#### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF WEST VIRGINIA

NOVO NORDISK INC. and NOVO NORDISK A/S,	
Plaintiffs,	
V.	C.A. No. 23-cv-13-TSK
VIATRIS INC. and MYLAN PHARMACEUTICALS INC.,	
Defendants.	

#### VIATRIS INC. AND MYLAN PHARMACEUTICALS INC.'S ANSWER, SEPARATE DEFENSES, AND COUNTERCLAIMS TO COMPLAINT

Viatris Inc. ("Viatris") and Mylan Pharmaceuticals Inc. ("MPI") (collectively,

"Defendants"), by their undersigned attorneys, answer and respond to the Complaint of plaintiffs

Novo Nordisk Inc. ("NNI") and Novo Nordisk A/S ("NNAS") (collectively, "Plaintiffs"), as

follows:

#### THE PARTIES

1. Plaintiff Novo Nordisk Inc. ("NNI") is a corporation organized and existing under the laws of the State of Delaware, having its principal place of business at 800 Scudders Mill Road, Plainsboro, New Jersey 08536.

**ANSWER:** Defendants are without knowledge or information sufficient to form a belief as to

the allegations set forth in Paragraph 1 and, therefore, deny those allegations.

2. Plaintiff Novo Nordisk A/S ("NNAS") is an entity organized and existing under the laws of the Kingdom of Denmark, having its principal place of business at Novo Allé, 2880 Bagsvaerd Denmark. NNI is an indirect, wholly-owned subsidiary of NNAS.

ANSWER: Defendants are without knowledge or information sufficient to form a belief as to

the allegations set forth in Paragraph 2 and, therefore, deny those allegations.

3. On information and belief, Viatris is a corporation organized and existing under the laws of Delaware, having a principal place of business at 1000 Mylan Blvd., Canonsburg, Pennsylvania, 15317. On information and belief, acting in concert with MPI, Viatris is in the business of making and selling generic pharmaceutical products, which they distribute in the State of West Virginia and throughout the United States.

ANSWER: Viatris admits that it is a corporation organized and existing under the laws of

Delaware, having its principal place of business at 1000 Mylan Boulevard, Canonsburg,

Pennsylvania 15317. Viatris denies the remaining allegations set forth in Paragraph 3.

4. On information and belief, MPI is a corporation organized and existing under the laws of the State of West Virginia with a place of business at 3711 Collins Ferry Road, Morgantown, West Virginia 26505. On information and belief, acting in concert with Viatris, MPI is in the business of making and selling generic pharmaceutical products, which they distribute in the State of West Virginia and throughout the United States. On information and belief, MPI is an agent, affiliate, wholly owned subsidiary and/or alter ego of Viatris and subsumed within Viatris.

ANSWER: MPI admits that it is a corporation organized and existing under the laws of the

State of West Virginia, having its principal place of business at 3711 Collins Ferry Road,

Morgantown, West Virginia 26505. MPI admits that it develops and manufactures pharmaceutical

products. MPI denies the remaining allegations set forth in Paragraph 4.

5. On information and belief, Defendants collaborate to develop, manufacture, seek regulatory approval for, import, market, distribute, and sell generic pharmaceutical products in the State of West Virginia and throughout the United States.

ANSWER: Paragraph 5 contains a legal conclusion to which no answer is required. To the

extent an answer is required, Defendants deny the allegations set forth in Paragraph 5.

6. On information and belief, MPI is an agent of Viatris, with Viatris exercising considerable control over MPI with respect to generic pharmaceutical products, and approves significant decisions of MPI such as allowing MPI to act as its agent in connection with the preparation, submission, approval and maintenance of ANDAs, including ANDAs as submitted and amendments thereto. Viatris's 2021 10-K report defines Viatris as "the Company" and identifies MPI as a "wholly owned subsidiary." *See* Viatris Inc. Form 10-K (Mar. 1, 2021), https://www.sec.gov/ix?doc=/Archives/edgar/data/0001792044/000179204422000010/vtrs-20211231.htm (last visited Jan. 19, 2023).

**ANSWER:** The allegations in this Paragraph relate solely to issues of venue and jurisdiction.

Defendants do not dispute venue and jurisdiction for purposes of this litigation only, and therefore,

no answer is required. To the extent an answer is required, Defendants state that the cited document

speaks for itself. Defendants deny the remaining allegations of Paragraph 6.

7. On information and belief, Viatris attributes FDA submissions and approvals of ANDAs submitted by MPI as Viatris's FDA ANDA submissions and approvals. See, e.g., Viatris: Complex Injectable Pipeline Opportunities Worth at Least \$1bn, GENERICS BULLETIN, https://generics.pharmaintelligence.informa.com/ Pharma Intelligence (Nov. 8, 2022), GB152279/Viatris-Complex-Injectable-Pipeline-Opportunities-Worth-At-Least-\$1bn (last visited Jan. 19, 2023) ("A generic version of Novo Nordisk's GLP-1 receptor against Wegovy (semaglutide) treatment for obesity is among seven complex generic injectables for which Viatris is claiming first-to-file status, as it looks to growth in 2024 and beyond."); Mylan Launches First Generic Restasis. (RX/Generic Drugs), CHAIN DRUG REV. at 31 (Feb. 21, 2022), https://mydigitalpublication.com/publication/?i=738336&article\_id=4212714&view=articleBro wser (last visited Jan. 19, 2023) ("Rajiv Malik, president of [Mylan Pharmaceuticals Inc.'s] parent company, Viatris Inc., said: 'I am pleased that Viatris has received the first FDA approval for generic Restasis ....." and "Viatris Developed Markets President Tony Mauro said: 'The approval of generic Restasis reinforces our ongoing commitment to deliver innovative solutions . . . . We look forward to quickly bringing this important product to millions of Americans"); Viatris Inc. Announces Receipt of the First FDA Approval for Generic Version of Symbicort<sup>®</sup> Inhalation Aerosol, BreynaTM (Budesonide and Formoterol Fumarate Dihydrate Inhalation Aerosol), in Partnership with Kindeva (Mar. 16, 2022), https://newsroom.viatris.com/2022-03-16-Viatris-Inc-Announces-Receipt-of-the-First-FDA-Approval-for-Generic-Version-of-Symbicort-RInhalation-Aerosol,-Breyna-TM-Budesonide-and-Formoterol-Fumarate-Dihydrate-Inhalation-Aerosol-,-in-Partnership-with-Kindeva (last visited Jan. 19, 2023) ("Viatris President Rajiv Malik added: 'The momentous FDA final approval of Breyna is further evidence of our well-established development expertise and proven ability to move up the value chain with more complex products by leveraging our robust scientific capabilities to target gaps in healthcare and patient needs. This approval also builds on our past successes of bringing other complex products first to market and demonstrates the continued delivery of our strong pipeline."").

**ANSWER:** The allegations in this Paragraph relate solely to issues of venue and jurisdiction.

Defendants do not dispute venue and jurisdiction for purposes of this litigation only, and therefore,

no answer is required. To the extent an answer is required, Defendants state that the cited

documents speak for themselves. Defendants deny the remaining allegations of Paragraph 7.

8. On information and belief, MPI acts as an agent for Viatris for purposes including, but not limited to, corresponding with the United States Food and Drug Administration ("FDA"). On information and belief, products identified by FDA as products of "Mylan Pharmaceuticals Inc." or "Mylan Pharmaceuticals Inc., a Viatris Company" are identified on Viatris's website as Viatris products. *E.g., compare*, FDA Listing of Authorized Generics as of December 15, 2022, <u>https://www.fda.gov/media/77725/download</u> (last visited Jan. 19, 2023) with Viatris Inc.'s Product Catalog, <u>https://www.viatris.com/en-us/lm/countryhome/us-products/productcatalog/</u> (last visited Jan. 19, 2023).

Find authenticated court documents without watermarks at <u>docketalarm.com</u>.

DOCKE

**ANSWER:** The allegations in this Paragraph relate solely to issues of venue and jurisdiction. Defendants do not dispute venue and jurisdiction for purposes of this litigation only, and therefore, no answer is required. To the extent an answer is required, Defendants state that the cited documents speak for themselves. Defendants deny the remaining allegations of Paragraph 8.

On information and belief, MPI acts as an agent for Viatris for purposes including, 9. but not limited to, providing notice of Paragraph IV certifications to patent owners and NDA holders in connection with Defendants' ANDA filings and defending against any subsequent infringement claims under 35 U.S.C. § 271(e)(2). Viatris's 2021 10-K states: "Viatris invests significant sums in R&D and in manufacturing capacity. [Viatris] also often incur[s] substantial litigation expense as a result of defending or challenging brand patents or exclusivities." Form 10https://www.sec.gov/ix?doc=/Archives/edgar/data/0001792044/ (Mar. 1, 2021). Κ 000179204422000010/vtrs-20211231.htm (last visited Jan. 19, 2023). Viatris's 2021 10-K report further states: "The Company is involved in a number of patent litigation lawsuits involving the validity and/or infringement of patents held by branded pharmaceutical manufacturers including but not limited to the matters described below. The Company uses its business judgement to decide to market and sell certain products, in each case based on its belief that the applicable patents are invalid and/or that its products do not infringe, notwithstanding the fact that allegations of patent infringement(s) or other potential third party rights have not been finally resolved by the courts." Id. In connection with that statement, Viatris's 2021 10-K report identifies multiple Hatch-Waxman litigations in which MPI is involved. Id.

**ANSWER:** The allegations in this Paragraph relate solely to issues of venue and jurisdiction.

Defendants do not dispute venue and jurisdiction for purposes of this litigation only, and therefore,

no answer is required. To the extent an answer is required, Defendants state that the cited document

speaks for itself. Defendants deny the remaining allegations of Paragraph 9.

10. On information and belief, since the merger of Mylan N.V., MPI's former parent company, and Upjohn Inc. to create Viatris in November 2020, any corporate separateness that may have existed between Viatris and MPI shortly after the formation of Viatris has dissolved, and MPI is now no more than an alter ego for Viatris, subsumed within Viatris.

ANSWER: Paragraph 10 contains legal conclusions to which no answer is required. To the

extent an answer is required, Defendants deny the allegations of Paragraph 10.

11. On information and belief, MPI holds itself out to the public, including through press releases posted to Viatris's website and communications to FDA, as "Mylan Pharmaceuticals Inc., a Viatris company." *See, e.g., <u>https://newsroom.viatris.com/2022-01-18-Mylan-Pharmaceuticals-Inc-,-a-Viatris-Company,-Conducting-Voluntary-Recall-of-One-Batch-of-Semglee-R-insulin-glargine-injection-,-100-units-mL-U-100-,-3-mL-Prefilled-Pens,-Due-to-the-*</u>

Case 1:23-cv-00013-TSK Document 25 Filed 03/31/23 Page 5 of 89 PageID #: 300

<u>Potential-for-a-Missing-Label-in-the-Batch</u> (last visited Jan. 23, 2023; <u>https://www.fda.gov/safety/recalls-market-withdrawals-safety-alerts/mylan-pharmaceuticals-inc-viatris-company-conducting-voluntary-recall-one-batch-semgleer-insulin</u> (last visited Jan. 23, 2023).

ANSWER: The allegations in this Paragraph relate solely to issues of venue and jurisdiction.

Defendants do not dispute venue and jurisdiction for purposes of this litigation only, and therefore,

no answer is required. To the extent an answer is required, Defendants state that the cited

documents speak for themselves. Defendants deny the remaining allegations of Paragraph 11.

12. On information and belief, Viatris's website states: "Viatris was formed in 2020 through the combination of Mylan and Upjohn . . . . By integrating the strengths of these two companies, including our global workforce of ~38,000, we aim to deliver increased access to affordable, quality medicines for patients worldwide. Our global portfolio includes best-in-class . . . generics, including branded and complex generics; [and] biosimilars . . . . We are domiciled in the United States. . . . And we maintain an industry-leading pipeline, composed of numerous complex generic, biosimilars and global key brands. . . . As we work to fully transition to the Viatris brand commercially and operationally around the world, you may continue to see both the Mylan and Upjohn names in certain markets." *See* https://www.viatris.my/en-my/about-us/our-story#:~:text=Viatris%20was%20formed%20in%202020,quality%20medicines%20for% 20patients%20worldwide (last visited Jan. 19, 2023); https://newsroom.viatris.com/2020-11-16-Viatris-Inc-Launches-as-a-New-Kind-of-Healthcare-Company-Positioned-to-Meet-the-Worlds-Evolving-Healthcare-Needs#:~:text=Formed%20in%20November%202020%20through,than% 20165%20countries%20and%20territories (last visited Jan. 23, 2023).

ANSWER: The allegations in this Paragraph relate solely to issues of venue and jurisdiction.

Defendants do not dispute venue and jurisdiction for purposes of this litigation only, and therefore,

no answer is required. To the extent an answer is required, Defendants state that the cited document

speaks for itself. Defendants deny the remaining allegations of Paragraph 12.

DOCKF

13. On information and belief, Viatris is transitioning the Viatris brand around the world, both commercially and operationally. As part of the transition, Viatris has been divesting MPI properties, assuming MPI corporate responsibilities, absorbing MPI employees, commingling funds with MPI, and subsuming MPI. For instance, on information and belief, by March 7, 2022, Viatris closed MPI's facility located at 781 Chestnut Ridge Road, Morgantown, West Virginia, 26505 and auctioned off its equipment. *See, e.g.*, <u>https://www.wboy.com/news/local/monongalia-and-preston/former-mylan-viatris-facility-auctions-off-equipment/</u> (last visited Jan. 19, 2023); <u>https://www.hgpauction.com/auctions/110662/viatris-morgantown-2/</u> (last visited Jan. 19, 2023). On information and belief, on March 31, 2022, West Virginia University assumed ownership of 781 Chestnut Ridge Road, Morgantown, West Virginia, 26505, after purchasing the property for \$1 from Viatris. *See, e.g.*, <u>https://www.wvnews.com/news/wvnews/former-mylan-plant-</u>

# DOCKET A L A R M



# 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.