



STATE OF OKLAHOMA } S.S.
CLEVELAND COUNTY }
IN THE DISTRICT COURT OF CLEVELAND COUNTY }
STATE OF OKLAHOMA }
CLEVELAND COUNTY }

STATE OF OKLAHOMA, ex rel.,
MIKE HUNTER,
ATTORNEY GENERAL OF OKLAHOMA,

FILED
JUN 12 2019

FILED
JUN 10 2019
In the office of the
Court Clerk MARILYN WILLIAMS

Plaintiff,

In the office of the
Court Clerk MARILYN WILLIAMS

vs.

Case No. CJ-2017-816
The Honorable Thad Balkman
Special Master: William Hetherington

PURDUE PHARMA L.P., et al.,

Defendants.

PURDUE PHARMA L.P., PURDUE PHARMA, INC. AND THE PURDUE FREDERICK
COMPANY RECORDS STIPULATION NO. 5

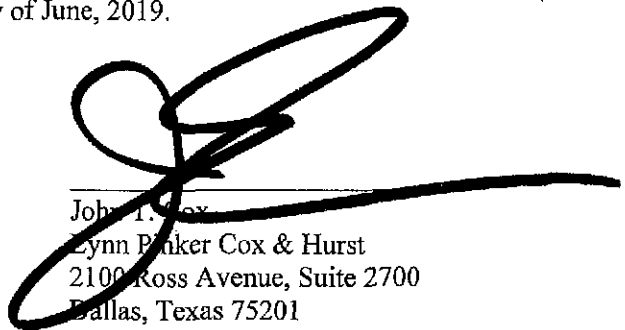
Purdue Pharma, L.P., Purdue Pharma, Inc. and The Purdue Frederick Company ("Purdue")
hereby stipulate and agree that the following facts are true and correct:

1. During the course of the above-styled and numbered cause ("Action"), and in response to one or more discovery requests from Plaintiff to Purdue, Purdue produced to Plaintiff and other defendants in the Action documents bearing the following Bates Numbers: PPLP003364381, PPLP003364382, PPLP003477188, PPLP004473759, PPLP004474760, PPLP004473761, PPLP004473762, PPLP004473763, PPLP004473764, PPLP004473765, PPLP004473766, PPLP004473767, PPLP004489153, PPLP004479154, PPLP004489155, PPLP004489156, PPLPC037000012485, PPLPC046000040438, PPLPC051000038993, PPLPC046000040438-56, PPLPC046000040457, PPLP00448860, POK003477669 and POK001852070.
2. The documents identified in paragraph 1 are exact duplicates of documents within the possession and control of Purdue that were produced in this Action as identified in paragraph 1.
3. The contents of documents identified in paragraph 1 contain voluminous writings and information.
4. Exhibit 1 attached hereto and incorporated fully herein contains a 2-page summary of Purdue's contributions to non-profit organizations and professional societies. Exhibit 1 constitutes a true and accurate summary of the voluminous writings contained in documents identified in paragraph 1.

5. Exhibit 2 attached hereto and incorporated fully herein contains a 8-page summary of Purdue's contributions to third-parties not identified on Exhibit 1 and third-party continuing education and other presentations given by year. Exhibit 2 constitutes a true and accurate summary of the voluminous writings contained in documents identified in paragraph 1.

6. Exhibit 3 attached hereto and incorporated fully herein contains a true and accurate summary of the number of call notes of Purdue sales representatives, which memorialize in-person meetings by Purdue sales representatives and licensed prescribers in the State of Oklahoma between 1994 through 2017.

Stipulated and agreed this 12th day of June, 2019.



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*Attorneys for Purdue Pharma, LP,
Purdue Pharma, Inc. and The
Purdue Frederick Company*