Exhibit B

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

ALLERGAN, INC.,

Plaintiff,

v.

TEVA PHARMACEUTICALS USA, INC., ET AL.,

Defendants.

Civil Action No. 2:15-cv-1455-WCB LEAD CASE

DEFENDANTS' INITIAL TRIAL WITNESS LIST FOR ISSUES WHERE DEFENDANTS HAVE THE BURDEN OF PROOF

Defendants, pursuant to the Court's Twelfth Amended Docket Control Order entered in this case, file this Initial Trial Witness List for identification and categorization of trial witnesses.

At this time, Defendants hereby disclose the following list of witnesses that they will or may call at trial to testify in person or by deposition designation. Defendants reserve the right to revise or supplement this list consistent with the Pretrial Order or as otherwise permitted by the Court. Furthermore, Defendants reserve the right to call additional witnesses live or by deposition designations (or to offer additional deposition designations from witnesses identified herein) in rebuttal to issues raised in Plaintiff's case-in-chief or rebuttal presentations. Defendants further reserve the right to call additional witnesses live or by deposition designation to respond to issues raised after the preparation and submission of this list, including any changes by Plaintiff to its arguments, witness lists, or other positions. Defendants further reserve the right to call any witness live or by deposition designations for purposes of impeachment. Defendants further reserve the right to call additional witnesses live or by deposition designations (or to offer additional deposition designations from witnesses identified herein) to



the extent necessary to provide foundational testimony if Plaintiff contests the authenticity or admissibility of any materials to be offered as evidence at trial. Defendants further reserve the right to substitute witnesses for the listed witnesses should any listed witness become unavailable for trial. Defendants further reserve the right to use any deposition designations identified by Defendants as either affirmative designations or as counter-designations. For all expert witnesses listed by Plaintiff, Defendants reserve the right to introduce deposition testimony in the event that such witness does not testify live at trial. Defendants further reserve the right to call any witness listed by Plaintiff on its witness list or initial disclosures (as noted below), or who otherwise appears for Plaintiff at trial.

	WITNESS	(A) WILL CALL LIVE ¹	(B) MAY CALL LIVE	(C) MAY CALL BY DEPOSITION
1.	Justin Hanes	X		
2.	Andrew Calman	X		
3.	Daniel Bloch	X		
4.	Ivan Hofmann	X		
5.	Thorsteinn Loftsson			X
6.	Henry Perry			X
7.	Timothy MacDonald			X
8.	Stephen Pflugfelder			X
9.	Robert Maness			X

¹ To the extent that a witness is not available to offer live testimony, Defendants may present deposition testimony for each such witness, irrespective of whether the witness is designated as may call by deposition.



	WITNESS	(A) WILL CALL LIVE ¹	(B) MAY CALL LIVE	(C) MAY CALL BY DEPOSITION
10.	Andrew Acheampong			X
11.	Mayssa Attar			X
12.	Peter Bakhit			X
13.	James Chang			X
14.	Shulin Ding			X
15.	David LeCause			X
16.	Thomas Mundorf			X
17.	Orest Olejnik			X
18.	David Power			X
19.	Brenda Reis			X
20.	Kenneth Sall			X
21.	Rhett Schiffman			X
22.	Diane Tang-Liu			X
23.	Any witness included on Allergan's witness list or in its initial disclosures ²		X	X

² Defendants have designated any Allergan witnesses as "may call live" and "may call by deposition" in the event that Allergan does not call any of its witnesses live at trial or attempts to limit the scope of cross-examination to subject matter elicited during direct examination.



Dated: June 13, 2017

/s/ Anna G. Phillips

Douglas H. Carsten Wendy Devine Christina E. Dashe Alina L. Litoshyk Nellie J. Amjadi

WILSON SONSINI GOODRICH & ROSATI 12235 El Camino Real, Suite 200 San Diego, CA 92130-3002

Tel: 858-350-2300 Fax: 858-350-2399 dcarsten@wsgr.com wdevine@wsgr.com cdashe@wsgr.com alitoshyk@wsgr.com namjadi@wsgr.com

Anna G. Phillips
Texas Bar No. 24090329
WILSON SONSINI GOODRICH & ROSATI
900 South Capital of Texas Highway
Las Cimas IV, Fifth Floor
Austin, TX 78746-5546
Tel: 512-338-5400
Fax: 512-338-5499
anphillips@wsgr.com

Melissa Smith
Allen Franklin Gardner
GILLAM & SMITH LLP
303 S. Washington Ave.
Marshall, Texas 75670
Tel: 903-934-8450
Fax: 903-934-9257
melissa@gillamsmithlaw.com
allen@gillamsmithlaw.com

COUNSEL FOR DEFENDANTS MYLAN PHARMACEUTICALS INC. AND MYLAN INC.

Respectfully submitted,

/s/ J.C. Rozendaal

tpowers@skgf.com

J.C. Rozendaal (pro hac vice)
Michael E. Joffre (pro hac vice)
Pauline M. Pelletier (pro hac vice)
R. Wilson Powers III (pro hac vice)
STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.
1100 New York Ave. NW, Suite 600
Washington, DC 20005
Tel: 202-371-2600
Fax: 202-371-2540
jcrozendaal@skgf.com
mjoffre@skgf.com
ppelletier@skgf.com

Louis B. ("Brady") Paddock Texas Bar No. 00791394 NIX, PATTERSON & ROACH L.L.P. 2900 St. Michael Drive, Ste. 500 Texarkana, TX 75503 (903) 223-3999 (903) 223-8520 (fax) bpaddock@nixlawfirm.com

COUNSEL FOR DEFENDANT TEVA PHARMACEUTICALS USA, INC.

/s/ Jason Craig Hamilton

Stephen R. Smerek (pro hac vice) Shilpa Coorg (pro hac vice) Jason Craig Hamilton (pro hac vice) WINSTON & STRAWN LLP 333 South Grand Avenue, 38th Floor Los Angeles, CA 90071-1543 Tel: 213-615-1933 Fax: 213-615-1750

Fax: 213-615-1750 ssmerek@winston.com scoorg@winston.com jhamilton@winston.com

Charles B. Klein (pro hac vice) WINSTON & STRAWN LLP



DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

