

agreements. This request includes, but is not limited to, your purchase, license, or receipt of First DataBank's National Drug Data File ("NDDF"). In addition, this request includes, but is not limited to contracts or license agreements between you and any other party that provides pricing information from First DataBank, Red Book, or Medispan (for example, agreements between you and DMD America in connection with its "Analysource" product).

RESPONSE TO REQUEST NO. 22: In addition to the general objections set forth below, Ben Venue objects to Document Request No. 22 on the grounds that it is overly broad and the following terms or phrases are vague, ambiguous and undefined: "any other party that provides" and "pricing information." Ben Venue further objects to this Request to the extent it seeks documents that are neither relevant to the State's claims nor reasonably calculated to lead to the discovery of admissible evidence.

Subject to and without waiving its general and specific objections, Ben Venue states it will make available for inspection and/or copying non-privileged responsive documents, to the extent that such documents exist.

GENERAL OBJECTIONS

1. Ben Venue incorporates by reference all of its general objections enumerated in Ben Venue Laboratories, Inc.'s Responses and Objections to Plaintiff's Fifth Set of Requests for Production of Documents, served on Plaintiff July 27, 2007, as part of its response to each request set forth above.

Dated: March 5, 2008

Respectfully submitted,

/s/ Ceylan Ayasli Eatherton

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CERTIFICATE OF SERVICE

I, Ceylan Ayasli Eatherton, hereby certify that on this 5th day of March, 2008, a true and correct copy of the foregoing BEN VENUE LABORATORIES, INC.'S RESPONSES AND OBJECTIONS TO PLAINTIFF'S SEVENTH SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS was served on all counsel of record via Lexis Nexis File & Serve®.

/s/ Ceylan Ayasli Eatherton
Ceylan Ayasli Eatherton