

Walgreens' Priv. No.	Unique ID	Date	SM Ruling
1	E00001064	6/10/2013	Privilege applies and document may be withheld.
2	EM00004445	1/5/2016	Walgreens agreed to produce.
3	EM00007461	2/17/2015	Privilege applies and document may be withheld.
4	EM00013177	7/3/2013	Privilege applies and document may be withheld.
5 and 6	EM00013407-08	6/26/2013	Walgreens must produce the email and its attachment (DEA Agreement Action Items). Neither document contains or requests legal advice. Walgreens states a final version of this document was previously produced.
7 and 8	EM00013660-61	12/6/2013	Walgreens must produce the email and its attachment (DEA Agreement Action Items). Neither document contains or requests legal advice. Walgreens states a final version of this document was previously produced.
9	EM00014060	3/13/2013	Walgreens states it produced this email thread in redacted form.
10	EM00019700	5/16/2013	Privilege applies and document may be withheld.
11	EM00019701	5/16/2013	Privilege applies and document may be withheld.
12	EM00030985	4/22/2018	Walgreens states it produced this "SOM In Foundational" document in redacted form.
13	EM00202609	1/8/2013	Privilege applies and document may be withheld, but Walgreens must produce discovery showing the final version of the "Suspicious Order Monitoring Program Policy and Procedures for the [Pharmaceutical] Integrity Team."

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14	EM00510490	2/23/2012	Privilege applies and document may be withheld.
15	EM00510878	12/19/2012	Privilege applies and document may be withheld, but Walgreens must produce discovery showing the final version of the Business Requirements for the Project Named "DEA Suspicious Ordering - Phase 5a."
16	EM01026034	3/18/2014	Privilege applies and document may be withheld.
17	EM01473879	2/16/2015	Walgreens must produce this document, as it neither contains nor requests legal advice. Walgreens has not met its burden of showing this document was prepared at the request of counsel, as indicated in its privilege log.
18	EM02380811	7/31/2012	Privilege applies and document may be withheld.
19	EM02380934	6/13/2012	Walgreens agreed to produce this email and its attachment in redacted form.
20	EM02381029	11/2/2013	This email must be produced, as it neither contains nor requests legal advice. Walgreens states it has produced the attachment referred to in this email (the "Chemical Handler's Manual").
21	EM02381086	6/15/2012	Privilege applies and document may be withheld.
22	EM02647546	9/18/2015	Walgreens must produce this document, as it neither contains nor requests legal advice. Walgreens has not met its burden of showing this document was prepared at the request of counsel, as indicated in its privilege log.

Given the substantial letter briefing already submitted on the topics addressed in this *Ruling*, if any party chooses to object to any aspect of this *Ruling*, it must do so on or before 5:00 p.m EST on March 1, 2019.

RESPECTFULLY SUBMITTED,

/s/ David R. Cohen

David R. Cohen
Special Master

Dated: February 22, 2019