

STATE OF WISCONSIN

CIRCUIT COURT
Branch 9

DANE COUNTY

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| STATE OF WISCONSIN, |) | |
| |) | |
| Plaintiff, |) | Case No.: 04-CV-1709 |
| |) | |
| v. |) | |
| |) | |
| AMGEN INC., et. al., |) | |
| |) | |
| Defendants. |) | |
| |) | |

THE JOHNSON & JOHNSON DEFENDANTS’ ANSWERS AND OBJECTIONS TO PLAINTIFF’S FIFTH SET OF INTERROGATORIES TO ALL DEFENDANTS

Pursuant to Wisconsin Stat. §§ 804.01 and 804.08, Johnson & Johnson, Janssen, L.P., McNeil-PPC, Inc., Ortho Biotech Products., L.P., and Ortho-McNeil Pharmaceutical, Inc. (the “J&J Defendants”), by their attorneys, hereby answer and object to Plaintiff’s Fifth Set of Interrogatories to All Defendants (“Interrogatory No. 13”) as follows:

PRELIMINARY STATEMENT

1. The answer and objections to Interrogatory No. 13 are made solely for the purposes of this action. The J&J Defendants’ answer is subject to all objections as to competence, relevance, materiality, propriety, and admissibility, and to any and all other objections that may be applicable at a trial or other hearing or proceeding, all of which objections and grounds are expressly reserved and may be interposed at the time of trial.

2. The J&J Defendants’ answer and objections shall not be deemed to constitute admissions:

- a. that any particular document or thing exists, is relevant, non-privileged, or admissible in evidence; or
- b. that any statement or characterization in Interrogatory No. 13 is accurate or

complete.

3. The J&J Defendants' answer is made based upon the usual interpretation of words contained in Interrogatory No. 13 since no definitions or instructions have been provided.

RESPONSE TO INTERROGATORY NO. 13

INTERROGATORY NO. 13: For each calendar year from 1993 to the present, identify the following:

- (a) the gross annual sales of your drugs in the United States; and
- (b) the percentage of the gross annual sales of your drugs in the United States that is attributable to Medicaid patients, *i.e.*, that results from sales to (or stated differently, reimbursement by) state Medicaid programs.

RESPONSE: The J&J Defendants object to Interrogatory No. 13 on the grounds that it is overly broad, unduly burdensome, and the phrases "gross annual sales" and "attributable to Medicaid patients" are vague and ambiguous. The J&J Defendants also object to Interrogatory No. 13 on the grounds that it seeks information that is not relevant to the issues in this action and not reasonably calculated to lead to the discovery of admissible evidence, such as:

(1) information for the J&J Defendants' products not at issue in this case; (2) information for products purchased outside Wisconsin; (3) information for products not reimbursed by Wisconsin Medicaid; and (4) information for periods after the filing of the initial complaint in this action. The J&J Defendants further object to Interrogatory No. 13 to the extent it seeks information that is a matter of public record, is equally available to Plaintiff, or is already in the possession of Plaintiff. The J&J Defendants also objects to Interrogatory No. 13 to the extent it seeks to expand upon or alter J&J Defendants' obligations under the Wisconsin statutes.

Notwithstanding these objections and without waiving them, the J&J Defendants answer that they have already produced data from which it may be possible to answer part of Interrogatory No. 13.

December 10, 2007

/s/

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Attorneys for the J&J Defendants

Certificate of Service

I, Mark G. Young, hereby certify that on this 10th day of December 2007, a true and correct copy of THE JOHNSON & JOHNSON DEFENDANTS' ANSWERS AND OBJECTIONS TO PLAINTIFF'S FIFTH SET OF INTERROGATORIES TO ALL DEFENDANTS was served on all counsel of record by Lexis Nexis File & Serve®.

/s/

Mark G. Young