	\$1,012	Refugio County	\$46,216
Dodd City	\$1,211	Reklaw	\$1,136
Dodson	\$447	Reno	\$3,791
Domino	\$196	Reno	\$11,164
Donley County	\$22,370	Retreat	\$52
Donna	\$13,798	Rhome	\$12,285
Dorchester	\$231	Rice	\$1,972
Double Oak	\$4,765	Richardson	\$260,315
Douglassville	\$574	Richland	\$210
Dripping Springs	\$811	Richland Hills	\$24,438
Driscoll	\$39	Richland Springs	\$2,234
Dublin	\$14,478	Richmond	\$77,606
Dumas	\$26,229	Richwood	\$12,112
Duncanville	\$58,328	Riesel	\$1,118
Duval County	\$49,109	Rio Bravo	\$8,548
Eagle Lake	\$4,882	Rio Grande City	\$25,947
Eagle Pass	\$56,005	Rio Hondo	\$3,550
Early	\$14,838	Rio Vista	\$4,419
Earth	\$242	Rising Star	\$1,933
East Bernard	\$5,554	River Oaks	\$11,917
East Mountain	\$2,494	Riverside	\$858
East Tawakoni	\$2,723	Roanoke	\$275
Eastland	\$15,896	Roaring Springs	\$461
Eastland County	\$52,275	Robert Lee	\$85
Easton	\$329	Roberts County	\$547
Ector	\$1,108	Robertson County	\$44,642
Ector County	\$480,000	Robinson	\$18,002
Edcouch	\$4,101	Robstown	\$40,154
Eden	\$497	Roby	\$428
Edgecliff Village	\$2,232	Rochester	\$674
Edgewood	\$13,154	Rockdale	\$20,973
Edinburg	\$120,884	Rockport	\$54,253
Edmonson	\$136	Rocksprings	\$25

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Edna	\$18,194	Rockwall	\$114,308
Edom	\$2,149	Rockwall County	\$168,820
Edwards County	\$975	Rocky Mound	\$280
El Campo	\$31,700	Rogers	\$3,818
El Cenizo	\$621	Rollingwood	\$4,754
El Lago	\$5,604	Roma	\$16,629
El Paso	\$1,224,371	Roman Forest	\$8,610
El Paso County	\$2,592,121	Ropesville	\$2,122
Eldorado	\$50	Roscoe	\$778
Electra	\$15,716	Rose City	\$4,012
Elgin	\$26,284	Rose Hill Acres	\$2,311
Elkhart	\$301	Rosebud	\$1,489
Ellis County	\$315,372	Rosenberg	\$126,593
Elmendorf	\$746	Ross	\$147
Elsa	\$7,720	Rosser	\$549
Emhouse	\$83	Rotan	\$1,493
Emory	\$3,878	Round Mountain	\$454
Enchanted Oaks	\$1,299	Round Rock	\$475,992
Encinal	\$1,515	Round Top	\$140
Ennis	\$81,839	Rowlett	\$99,963
Erath County	\$102,616	Roxton	\$47
Escobares	\$40	Royse City	\$23,494
Estelline	\$909	Rule	\$800
Euless	\$92,824	Runaway Bay	\$6,931
Eureka	\$334	Runge	\$255
Eustace	\$2,089	Runnels County	\$33,831
Evant	\$2,068	Rusk	\$17,991
Everman	\$7,692	Rusk County	\$151,390
Fair Oaks Ranch	\$8,077	Sabinal	\$1,811
Fairchilds	\$81	Sabine County	\$46,479
Fairfield	\$1,245	Sachse	\$23,400
Fairview	\$32,245	Sadler	\$925
Falfurrias	\$2,221	Saginaw	\$31,973
Falls City	\$41	Salado	\$3,210
Falls County	\$34,522	San Angelo	\$536,509
Fannin County	\$131,653	San Antonio	\$4,365,416
Farmers Branch	\$94,532	San Augustine	\$25,182
Farmersville	\$10,532	San Augustine County	\$37,854
Farwell	\$343	San Benito	\$40,015
Fate	\$3,473	San Diego	\$40,013 \$11,771
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Fayette County	\$92,440	San Elizario	\$7,831
Fayetteville	\$391	San Felipe	\$1,498
Ferris	\$13,873	San Jacinto County	\$197,398
Fisher County	\$5,518	San Juan	\$28,845
Flatonia	\$5,661	San Leanna	\$36
Florence	\$3,949	San Marcos	\$325,688
Floresville	\$21,699	San Patricio	\$4,213
Flower Mound	\$215,256	San Patricio County	\$271,916
Floyd County	\$9,049	San Perlita	\$2,219
Floydada	\$6,357	San Saba	\$10,057
Foard County	\$5,764	San Saba County	\$17,562
Follett	\$212	Sanctuary	\$17
Forest Hill	\$26,132	Sandy Oaks	\$9,863
Forney	\$80,112	Sandy Point	\$1,637
Forsan	\$576	Sanford	\$308
Fort Bend County	\$1,506,719	Sanger	\$22,237
Fort Stockton	\$4,411	Sansom Park	\$223
Fort Worth	\$2,120,790	Santa Anna	\$329
Franklin	\$3,931	Santa Clara	\$87
Franklin County	\$25,783	Santa Fe	\$33,272
Frankston	\$274	Santa Rosa	\$2,138
Fredericksburg	\$56,486	Savoy	\$2,349
Freeport	\$72,973	Schertz	\$60,110
Freer	\$3,271	Schleicher County	\$5,695
Freestone County	\$50,495	Schulenburg	\$2,560
Friendswood	\$140,330	Scotland	\$148
Frio County	\$19,954	Scottsville	\$708
Friona	\$2,848	Scurry	\$1,110
Frisco	\$405,309	Scurry County	\$73,116
Fritch	\$4,548	Seabrook	\$30,270
Frost	\$321	Seadrift	\$991
Fruitvale	\$2,344	Seagoville	\$17,106
Fulshear	\$5,272	Seagraves	\$7,531
Fulton	\$1,602	Sealy	\$20,637
Gaines County	\$54,347	Seguin	\$376,538
Gainesville	\$153,980	Selma	\$22,429
Galena Park	\$13,093	Seminole	\$16,092
Gallatin	\$1,253	Seven Oaks	\$3,917
Galveston	\$488,187	Seven Points	\$7,452
Galveston County	\$1,124,093	Seymour	\$14,218

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Ganado	\$5,510	Shackelford County	\$1,288
Garden Ridge	\$11,351	Shady Shores	\$594
Garland	\$420,244	Shallowater	\$1,907
Garrett	\$2,510	Shamrock	\$4,328
Garrison	\$3,555	Shavano Park	\$3,178
Gary City	\$450	Shelby County	\$109,925
Garza County	\$8,944	Shenandoah	\$47,122
Gatesville	\$26,994	Shepherd	\$147
George West	\$6,207	Sherman	\$330,585
Georgetown	\$225,896	Sherman County	\$7,930
Gholson	\$1,505	Shiner	\$4,042
Giddings	\$12,674	Shoreacres	\$958
Gillespie County	\$63,191	Silsbee	\$66,442
Gilmer	\$33,951	Silverton	\$14
Gladewater	\$24,638	Simonton	\$1,906
Glasscock County	\$1,000	Sinton	\$23,658
Glen Rose	\$540	Skellytown	\$400
Glenn Heights	\$16,593	Slaton	\$154
Godley	\$3,115	Smiley	\$655
Goldsmith	\$677	Smith County	\$758,961
Goldthwaite	\$1,225	Smithville	\$17,009
Goliad	\$3,563	Smyer	\$300
Goliad County	\$34,660	Snook	\$1,422
Golinda	\$100	Snyder	\$9,018
Gonzales	\$14,882	Socorro	\$11,125
Gonzales County	\$33,230	Somerset	\$1,527
Goodlow	\$221	Somervell County	\$57,076
Goodrich	\$9,643	Somerville	\$3,806
Gordon	\$365	Sonora	\$7,337
Goree	\$749	Sour Lake	\$17,856
Gorman	\$3,107	South Houston	\$25,620
Graford	\$23	South Mountain	\$154
Graham	\$235,428	South Padre Island	\$30,629
Granbury	\$71,735	Southlake	\$70,846
Grand Prairie	\$445,439	Southmayd	\$7,096
Grand Saline	\$36,413	Southside Place	\$885
Grandfalls	\$65	Spearman	\$14,000
Grandview	\$6,600	Splendora	\$7,756
Granger	\$2,741	Spofford	\$7
Granite Shoals	\$11,834	Spring Valley Village	\$16,404

Granjeno	\$43	Springlake	\$3
Grapeland	\$7,287	Springtown	\$14,244
Grapevine	\$129,195	Spur	\$427
Gray County	\$65,884	St. Hedwig	\$111
Grays Prairie	\$17	St. Jo	\$7,360
Grayson County	\$539,083	St. Paul	\$21
Greenville	\$203,112	Stafford	\$75,145
Gregg County	\$243,744	Stagecoach	\$3,036
Gregory	\$4,697	Stamford	\$398
Grey Forest	\$474	Stanton	\$3,838
Grimes County	\$94,878	Staples	\$19
Groesbeck	\$5,745	Star Harbor	\$151
Groom	\$965	Starr County	\$99,896
Groves	\$40,752	Stephens County	\$35,244
Groveton	\$8,827	Stephenville	\$83,472
Gruver	\$1,166	Sterling City	\$62
Guadalupe County	\$146,824	Sterling County	\$939
Gun Barrel City	\$36,302	Stinnett	\$4,097
Gunter	\$4,609	Stockdale	\$741
Gustine	\$34	Stonewall County	\$1,822
Hackberry	\$94	Stratford	\$8,378
Hale Center	\$6,042	Strawn	\$987
Hale County	\$79,150	Streetman	\$5
Hall County	\$8,933	Sudan	\$32
Hallettsville	\$6,895	Sugar Land	\$321,561
Hallsburg	\$272	Sullivan City	\$6,121
Hallsville	\$10,239	Sulphur Springs	\$124,603
Haltom City	\$71,800	Sun Valley	\$4
Hamilton	\$3,581	Sundown	\$2,592
Hamilton County	\$66,357	Sunnyvale	\$3,248
Hamlin	\$4,656	Sunray	\$2,571
Hansford County	\$16,416	Sunrise Beach Village	\$2,083
Нарру	\$327	Sunset Valley	\$9,425
Hardeman County	\$15,219	Surfside Beach	\$6,530
Hardin	\$100	Sutton County	\$6,541
Hardin County	\$379,800	Sweeny	\$4,503
Harker Heights	\$113,681	Sweetwater	\$68,248
Harlingen	\$165,429	Swisher County	\$7,251
Harris County	\$14,966,202	Taft	\$5,861
Harrison County	\$185,910	Tahoka	\$430

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Hart	\$86	Talco	\$372
Hartley County	\$786	Talty	\$9,124
Haskell	\$10,829	Tarrant County	\$6,171,159
Haskell County	\$22,011	Tatum	\$972
Haslet	\$1,908	Taylor	\$57,945
Hawk Cove	\$674	Taylor County	\$351,078
Hawkins	\$7,932	Taylor Lake Village	\$412
Hawley	\$931	Taylor Landing	\$153
Hays	\$506	Teague	\$1,714
Hays County	\$529,489	Tehuacana	\$12
Hearne	\$16,824	Temple	\$280,747
Heath	\$28,751	Tenaha	\$4,718
Hebron	\$687	Terrell	\$148,706
Hedley	\$70	Terrell County	\$5,737
Hedwig Village	\$13,067	Terrell Hills	\$9,858
Helotes	\$15,790	Terry County	\$25,423
Hemphill	\$8,035	Texarkana	\$192,094
Hemphill County	\$14,394	Texas City	\$298,702
Hempstead	\$21,240	Texhoma	\$156
Henderson	\$59,966	Texline	\$865
Henderson County	\$327,965	The Colony	\$114,297
Henrietta	\$2,720	The Hills	\$1,004
Hereford	\$20,423	Thompsons	\$1,897
Hewitt	\$19,776	Thorndale	\$1,595
Hickory Creek	\$16,510	Thornton	\$270
Hico	\$5,534	Thorntonville	\$87
Hidalgo	\$26,621	Thrall	\$825
Hidalgo County	\$1,253,103	Three Rivers	\$4,669
Hideaway	\$922	Throckmorton	\$29
Higgins	\$43	Throckmorton County	\$5,695
Highland Haven	\$320	Tiki Island	\$2,178
Highland Park	\$43,383	Timbercreek Canyon	\$369
Highland Village	\$50,315	Timpson	\$12,642
Hill Country Village	\$6,485	Tioga	\$2,390
Hill County	\$127,477	Tira	\$185
Hillcrest	\$5,345	Titus County	\$70,611
Hillsboro	\$46,609	Тосо	\$4
Hilshire Village	\$859	Todd Mission	\$1,680
Hitchcock	\$28,796	Tolar	\$2,369
Hockley County	\$46,407	Tom Bean	\$2,293
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Holiday Lakes	\$1,795	Tom Green County	\$282,427
Holland	\$77	Tomball	\$34,620
Holliday	\$5,910	Tool	\$14,787
Hollywood Park	\$9,424	Toyah	\$40
Hondo	\$115,288	Travis County	\$4,703,473
Honey Grove	\$7,196	Trent	\$63
Hood County	\$292,105	Trenton	\$3,089
Hooks	\$2,702	Trinidad	\$5,859
Hopkins County	\$149,518	Trinity	\$23,652
Horizon City	\$7,520	Trinity County	\$105,766
Horseshoe Bay	\$48,173	Trophy Club	\$29,370
Houston County	\$78,648	Troup	\$7,918
Houston	\$7,021,793	Troy	\$5,320
Howard County	\$89,330	Tulia	\$8,911
Howardwick	\$84	Turkey	\$737
Howe	\$9,177	Tuscola	\$138
Hubbard	\$3,635	Tye	\$1,766
Hudson	\$6,840	Tyler	\$723,829
Hudson Oaks	\$15,637	Tyler County	\$131,743
Hudspeth County	\$985	Uhland	\$1,545
Hughes Springs	\$4,442	Uncertain	\$185
Humble	\$73,952	Union Grove	\$994
Hunt County	\$309,851	Union Valley	\$666
Hunters Creek Village	\$14,708	Universal City	\$28,428
Huntington	\$8,792	University Park	\$50,833
Huntsville	\$80,373	Upshur County	\$128,300
Hurst	\$99,187	Upton County	\$8,499
Hutchins	\$9,551	Uvalde	\$18,439
Hutchinson County	\$74,630	Uvalde County	\$36,244
Hutto	\$38,346	Val Verde County	\$117,815
Huxley	\$738	Valentine	\$207
Idalou	\$1,999	Valley Mills	\$2,228
Impact	\$8	Valley View	\$1,824
Indian Lake	\$473	Van	\$6,206
Industry	\$604	Van Alstyne	\$43,749
Ingleside on the Bay	\$142	Van Horn	\$211
Ingleside	\$40,487	Van Zandt County	\$248,747
Ingram	\$5,243	Vega	\$974
Iola	\$3,164	Venus	\$9,792
Iowa Colony	\$4,090	Vernon	\$81,337
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Iowa Park	\$23,487	Victoria	\$84,598
Iraan	\$56	Victoria County	\$520,886
Iredell	\$216	Vidor	\$95,620
Irion County	\$9,105	Vinton	\$622
Irving	\$427,818	Volente	\$333
Italy	\$5,349	Von Ormy	\$513
Itasca	\$8,694	Waco	\$512,007
Ivanhoe	\$26	Waelder	\$3,427
Jacinto City	\$14,141	Wake Village	\$174
Jack County	\$14,799	Walker County	\$184,624
Jacksboro	\$23,254	Waller County	\$126,206
Jackson County	\$37,984	Waller	\$11,295
Jacksonville	\$80,179	Wallis	\$2,698
Jamaica Beach	\$4,913	Walnut Springs	\$183
Jarrell	\$2,423	Ward County	\$67,920
Jasper	\$78,422	Warren City	\$66
Jasper County	\$248,855	Washington County	\$83,727
Jayton	\$63	Waskom	\$5,346
Jeff Davis County	\$8,500	Watauga	\$33,216
Jefferson	\$11,194	Waxahachie	\$152,094
Jefferson County	\$756,614	Weatherford	\$207,872
Jersey Village	\$36,347	Webb County	\$505,304
Jewett	\$9,338	Webberville	\$1,280
Jim Hogg County	\$12,718	Webster	\$53,202
Jim Wells County	\$166,539	Weimar	\$5,830
Joaquin	\$810	Weinert	\$234
Johnson City	\$3,581	Weir	\$443
Johnson County	\$408,692	Wellington	\$9,111
Jolly	\$26	Wellman	\$383
Jones County	\$22,001	Wells	\$1,357
Jones Creek	\$5,078	Weslaco	\$73,949
Jonestown	\$6,419	West	\$3,522
Josephine	\$881	West Columbia	\$17,958
Joshua	\$20,619	West Lake Hills	\$17,056
Jourdanton	\$9,600	West Orange	\$42,452
Junction	\$4,825	West Tawakoni	\$6,995
Justin	\$8,575	West University Place	\$34,672
Karnes City	\$11,632	Westbrook	\$43
Karnes County	\$35,249	Westlake	\$41,540
Katy	\$52,467	Weston	\$266
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Kaufman	\$27,607	Weston Lakes	\$189
Kaufman County	\$353,047	Westover Hills	\$4,509
Keene	\$38,296	Westworth Village	\$7,842
Keller	\$79,189	Wharton	\$31,700
Kemah	\$28,325	Wharton County	\$72,887
Kemp	\$6,419	Wheeler	\$447
Kempner	\$330	Wheeler County	\$26,273
Kendall County	\$100,643	White Deer	\$1,273
Kendleton	\$13	White Oak	\$15,305
Kenedy	\$676	White Settlement	\$23,304
Kenedy County	\$1,000	Whiteface	\$155
Kenefick	\$416	Whitehouse	\$29,017
Kennard	\$132	Whitesboro	\$18,932
Kennedale	\$21,024	Whitewright	\$7,098
Kent County	\$939	Whitney	\$73
Kerens	\$1,924	Wichita County	\$552,371
Kermit	\$5,652	Wichita Falls	\$832,574
Kerr County	\$218,452	Wickett	\$87
Kerrville	\$190,357	Wilbarger County	\$55,124
Kilgore	\$105,583	Willacy County	\$24,581
Killeen	\$535,650	Williamson County	\$1,195,987
Kimble County	\$20,480	Willis	\$24,384
King County	\$1,000	Willow Park	\$26,737
Kingsville	\$20,083	Wills Point	\$43,765
Kinney County	\$2,142	Wilmer	\$426
Kirby	\$8,752	Wilson	\$12
Kirbyville	\$10,690	Wilson County	\$121,034
Kirvin	\$2	Wimberley	\$724
Kleberg County	\$124,109	Windcrest	\$12,908
Knollwood	\$1,160	Windom	\$1,087
Knox City	\$1,962	Windthorst	\$3,385
Knox County	\$11,730	Winfield	\$290
Kosse	\$2,468	Wink	\$120
Kountze	\$19,716	Winkler County	\$61,163
Kress	\$186	Winnsboro	\$28,791
Krugerville	\$1,508	Winona	\$319
Krum	\$9,661	Winters	\$6,229
Kurten	\$686	Wise County	\$289,074
Kyle	\$51,835	Wixon Valley	\$441
La Feria	\$10,381	Wolfe City	\$5,466
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La Grange	\$9,623	Wolfforth	\$4,022
La Grulla	\$1,708	Wood County	\$267,048
La Joya	\$8,457	Woodbranch	\$9,617
La Marque	\$98,930	Woodcreek	\$358
La Porte	\$91,532	Woodloch	\$1,012
La Salle County	\$14,975	Woodsboro	\$1,130
La Vernia	\$3,217	Woodson	\$122
La Villa	\$572	Woodville	\$20,340
La Ward	\$321	Woodway	\$25,713
LaCoste	\$159	Wortham	\$376
Lacy-Lakeview	\$11,599	Wylie	\$114,708
Ladonia	\$2,011	Yantis	\$2,072
Lago Vista	\$13,768	Yoakum County	\$34,924
Laguna Vista	\$3,689	Yoakum	\$20,210
Lake Bridgeport	\$232	Yorktown	\$5,447
Lake City	\$2,918	Young County	\$44,120
Lake Dallas	\$25,314	Zapata County	\$56,480
Lake Jackson	\$75,781	Zavala County	\$38,147
Lake Tanglewood	\$613	Zavalla	\$1,088
Lake Worth	\$20,051		

EXHIBIT C

	70% of Total (\$700 million)	
	Health Care Region Allocation*: \$693 million; Administrative Costs: \$7 million	
Region	Counties in Health Care Region	Allocation
1	Anderson, Bowie, Camp, Cass, Cherokee, Delta, Fannin, Franklin, Freestone, Gregg, Harrison, Henderson, Hopkins, Houston, Hunt, Lamar, Marion, Morris, Panola, Rains, Red, River, Rusk, Smith, Titus, Trinity, Upshur, Van, Zandt, Wood	\$38,223,336
2	Angelina, Brazoria, Galveston, Hardin, Jasper, Jefferson, Liberty, Nacogdoches, Newton, Orange, Polk, Sabine, San Augustine, San Jacinto, Shelby, Tyler	\$54,149,215
3	Austin, Calhoun, Chambers, Colorado, Fort Bend, Harris, Matagorda, Waller, Wharton	\$120,965,680
4	Aransas, Bee, Brooks, De Witt, Duval, Goliad, Gonzales, Jackson, Jim Wells, Karnes, Kenedy, Kleberg, Lavaca, Live Oak, Nueces, Refugio, San Patricio, Victoria	\$27,047,477
5	Cameron, Hidalgo, Starr, Willacy	\$17,619,875
6	Atascosa, Bandera, Bexar, Comal, Dimmit, Edwards, Frio, Gillespie, Guadalupe, Kendall, Kerr, Kinney, La Salle, McMullen, Medina, Real, Uvalde, Val Verde, Wilson, Zavala	\$68,228,047
7	Bastrop, Caldwell, Fayette, Hays, Lee, Travis	\$50,489,691
8	Bell, Blanco, Burnet, Lampasas, Llano, Milam, Mills, San Saba, Williamson	\$24,220,521
9	Dallas, Kaufman	\$66,492,094
10	Ellis, Erath, Hood, Johnson, Navarro, Parker, Somervell, Tarrant, Wise	\$65,538,41
11	Brown, Callahan, Comanche, Eastland, Fisher, Haskell, Jones, Knox, Mitchell, Nolan, Palo Pinto, Shackelford, Stephens, Stonewall, Taylor	\$9,509,818
12	Armstrong, Bailey, Borden, Briscoe, Carson, Castro, Childress, Cochran, Collingsworth, Cottle, Crosby, Dallam, Dawson, Deaf Smith, Dickens, Donley, Floyd, Gaines, Garza, Gray, Hale, Hall, Hansford, Hartley, Hemphill, Hockley, Hutchinson, Kent, King, Lamb, Lipscomb, Lubbock, Lynn, Moore, Motley, Ochiltree, Oldham, Parmer, Potter, Randall, Roberts, Scurry, Sherman, Swisher, Terry, Wheeler, Yoakum	\$23,498,02
13	Coke, Coleman, Concho, Crockett, Irion, Kimble, Mason, McCulloch, Menard, Pecos, Reagan, Runnels, Schleicher, Sterling, Sutton, Terrell, Tom Green	\$5,195,60
14	Andrews, Brewster, Crane, Culberson, Ector, Glasscock, Howard, Jeff Davis, Loving, Martin, Midland, Presidio, Reeves, Upton, Ward, Winkler	\$12,124,354
15	El Paso, Hudspeth	\$17,994,28
16	Bosque, Coryell, Falls, Hamilton, Hill, Limestone, McLennan	\$9,452,01
17	Brazos, Burleson, Grimes, Leon, Madison, Montgomery, Robertson, Walker, Washington	\$23,042,94
18	Collin, Denton, Grayson, Rockwall	\$39,787,68
19	Archer, Baylor, Clay, Cooke, Foard, Hardeman, Jack, Montague, Throckmorton, Wichita, Wilbarger, Young	\$12,665,268
20	Jim Hogg, Maverick, Webb, Zapata	\$6,755,65
	Administrative Costs	\$7,000,000

Exhibit C: TX Opioid Council & Health Care Region Allocations plus Administrative Costs 70% of Total (\$700 million)

* Each Region shall reserve 25% of its allocation for Targeted Funds under the guidelines of Exhibit A.

Exhibit D

Texas Attorney General Release October 25, 2023

Attorney General's Release of Opioid-Related Claims Pursuant to the Allergan Public Global Opioid Settlement Agreement

WHEREAS the Allergan Public Global Opioid Settlement Agreement dated November 22, 2022 (the "Agreement") provides in Section V.A that, as of the Effective Date of the Agreement, Allergan and the Released Entities will be released and forever discharged from all of the Releasors' Released Claims;¹ and

WHEREAS the Agreement provides in Section I.77 that Releasors (as defined in the Agreement) who are releasing claims under Section V.A include without limitation and to the maximum extent of the power of each Settling State's Attorney General to release Claims (a) the Settling State, (b) the Settling State's, Participating Subdivision's and Participating Special District's departments, agencies, divisions, boards, commissions, Subdivisions, districts, instrumentalities of any kind and attorneys, including its Attorney General, and any person in his or her official capacity whether elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, (c) any public entities, public instrumentalities, public educational institutions, unincorporated districts, fire districts, irrigation districts, water districts, emergency services districts, school districts, healthcare districts, hospital districts, Sheriffs and law enforcement districts, library districts, coroner's offices, and public transportation authorities, and other Special Districts in a Settling State, including those with the regulatory authority to enforce state and federal controlled substances acts or the authority to bring Claims related to Covered Conduct seeking money (including abatement (or remediation and/or restitution)) or revoke a pharmaceutical distribution license, and (d) any person or entity acting in a *parens patriae*, sovereign, quasi-sovereign, private attorney general, qui tam, taxpayer, or other capacity seeking relief, including but not limited to, fines, penalties, or punitive damages, on behalf of or generally applicable to the general public with respect to a Settling State or a Subdivision or Special District in a Settling State, whether or not any of them participate in the Agreement; and

WHEREAS the Agreement provides in Section V.F that each Settling State's Attorney General expressly represents and warrants that he or she has, or has obtained, the authority to settle and release, to the maximum extent of the State's power, all Released Claims of (1) his or her respective Settling State, (2) all past and present executive departments, state agencies, divisions, boards, commissions and instrumentalities with the regulatory authority to enforce state and federal controlled substances acts, and (3) any of his or her respective Settling State's past and present executive departments, agencies, divisions, boards, commissions and instruments, agencies, divisions, boards, commissions and instrumentalities that have the authority to bring Claims related to Covered Conduct seeking money (including abatement and/or remediation) or revocation of a pharmaceutical distribution license. For the purposes of clause (3) above, executive departments, agencies, divisions, boards, commissions, and instrumentalities are those that are under the executive authority or direct control of the State's Governor; and

¹ Capitalized terms used herein and defined in the Agreement have the meanings given to them in the Agreement.

WHEREAS the Agreement provides in Section V.F that a release from a Settling State's Governor is sufficient to demonstrate that the appropriate releases have been obtained for the purposes of clause (3) of Section V.F, and the Governor of the State of Texas has provided a release;

THEREFORE, pursuant to the foregoing provisions of the Agreement and without limitation and to the maximum extent of the power of the Attorney General to release Claims, the Released Entities are, as of the Effective Date, hereby released from any and all Released Claims of (a) the State of Texas and its Participating Subdivision's and Participating Special District's departments, agencies, divisions, boards, commissions, Subdivisions, districts, instrumentalities of any kind and attorneys, including its Attorney General, and any person in his or her official capacity whether elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, (b) any public entities, public instrumentalities, public educational institutions, unincorporated districts, fire districts, irrigation districts, water districts, emergency services districts, school districts, healthcare districts, hospital districts, Sheriffs and law enforcement districts, library districts, coroner's offices, and public transportation authorities and other Special Districts in the State of Texas, including those with the regulatory authority to enforce state and federal controlled substances acts or the authority to bring Claims related to Covered Conduct seeking money (including abatement (or remediation and/or restitution)) or revoke a pharmaceutical distribution license, and (c) any person or entity acting in a *parens patriae*, sovereign, quasi-sovereign, private attorney general, qui tam, taxpayer, or other capacity seeking relief, including but not limited to, fines, penalties, or punitive damages, on behalf of or generally applicable to the general public with respect to the State of Texas or Subdivision or Special District in the State of Texas, whether or not any of them participate in the Agreement; and

THEREFORE, pursuant to the foregoing provisions of the Agreement and to the maximum extent of the State of Texas's power, the Released Entities are, as of the Effective Date, hereby released from any and all Released Claims of (1) the State of Texas, (2) all past and present executive departments, state agencies, divisions, boards, commissions and instrumentalities with the regulatory authority to enforce state and federal controlled substances acts, and (3) any of the State of Texas's past and present executive departments, agencies, divisions, boards, commissions and instrumentalities that have the authority to bring Claims related to Covered Conduct seeking money (including abatement and/or remediation) or revocation of a pharmaceutical distribution license. For the purposes of clause (3) above, executive departments, agencies, divisions, boards, commissions, and instrumentalities are those that are under the executive authority or direct control of the State of Texas's Governor.

Attorney General of the State of Texas

Date: 10/25/23