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UNITED STATES DISTRICT COURT

for the

Northern District of West Virginia

Merck Sharpe & Dohme LLC

Plaintiff(s) v.

Civil Action No. 1:19-cv-101

Mylan Pharmaceuticals, Inc.

Defendant(s)

JUDGMENT IN A CIVIL ACTION

The court has ordered that:

Judgment award

Judgment costs

🔀 Other

other:

This action was:

tried by jury

tried by judge

🔀 decided by judge

decided by Judge Irene M. Keeley

The Court FINDS that Merck has demonstrated by a preponderance of the evidence that Mylan's ANDA products will infringe claim 3 of the '708 patent and claim 1 of the '921 patent, and that Mylan has not demonstrated by clear and convincing evidence that the asserted claims of the '708 patent are invalid under the obviousness-type double patenting doctrine or pursuant to 35 U.S.C. § 112 for lack of written description or lack of enablement.

Date: September 21, 2022

CLERK OF COURT Cheryl Dean Riley /s/ D Kinsey

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