



drugs, including but not limited to AWP and WAC, between January 1, 1993 and the present.

**RESPONSE:** Subject to and without waiving the objections set forth above or in Sandoz' objections and responses, Sandoz supplements its objection and response to Interrogatory No. 5 as follows: Sandoz objects to the Plaintiff contacting Kevin Galownia, who is represented by White & Case LLP for purposes of his former employment at Sandoz in relation to these cases. Any communications to Mr. Galownia regarding his former employment at Sandoz should be directed to White & Case LLP. Rick Rogerson's last known phone number is 973-355-8421.

Dated: April 20<sup>th</sup>, 2007

FRIEBERT, FINERTY & ST. JOHN, S.C.

By: 

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Certificate of Service

I, Shannon Allen, hereby certify that on this 20th day of April, 2007, a true and correct copy of the foregoing Defendant Sandoz Inc.'s Supplemental Responses to Plaintiff's First Set of Interrogatories and Requests for Production of Documents to Defendant Sandoz Inc. was caused to be served on the plaintiff's counsel via first class mail and to all counsel of record by Lexis Nexis File & Serve.

/s/ Shannon A. Allen