

**UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA**

IN RE MYLAN, N.V.
SECURITIES LITIGATION

Master File No. 2:20-cv-00955-NR

CLASS ACTION

**NOTICE OF (I) PENDENCY OF CLASS ACTION
AND PROPOSED SETTLEMENT; (II) SETTLEMENT HEARING; AND
(III) MOTION FOR ATTORNEYS' FEES AND LITIGATION EXPENSES**

A Federal Court authorized this Notice. This is not a solicitation from a lawyer.

NOTICE OF PENDENCY OF CLASS ACTION: Please be advised that your rights may be affected by the above-captioned securities class action (the “Action”) pending in the United States District Court for the Western District of Pennsylvania (the “Court”), if you purchased or otherwise acquired the publicly traded common stock of Mylan N.V. (“Mylan” or the “Company”) during the period from February 16, 2016 through May 7, 2019, inclusive (the “Settlement Class Period”), and were allegedly damaged thereby.¹

NOTICE OF SETTLEMENT: Please also be advised that the Court-appointed Lead Plaintiff the Public Employees’ Retirement System of Mississippi (“Lead Plaintiff” or “MissPERS”), on behalf of itself and the Settlement Class (as defined in ¶ 22 below), has reached a proposed settlement of the Action for **\$60,000,000** in cash that, if approved, will resolve all claims in the Action (the “Settlement”).

PLEASE READ THIS NOTICE CAREFULLY. This Notice explains important rights you may have, including the possible receipt of cash from the Settlement. If you are a member of the Settlement Class, your legal rights will be affected whether or not you act.

If you have any questions about this Notice, the proposed Settlement, or your eligibility to participate in the Settlement, please DO NOT contact the Court, the Office of the Clerk of the Court, Mylan, any other Defendants in the Action, or their counsel. All questions should be directed to Lead Counsel or the Claims Administrator (see ¶ 69 below).

1. **Description of the Action and the Settlement Class:** This Notice relates to a proposed Settlement of claims in a pending securities class action brought by investors alleging that Mylan and certain of its executives during the relevant time period—Chief Executive Officer, Heather Bresch; President, Rajiv Malik; and Chief Financial Officer, Kenneth Parks (together, the “Individual Defendants”)—violated the federal securities laws by making false and misleading statements during the Settlement Class Period (as alleged in the Complaint, defined below) related to the FDA’s inspections and issuance of regulatory compliance notices at certain of Mylan’s facilities. A more detailed description of the Action is set forth in paragraphs 10-21 below. If the Court approves the proposed Settlement, the Action will be dismissed and members of the Settlement Class (defined in paragraph 22 below) will settle and release all Released Plaintiff’s Claims (defined in paragraph 32 below).

¹ All capitalized terms used in this Notice that are not otherwise defined herein shall have the meanings ascribed to them in the Stipulation and Agreement of Settlement dated February 13, 2026 (the “Stipulation”), which is available at www.Mylan2026SecuritiesSettlement.com.

2. **Statement of the Settlement Class’s Recovery:** Subject to Court approval, Lead Plaintiff, on behalf of itself and the Settlement Class, has agreed to settle the Action in exchange for a settlement payment of \$60,000,000 in cash (the “Settlement Amount”) to be deposited into an escrow account. The Net Settlement Fund (*i.e.*, the Settlement Amount plus any and all interest earned thereon (the “Settlement Fund”) less (a) any Taxes, (b) any Notice and Administration Costs, (c) any Litigation Expenses awarded by the Court, (d) any attorneys’ fees awarded by the Court, and (e) any other costs or fees approved by the Court) will be distributed in accordance with a plan of allocation that is approved by the Court, which will determine how the Net Settlement Fund shall be allocated among members of the Settlement Class. The proposed plan of allocation (the “Plan of Allocation”) is attached hereto as Appendix A.

3. **Estimate of Average Amount of Recovery Per Share:** Based on Lead Plaintiff’s damages expert’s estimate of the number of shares of Mylan N.V. common stock purchased during the Settlement Class Period that may have been affected by the misstatements alleged in the Action and assuming that all Settlement Class Members elect to participate in the Settlement, the estimated average recovery (before the deduction of any Court-approved fees, expenses and costs as described herein) is \$0.11 per eligible share. Settlement Class Members should note, however, that the foregoing average recovery per share is only an estimate. Some Settlement Class Members may recover more or less than this estimated amount depending on, among other factors, when and at what prices they purchased or sold their Mylan N.V. common stock, and the total number and value of valid Claims submitted. Distributions to Settlement Class Members will be made based on the Plan of Allocation set forth in Appendix A or such other plan of allocation as may be ordered by the Court.

4. **Average Amount of Damages Per Share:** The Parties do not agree on the average amount of damages per share that would be recoverable if Lead Plaintiff were to prevail in the Action. Among other things, Defendants expressly deny that Lead Plaintiff has asserted any valid claims as to any of them, and expressly deny any and all allegations of fault, liability, wrongdoing, or damages whatsoever.

5. **Attorneys’ Fees and Expenses Sought:** Plaintiff’s Counsel, which have been prosecuting the Action on a wholly contingent basis, have not received any payment of attorneys’ fees for their representation of the Settlement Class and have advanced the funds to pay expenses necessarily incurred to prosecute this Action. Court-appointed Lead Counsel, Bernstein Litowitz Berger & Grossmann LLP and Kessler Topaz Meltzer & Check, LLP, will apply to the Court for an award of attorneys’ fees for all Plaintiff’s Counsel in an amount not to exceed 25% of the Settlement Fund.² In addition, Lead Counsel will apply for payment of Litigation Expenses incurred in connection with the institution, prosecution, and resolution of the Action, in an amount not to exceed \$500,000, which may include an application for reimbursement of the reasonable costs and expenses incurred by Lead Plaintiff directly related to its representation of the Settlement Class, pursuant to the Private Securities Litigation Reform Act of 1995 (“PSLRA”). Any fees and expenses awarded by the Court will be paid from the Settlement Fund. Settlement Class Members are not personally liable for any such fees or expenses. The estimated average cost per affected share of Mylan common stock, if the Court approves Lead Counsel’s fee and expense application, is \$0.03 per share.

6. **Identification of Attorneys’ Representatives:** Lead Plaintiff and the Settlement Class are represented by Katherine M. Sinderson of Bernstein Litowitz Berger & Grossmann LLP, 1251 Avenue of the Americas, 44th Floor, New York, NY 10020, (800) 380-8496, settlements@blbglaw.com; and Andrew L. Zivitz of Kessler Topaz Meltzer & Check, LLP, 280 King of Prussia Road, Radnor, PA 19087, (610) 667-7706, info@ktmc.com.

² Plaintiff’s Counsel means Lead Counsel; additional counsel for MissPERS, Davidson Bowie, PLLC; and local counsel, Flannery Georgalis, LLC; and Weiss Burkardt Kramer LLC.

7. **Reasons for the Settlement:** Lead Plaintiff’s principal reason for entering into the Settlement is the substantial immediate cash benefit for the Settlement Class without the risk or the delays inherent in further litigation. Moreover, the substantial cash benefit provided under the Settlement must be considered against the significant risk that a smaller recovery—or indeed no recovery at all—might be achieved after further contested motions, a trial of the Action and the likely appeals that would follow a trial. This process could be expected to last several years. Defendants, who, as stated above, deny all allegations of wrongdoing or liability whatsoever, are entering into the Settlement solely to eliminate the uncertainty, burden, and expense of further protracted litigation.

YOUR LEGAL RIGHTS AND OPTIONS IN THE SETTLEMENT:	
SUBMIT A CLAIM FORM <i>POSTMARKED OR SUBMITTED ONLINE</i> NO LATER THAN JULY 10, 2026.	This is the only way to be eligible to receive a payment from the Settlement Fund. If you are a Settlement Class Member and you remain in the Settlement Class, you will be bound by the Settlement as approved by the Court and you will give up any Released Plaintiff’s Claims (defined in ¶ 32 below) that you have against Defendants and the other Released Defendants’ Persons (defined in ¶ 33 below), so it is in your interest to submit a Claim Form.
EXCLUDE YOURSELF FROM THE SETTLEMENT CLASS BY SUBMITTING A WRITTEN REQUEST FOR EXCLUSION SO THAT IT IS <i>RECEIVED</i> NO LATER THAN MAY 15, 2026.	If you exclude yourself from the Settlement Class, you will not be eligible to receive any payment from the Settlement Fund. This is the only option that allows you ever to be part of any other lawsuit against any of the Defendants or the other Released Defendants’ Persons concerning the Released Plaintiff’s Claims. Please note, if you decide to exclude yourself from the Settlement Class, you may be time barred from asserting the claims covered by the Action by a statute of limitations or statute of repose.
OBJECT TO THE SETTLEMENT BY SUBMITTING A WRITTEN OBJECTION SO THAT IT IS <i>RECEIVED</i> NO LATER THAN MAY 15, 2026.	If you do not like the proposed Settlement, the proposed Plan of Allocation, or the request for attorneys’ fees and Litigation Expenses, you may write to the Court and explain why you do not like them. You cannot object to the Settlement, the Plan of Allocation, or the fee and expense request unless you are a Settlement Class Member and do not exclude yourself from the Settlement Class.
ATTEND A HEARING ON JUNE 15, 2026 AT 10:00 A.M. EASTERN TIME, AND FILE A NOTICE OF INTENTION TO APPEAR SO THAT IT IS <i>RECEIVED</i> NO LATER THAN MAY 15, 2026.	Filing a written objection and notice of intention to appear by May 15, 2026 allows you to speak in Court, at the discretion of the Court, about the fairness of the proposed Settlement, the Plan of Allocation, and/or the request for attorneys’ fees and Litigation Expenses. Information about how to attend the hearing, which will be held by Zoom videoconference, is set forth below. If you submit a written objection, you may (but you do not have to) attend the hearing and, at the discretion of the Court, speak to the Court about your objection.

YOUR LEGAL RIGHTS AND OPTIONS IN THE SETTLEMENT:

DO NOTHING.	If you are a member of the Settlement Class and you do not submit a valid Claim Form, you will not be eligible to receive any payment from the Settlement Fund. You will, however, remain a member of the Settlement Class, which means that you give up your right to sue about the claims that are resolved by the Settlement and you will be bound by any judgments or orders entered by the Court in the Action.
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These rights and options—and the deadlines to exercise them—are further explained in this Notice. Please Note: the date and time of the Settlement Hearing—currently scheduled for June 15, 2026 at 10:00 a.m. Eastern Time by Zoom videoconference—is subject to change without further notice to the Settlement Class. To join the hearing, visit <https://pawd-uscourts.zoomgov.com/j/1609946048> and use Meeting ID: 160 994 6048. If you plan to attend the hearing, you should check the Settlement website, www.Mylan2026SecuritiesSettlement.com, or with Lead Counsel as set forth above to confirm that no change to the date and/or time of the hearing has been made.

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WHY DID I GET THIS NOTICE?

8. The purpose of this Notice is to inform potential Settlement Class Members of the existence of this case, that it is a class action, how you (as a Settlement Class Member) might be affected, and how to exclude yourself from the Settlement Class if you wish to do so. This Notice is also intended to inform you of the terms of the proposed Settlement, and of a hearing to be held by the Court to consider the fairness, reasonableness, and adequacy of the Settlement, the proposed Plan of Allocation, and the motion

by Lead Counsel for attorneys' fees and Litigation Expenses (the "Settlement Hearing"). See ¶¶ 57-58 below for details about the Settlement Hearing, including the date and location of the hearing.

9. The issuance of this Notice is not an expression of any opinion by the Court concerning the merits of any claim in the Action, and the Court still has to decide whether to approve the Settlement. If the Court approves the Settlement and a plan of allocation, then payments to Authorized Claimants will be made after any appeals are resolved and after the completion of all claims processing. Please be patient, as this process can take some time to complete.

WHAT IS THIS CASE ABOUT?

10. Mylan was one of the world's largest generic drug manufacturers. During the Settlement Class Period, Mylan's common stock traded on the NASDAQ under the ticker symbol "MYL." Mylan operated multiple manufacturing facilities around the world. This Action involves allegations that, during the Settlement Class Period (from February 16, 2016 through May 7, 2019, inclusive), Mylan and the Individual Defendants made material misrepresentations and omissions, and engaged in a fraudulent scheme, related to the FDA's inspections and issuance of regulatory compliance notices at certain of Mylan's facilities. Lead Plaintiff alleges that these alleged misrepresentations and omissions, as well as the alleged fraudulent scheme, caused the price of Mylan's common stock to be inflated during the Settlement Class Period, and that the price declined when the truth was disclosed through a series of disclosures from June 27, 2018 through May 7, 2019. After the Settlement Class Period, Mylan merged into Mylan II B.V., which is its successor.

11. On June 26, 2020, an initial class action complaint was filed in the Court alleging violations of the Securities Exchange Act of 1934 (the "Exchange Act") and SEC Rule 10b-5. On September 14, 2020, the Court appointed MissPERS as Lead Plaintiff, approved Lead Plaintiff's selection of Bernstein Litowitz Berger & Grossmann LLP and Kessler Topaz Meltzer & Check, LLP as Lead Counsel for the class, and captioned the action *In re Mylan, N.V. Securities Litigation*.

12. On November 13, 2020, Lead Plaintiff filed the Consolidated Class Action Complaint (the "Complaint"). Among other things, the Complaint alleged false and misleading statements and a fraudulent scheme related to the FDA's inspections and issuance of regulatory compliance notices at certain of Mylan's facilities. The Complaint asserted claims under Section 10(b) of the Exchange Act, 15 U.S.C. § 78j(b), and SEC Rule 10b-5, 17 C.F.R. § 240.10b-5, promulgated thereunder, against all Defendants and claims under Section 20(a) of the Exchange Act, 15 U.S.C. § 78t(a), against the Individual Defendants.

13. On January 19, 2021, Defendants filed a motion to dismiss the Complaint. On May 18, 2023, the Court entered an Opinion and an Order granting the motion to dismiss in part and denying it in part.

14. On June 20, 2023, Lead Plaintiff filed a motion for clarification of the motion to dismiss Order. On July 14, 2023, Defendants filed an Answer to the Complaint. On July 17, 2023, Defendants filed a motion for judgment on the pleadings. On July 8, 2025, the Court entered an Opinion and Orders denying the motion for clarification and denying the motion for judgment on the pleadings.

15. On July 8, 2025, the Court entered an order stating that "it may be more efficient for the parties to informally exchange information in preparation for mediation—and then engage in mediation—prior to commencing full-blown discovery." On August 5, 2025, the Parties filed a Rule 26(f) Report and Stipulation Selecting ADR Process, which provided for the Parties to conduct a private mediation before the end of 2025.

16. On August 22, 2025, Defendants filed a motion to certify the Court’s Order on Defendants’ motion for judgment on the pleadings for an interlocutory appeal. On September 8, 2025, Lead Plaintiff filed an opposition to Defendants’ motion to certify the Court’s Order on Defendants’ motion for judgment on the pleadings for an interlocutory appeal. On September 15, 2025, Defendants filed a reply in support of the motion. At the time of the Settlement, that motion remained fully briefed and pending.

17. On September 3, 2025, the Parties filed an Amended Stipulation Selecting ADR Process, providing for an in-person mediation before Jed D. Melnick of JAMS (the “Mediator”) on December 8, 2025. On September 4, 2025, the Court entered an Order referring the case to mediation. The Parties engaged in pre-mediation document discovery.

18. After exchanging mediation briefs, the Parties participated in an in-person mediation on December 8, 2025. The case did not settle at that session.

19. Following the mediation session, the Mediator made a recommendation that the Action be settled for \$60 million, which the Parties accepted on December 15, 2025. The terms of the Parties’ agreement to settle were memorialized in a Memorandum of Understanding executed on December 17, 2025, which set forth, among other things, the Parties’ agreement to settle and release the Released Plaintiff’s Claims (defined below) against Defendants and the other Released Defendants’ Persons (defined below) in return for a cash payment of \$60,000,000 by or on behalf of Defendants for the benefit of the Settlement Class.

20. On February 13, 2026, the Parties entered into a Stipulation and Agreement of Settlement (the “Stipulation”), which sets forth the terms and conditions of the Settlement. The Stipulation can be viewed at www.Mylan2026SecuritiesSettlement.com.

21. On February 19, 2026, the Court preliminarily approved the Settlement, authorized this Notice to be disseminated to potential Settlement Class Members, and scheduled the Settlement Hearing to consider whether to grant final approval to the Settlement.

**HOW DO I KNOW IF I AM AFFECTED BY THE SETTLEMENT?
WHO IS INCLUDED IN THE SETTLEMENT CLASS?**

22. If you are a member of the Settlement Class, you are subject to the Settlement, unless you timely request to be excluded. The Settlement Class consists of:

all persons and entities who purchased or otherwise acquired the publicly traded common stock of Mylan from February 16, 2016 through May 7, 2019, inclusive (the “Settlement Class Period”), and were allegedly damaged thereby.

Excluded from the Settlement Class are: (a) Defendants; (b) their respective successors and assigns; (c) the corporate parents and affiliates of all entities excluded in subsections (a) and (b); (d) the past and current Executive Officers and directors of Mylan and all other entities excluded in subsections (a), (b), and (c); (e) the Immediate Family Members of the Individual Defendants; (f) any entity in which any of the above excluded persons have or had a direct or controlling ownership interest; and (g) the legal representatives, heirs, successors-in-interest or assigns of any such excluded persons or entities. Also excluded from the Settlement Class are any persons or entities who or which exclude themselves by submitting a request for exclusion that is accepted by the Court in accordance with the requirements set forth in this Notice. *See* “What If I Do Not Want To Be A Member Of The Settlement Class? How Do I Exclude Myself?,” on page 11 below.

Please Note: Receipt of this Notice or the mailed Postcard Notice does not mean that you are a Settlement Class Member or that you will be entitled to receive proceeds from the Settlement.

If you are a Settlement Class Member and you wish to be eligible to participate in the distribution of proceeds from the Settlement, you are required to submit a Claim Form and the required supporting documentation as set forth therein postmarked (or submitted online) no later than July 10, 2026.

WHAT ARE LEAD PLAINTIFF'S REASONS FOR THE SETTLEMENT?

23. Lead Plaintiff and Lead Counsel believe that the claims asserted against Defendants have merit. They recognize, however, the very substantial risks they would face in establishing liability and damages through class certification, summary judgment, pre-trial motions, a trial, and appeals, as well as the length and expense to the Settlement Class of continued proceedings. The risks of continued litigation concerned each element of Lead Plaintiff's claims. Following Defendants' motion to dismiss, the Court had sustained just one alleged misrepresentation that was made on January 31, 2019, and also sustained an alleged securities fraud "scheme" claim that encompassed a broader range of alleged deceptive acts, which Lead Plaintiff alleged dated back to 2016. However, at later stages in the litigation, including at class certification and summary judgment, Lead Plaintiff faced risks that the Court might narrow or eliminate the "scheme" claim, for example on the ground that the alleged scheme was not communicated to the market. Further, Lead Plaintiff would also face challenges in proving the falsity of the January 2019 alleged misstatement and in proving scienter—*i.e.*, that Defendants knowingly or recklessly deceived investors.

24. Lead Plaintiff faced further significant risks related to proving loss causation and damages. Specifically, there were substantial risks that the Court would eliminate from recovery one or more corrective disclosures at class certification, summary judgment, or trial. There was also a meaningful risk that the Court or a jury would find that large portions of the stock price declines on the alleged corrective disclosure dates were not caused by the alleged fraud but rather by unrelated negative news or unexplained market volatility. Accordingly, the potential need to "disaggregate" non-fraud-related declines from the overall stock price declines on the corrective disclosure dates was likely to materially lower the amounts of potential recovery in this case.

25. In light of these and other risks, the amount of the Settlement, and the immediacy of recovery to the Settlement Class, Lead Plaintiff and Lead Counsel believe that the proposed Settlement is fair, reasonable, and adequate, and in the best interests of the Settlement Class. The Settlement provides a substantial benefit to the Settlement Class, namely \$60,000,000 in cash (less the various deductions described in this Notice), as compared to the risk that the claims in the Action would produce a smaller recovery, or no recovery at all, after further proceedings on Lead Plaintiff's motion for class certification and likely summary judgment motions, trial, and appeals, possibly years in the future.

26. Defendants have denied the claims asserted against them in the Action and deny that the Settlement Class was harmed or suffered any damages as a result of the conduct alleged in the Action. Defendants have agreed to the Settlement solely to eliminate the burden and expense of continued litigation. Accordingly, the Settlement may not be construed as an admission of any wrongdoing by Defendants.

WHAT MIGHT HAPPEN IF THERE WERE NO SETTLEMENT?

27. If there were no Settlement and Lead Plaintiff failed to establish any essential legal or factual element of its claims against Defendants, neither Lead Plaintiff nor the other members of the Settlement Class would recover anything from Defendants. Also, if Defendants were successful in proving any of

their defenses, either at summary judgment, at trial, or on appeal, the Settlement Class could recover less than the amount provided in the Settlement, or nothing at all.

**HOW ARE SETTLEMENT CLASS MEMBERS AFFECTED
BY THE ACTION AND THE SETTLEMENT?**

28. As a Settlement Class Member, you are represented by Lead Plaintiff and Lead Counsel, unless you enter an appearance through counsel of your own choice at your own expense. You are not required to retain your own counsel, but if you choose to do so, such counsel must file a notice of appearance on your behalf and must serve copies of his or her appearance on the attorneys listed in the section entitled, “When And Where Will The Court Decide Whether To Approve The Settlement?,” on page 12 below.

29. If you are a Settlement Class Member and do not wish to remain a Settlement Class Member, you may exclude yourself from the Settlement Class by following the instructions in the section entitled, “What If I Do Not Want To Be A Member Of The Settlement Class? How Do I Exclude Myself?,” on page 11 below.

30. If you are a Settlement Class Member and you wish to object to the Settlement, the Plan of Allocation, or Lead Counsel’s application for attorneys’ fees and Litigation Expenses, and if you do not exclude yourself from the Settlement Class, you may present your objection(s) by following the instructions in the section entitled, “When And Where Will The Court Decide Whether To Approve The Settlement?,” on page 12 below.

31. If you are a Settlement Class Member and you do not exclude yourself from the Settlement Class, you will be bound by any orders issued by the Court. If the Settlement is approved, the Court will enter a judgment (the “Judgment”). The Judgment will dismiss with prejudice the claims against Defendants and will provide that, upon the Effective Date of the Settlement, Lead Plaintiff and each of the other Settlement Class Members, on behalf of themselves, and their respective successors, assigns, executors, administrators, representatives, attorneys, and agents, in their capacities as such, will have fully, finally, and forever compromised, settled, released, resolved, relinquished, waived, and discharged each and every Released Plaintiff’s Claim (as defined in ¶ 32 below) against Defendants and the other Released Defendants’ Persons (as defined in ¶ 33 below), and shall forever be barred and enjoined from prosecuting any or all of the Released Plaintiff’s Claims against any of the Released Defendants’ Persons.

32. “Released Plaintiff’s Claims” means all claims, demands, losses, rights, damages, and causes of action of any nature whatsoever, of every nature and description, including known claims and Unknown Claims, that have been or could have been asserted in the Action or could in the future be asserted in any forum, whether foreign or domestic, whether arising under federal, state, common, or foreign law, whether brought directly or indirectly, that both (a) arise out of, are based on, or relate in any way to any of the allegations, acts, transactions, facts, events, matters, occurrences, statements, representations or omissions involved, set forth, alleged or referred to in the Action, or which could have been alleged in the Action based on the same nucleus of allegations, acts, transactions, facts, events, matters, occurrences, statements, representations or omissions as were alleged in the Action; and (b) arise out of, are based on, or relate to the purchase or acquisition of any Mylan N.V. common stock shares during the Settlement Class Period. This release does not cover, include, or release any claims relating to the enforcement of the Settlement.

33. “Released Defendants’ Persons” means (i) Defendants; (ii) each of their respective Immediate Family Members (for the Individual Defendants) and each of their direct or indirect parent entities, subsidiaries, related entities and affiliates, any trust of which any Individual Defendant is the settler or which is for the benefit of any Defendant and/or the Immediate Family Members of any Individual Defendant; and (iii) for any of the entities listed at (i) or (ii), their respective past and present general

partners, limited partners, principals, shareholders, joint venturers, members, officers, directors, managers, managing directors, supervisors, employees, contractors, consultants, auditors, accountants, financial advisors, professional advisors, investment bankers, representatives, insurers, reinsurers, trustees, trustors, agents, attorneys, professionals, predecessors, successors, assigns, heirs, executors, administrators, and any controlling person thereof, in their capacities as such, and any entity in which a Defendant has a controlling interest.

34. “Unknown Claims” means any and all Released Plaintiff’s Claims against the Released Defendants’ Persons that Lead Plaintiff or any other Settlement Class Member does not know or suspect to exist in his, her, or its favor at the time of the release of such claims, and any Released Defendants’ Claims against the Released Plaintiff’s Persons that any Defendant does not know or suspect to exist in his, her, or its favor at the time of the release of such claims, including without limitation those that, if known by such Plaintiff, Settlement Class Member or Defendant, might have affected his, her, or its decision(s) with respect to this Settlement or the Releases. With respect to any and all Released Claims, the Parties stipulate and agree that, upon the Effective Date of the Settlement, Lead Plaintiff and Defendants shall expressly waive, and each of the other Settlement Class Members shall be deemed to have waived, and by operation of the Judgment or the Alternate Judgment, if applicable, shall have expressly waived, any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States, or principle of common law, which is similar, comparable, or equivalent to California Civil Code § 1542, which provides:

A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

Lead Plaintiff and Defendants acknowledge, and each of the Settlement Class Members shall be deemed by operation of law to have acknowledged, that the foregoing waiver was separately bargained for and a key element of the Settlement.

35. The Judgment will also provide that, upon the Effective Date of the Settlement, Defendants, on behalf of themselves, and their respective successors, assigns, executors, administrators, representatives, attorneys, and agents, in their capacities as such, will have fully, finally, and forever compromised, settled, released, resolved, relinquished, waived, and discharged each and every Released Defendants’ Claim (as defined in ¶ 36 below) against Lead Plaintiff and the other Released Plaintiff’s Persons (as defined in ¶ 37 below), and shall forever be barred and enjoined from prosecuting any or all of the Released Defendants’ Claims against any of the Released Plaintiff’s Persons.

36. “Released Defendants’ Claims” means all claims, demands, losses, rights, and causes of action of any nature whatsoever, of every nature and description, including known claims and Unknown Claims, whether arising under federal, state, common, or foreign law, that arise out of or relate in any way to the institution, prosecution, assertion, settlement, or resolution of the Action. This release does not cover, include, or release any claims relating to the enforcement of the Settlement.

37. “Released Plaintiff’s Persons” means (i) Plaintiff and the members of the Settlement Class; and (ii) each of their respective Immediate Family Members, and their respective general partners, limited partners, principals, shareholders, joint venturers, members, officers, directors, managers, managing directors, supervisors, employees, contractors, consultants, auditors, accountants, financial advisors, professional advisors, investment bankers, representatives, insurers, reinsurers, trustees, trustors, agents, attorneys (including Plaintiff’s Counsel), professionals, predecessors, successors, assigns, heirs, executors, administrators, and any controlling person thereof, in their capacities as such.

HOW DO I PARTICIPATE IN THE SETTLEMENT? WHAT DO I NEED TO DO?

38. To be eligible for a payment from the Settlement, you must be a member of the Settlement Class and you must timely complete and return a Claim Form with adequate supporting documentation ***postmarked (if mailed), or submitted online at www.Mylan2026SecuritiesSettlement.com no later than July 10, 2026.*** You may obtain a Claim Form from the website maintained by the Claims Administrator for the Settlement, www.Mylan2026SecuritiesSettlement.com. You may also request that a Claim Form be mailed to you by calling the Claims Administrator toll free at 1-866-910-1314 or by emailing the Claims Administrator at info@Mylan2026SecuritiesSettlement.com. **Please retain all records of your ownership of and transactions in Mylan common stock, as they will be needed to document your Claim.** The Parties and Claims Administrator do not have information about your transactions in Mylan common stock.

39. If you request exclusion from the Settlement Class or do not submit a timely and valid Claim Form, you will not be eligible to share in the Net Settlement Fund.

HOW MUCH WILL MY PAYMENT BE?

40. At this time, it is not possible to make any determination as to how much any individual Settlement Class Member may receive from the Settlement.

41. Pursuant to the Settlement, Defendants have agreed to cause \$60,000,000 in cash (the “Settlement Amount”) to be paid into an escrow account. The Settlement Amount plus any interest earned thereon is referred to as the “Settlement Fund.” If the Settlement is approved by the Court and the Effective Date occurs, the “Net Settlement Fund” (that is, the Settlement Fund less (a) all federal, state and/or local taxes on any income earned by the Settlement Fund and the reasonable costs incurred in connection with determining the amount of and paying taxes owed by the Settlement Fund (including reasonable expenses of tax attorneys and accountants); (b) the costs and expenses incurred in connection with providing notice to Settlement Class Members and administering the Settlement on behalf of Settlement Class Members; (c) any attorneys’ fees and Litigation Expenses awarded by the Court; and (d) any other costs or fees approved by the Court) will be distributed to Settlement Class Members who submit valid Claim Forms, in accordance with the proposed Plan of Allocation or such other plan of allocation as the Court may approve.

42. The Net Settlement Fund will not be distributed unless and until the Court has approved the Settlement and a plan of allocation, and the time for any petition for rehearing, appeal or review, whether by certiorari or otherwise, has expired.

43. Neither Defendants nor any other person or entity that paid any portion of the Settlement Amount on their behalf are entitled to get back any portion of the Settlement Fund once the Court’s order or judgment approving the Settlement becomes Final. Defendants shall not have any liability, obligation, or responsibility for the administration of the Settlement, the disbursement of the Net Settlement Fund, or the plan of allocation.

44. Approval of the Settlement is independent from approval of a plan of allocation. Any determination with respect to a plan of allocation will not affect the Settlement, if approved.

45. Unless the Court otherwise orders, any Settlement Class Member who fails to submit a Claim Form postmarked (or submitted online) on or before July 10, 2026 shall be fully and forever barred from receiving payments pursuant to the Settlement but will in all other respects remain a Settlement Class Member and be subject to the provisions of the Stipulation, including the terms of any Judgment entered and the releases

given. This means that each Settlement Class Member releases the Released Plaintiff's Claims (as defined in ¶ 32 above) against the Released Defendants' Persons (as defined in ¶ 33 above) and will be enjoined and prohibited from prosecuting any of the Released Plaintiff's Claims against any of the Released Defendants' Persons whether or not such Settlement Class Member submits a Claim Form.

46. Participants in and beneficiaries of any employee retirement and/or benefit plan covered by ERISA ("ERISA Plan") should NOT include any information relating to shares of Mylan common stock purchased through the ERISA Plan in any Claim Form they submit in this Action. They should include ONLY shares of Mylan common stock purchased during the Settlement Class Period outside of an ERISA Plan. Claims based on any ERISA Plan's purchases of Mylan common stock during the Settlement Class Period may be made by the plan's trustees.

47. The Court has reserved jurisdiction to allow, disallow, or adjust on equitable grounds the Claim of any Settlement Class Member.

48. Each Claimant shall be deemed to have submitted to the jurisdiction of the Court with respect to his, her or its Claim Form.

49. Only Settlement Class Members or persons authorized to submit a claim on their behalf will be eligible to share in the distribution of the Net Settlement Fund. Persons and entities that are excluded from the Settlement Class by definition or that exclude themselves from the Settlement Class pursuant to request will not be eligible to receive a distribution from the Net Settlement Fund and should not submit Claim Forms. The only security that is included in the Settlement is Mylan common stock.

50. Appendix A to this Notice sets forth the Plan of Allocation for allocating the Net Settlement Fund among Authorized Claimants, as proposed by Lead Plaintiff. At the Settlement Hearing, Lead Plaintiff will request that the Court approve the Plan of Allocation. The Court may modify the Plan of Allocation, or approve a different plan of allocation, without further notice to the Settlement Class.

**WHAT PAYMENT ARE THE ATTORNEYS FOR THE SETTLEMENT CLASS SEEKING?
HOW WILL THE LAWYERS BE PAID?**

51. Plaintiff's Counsel have not received any payment for their services in pursuing claims against the Defendants on behalf of the Settlement Class, nor have Plaintiff's Counsel been reimbursed for their out-of-pocket expenses. Before final approval of the Settlement, Lead Counsel will apply to the Court for an award of attorneys' fees for all Plaintiff's Counsel in an amount not to exceed 25% of the Settlement Fund. At the same time, Lead Counsel also intend to apply for payment of Litigation Expenses in an amount not to exceed \$500,000, which may include an application for reimbursement of the reasonable costs and expenses incurred by Lead Plaintiff directly related to its representation of the Settlement Class, pursuant to the PSLRA. The Court will determine the amount of any award of attorneys' fees or Litigation Expenses. Such sums as may be approved by the Court will be paid from the Settlement Fund. Settlement Class Members are not personally liable for any such fees or expenses.

**WHAT IF I DO NOT WANT TO BE A MEMBER OF THE SETTLEMENT CLASS?
HOW DO I EXCLUDE MYSELF?**

52. Each Settlement Class Member will be bound by all determinations and judgments in this lawsuit, whether favorable or unfavorable, unless such person or entity mails or delivers a written Request for Exclusion from the Settlement Class, addressed to *Mylan Securities Litigation*, EXCLUSIONS, c/o JND

Legal Administration, P.O. Box 91088, Seattle, WA 98111. The Request for Exclusion must be **received no later than May 15, 2026**. You will not be able to exclude yourself from the Settlement Class after that date. Each Request for Exclusion must: (i) state the name, address, and telephone number of the person or entity requesting exclusion, and in the case of entities, the name and telephone number of the appropriate contact person; (ii) state that such person or entity “requests exclusion from the Settlement Class in *In re Mylan, N.V. Securities Litigation*, Master File No. 2:20-cv-00955-NR (W.D. Pa.)”; (iii) state the number of shares of Mylan common stock that the person or entity requesting exclusion (A) held as of the opening of trading on February 16, 2016 and (B) purchased/acquired and/or sold from February 16, 2016 through May 7, 2019, inclusive, as well as the date, number of shares, and prices of each such purchase/acquisition and sale; and (iv) be signed by the person or entity requesting exclusion or an authorized representative. A Request for Exclusion shall not be effective unless it provides all the information called for in this paragraph and is received within the time stated above, or is otherwise accepted by the Court.

53. If you do not want to be part of the Settlement Class, you must follow these instructions for exclusion even if you have pending, or later file, another lawsuit, arbitration, or other proceeding relating to any Released Plaintiff’s Claim against any of the Released Defendants’ Persons.

54. If you ask to be excluded from the Settlement Class, you will not be eligible to receive any payment out of the Net Settlement Fund. If you validly request exclusion from the Settlement Class you will retain the right to individually pursue any legal claims that you may have against any Defendants with respect to the claims asserted in the Action. However, Defendants will have the right to assert any defenses to your claims. **Please note, if you decide to exclude yourself from the Settlement Class, you may be time-barred from asserting claims covered by the Action by a statute of limitation or statute of repose.**

55. Mylan has the right to terminate the Settlement if valid requests for exclusion are received from persons and entities entitled to be members of the Settlement Class in an amount that exceeds an amount agreed to by the Parties.

WHEN AND WHERE WILL THE COURT DECIDE WHETHER TO APPROVE THE SETTLEMENT? DO I HAVE TO COME TO THE HEARING? MAY I SPEAK AT THE HEARING IF I DON’T LIKE THE SETTLEMENT?

56. **Settlement Class Members do not need to attend the Settlement Hearing. The Court will consider any submission made in accordance with the provisions below even if a Settlement Class Member does not attend the hearing. You can participate in the Settlement without attending the Settlement Hearing.**

57. **Please Note**: The date and time of the Settlement Hearing may change without further written notice to the Settlement Class. The Court may decide to allow Settlement Class Members to appear at the hearing by phone, without further written notice to the Settlement Class. **In order to determine whether the date and time of the Settlement Hearing have changed, it is important that you monitor the Court’s docket and the Settlement website, www.Mylan2026SecuritiesSettlement.com, before making any plans to attend the Settlement Hearing. Any updates regarding the Settlement Hearing, including any changes to the date or time of the hearing or updates regarding in-person or remote appearances at the hearing, will be posted to the Settlement website, www.Mylan2026SecuritiesSettlement.com.**

58. The Settlement Hearing will be held on **June 15, 2026 at 10:00 a.m. Eastern Time**, before the Honorable J. Nicholas Ranjan of the United States District Court for the Western District of Pennsylvania, by Zoom videoconference. At the Settlement Hearing, the Court will consider: (a) whether the proposed

Settlement is fair, reasonable, and adequate to the Settlement Class, and should be finally approved; (b) whether a Judgment substantially in the form attached as Exhibit B to the Stipulation should be entered dismissing the Action with prejudice against Defendants; (c) whether the Settlement Class should be certified for purposes of the Settlement; (d) whether the proposed Plan of Allocation for the proceeds of the Settlement is fair and reasonable and should be approved; (e) whether the motion by Lead Counsel for attorneys' fees and Litigation Expenses should be approved; and (f) other matters that may properly be brought before the Court in connection with the Settlement. **To attend the Settlement Hearing, please visit <https://pawd-uscourts.zoomgov.com/j/1609946048>, and use Meeting ID: 160 994 6048, or call +1-669-254-5252 and use Meeting ID: 160 994 6048. Additional information for accessing the Zoom video conference will be posted to www.Mylan2026SecuritiesSettlement.com.** The Court reserves the right to approve the Settlement, the Plan of Allocation, Lead Counsel's motion for an award of attorneys' fees and Litigation Expenses, and/or any other matter related to the Settlement at or after the Settlement Hearing without further notice to the members of the Settlement Class.

59. Any Settlement Class Member that does not request exclusion may object to the Settlement, the proposed Plan of Allocation, and/or Lead Counsel's motion for an award of attorneys' fees and Litigation Expenses. Objections must be in writing. You must file any written objection, together with copies of all other papers and briefs supporting the objection, electronically with the Court or by letter mailed to the Clerk's Office at the United States District Court for the Western District of Pennsylvania, at the address set forth below **on or before May 15, 2026**. You must also serve the objection and supporting papers on Lead Counsel and on Defendants' Counsel at the addresses set forth below so that the objection and supporting papers are *received on or before May 15, 2026*.

Clerk's Office	Lead Counsel	Defendants' Counsel
United States District Court Western District of Pennsylvania Clerk of the Court Joseph F. Weis, Jr. U.S. Courthouse 700 Grant Street Pittsburgh, PA 15219	Bernstein Litowitz Berger & Grossmann LLP Katherine M. Sinderson 1251 Avenue of the Americas 44th Floor New York, NY 10020 -and- Kessler Topaz Meltzer & Check, LLP Andrew L. Zivitz 280 King of Prussia Road Radnor, PA 19087	Wilson Sonsini Goodrich & Rosati, P.C. Gregory L. Watts Sheryl Shapiro Bassin Evan L. Seite 650 Page Mill Road Palo Alto, CA 94304

60. Any objection must include: (a) the name of this proceeding, *In re Mylan, N.V. Securities Litigation*, Master File No. 2:20-cv-00955-NR (W.D. Pa.); (b) the objector's full name, current address, email address (if applicable), and telephone number; (c) the objector's signature; (d) a statement providing the specific reasons for the objection, including a detailed statement of the specific legal and factual basis for each and every objection and whether the objection applies only to the objector, to a specific subset of the Settlement Class, or to the entire Settlement Class; and (e) documents sufficient to prove membership in the Settlement Class, including documents showing the number of shares of Mylan common stock that the objecting Settlement Class Member purchased/acquired and/or sold from February 16, 2016 through May 7, 2019, inclusive, as well as the date, number of shares, and prices of each such purchase/acquisition

and sale. The documentation establishing membership in the Settlement Class must consist of copies of trade confirmations or monthly account statements, or an authorized statement from your broker or financial institution containing the transactional and holding information found in a trade confirmation or account statement.

61. You may not object to the Settlement, the Plan of Allocation, or Lead Counsel's motion for attorneys' fees and Litigation Expenses if you exclude yourself from the Settlement Class or if you are not a member of the Settlement Class.

62. You may file a written objection without having to appear at the Settlement Hearing. You may not, however, appear at the Settlement Hearing to present your objection unless you first file and serve a written objection in accordance with the procedures described above, unless the Court orders otherwise.

63. If you wish to be heard orally at the hearing in opposition to the approval of the Settlement, the Plan of Allocation, and/or Lead Counsel's motion for an award of attorneys' fees and Litigation Expenses, and if you timely file and serve a written objection as described above, you must also file a notice of appearance with the Clerk's Office so that it is **received on or before May 15, 2026**. Such persons may be heard orally at the discretion of the Court. Objectors who enter an appearance and desire to present evidence at the Settlement Hearing in support of their objection must include in their written objection or notice of appearance the identity of any witnesses they may call to testify and any exhibits they intend to introduce into evidence at the hearing.

64. You are not required to hire an attorney to represent you in making written objections or in appearing at the Settlement Hearing. However, if you decide to hire an attorney, it will be at your own expense, and that attorney must file a notice of appearance with the Court so that the notice is **received on or before May 15, 2026**.

65. The Settlement Hearing may be adjourned by the Court without further written notice to the Settlement Class, other than a posting of the adjournment on the Settlement website, www.Mylan2026SecuritiesSettlement.com. If you plan to attend the Settlement Hearing, you should confirm the date and time with Lead Counsel.

66. Unless the Court orders otherwise, any Settlement Class Member who does not object in the manner described above will be deemed to have waived any objection and shall be forever foreclosed from making any objection to the proposed Settlement, the proposed Plan of Allocation and/or Lead Counsel's motion for attorneys' fees and Litigation Expenses. Settlement Class Members do not need to appear at the Settlement Hearing or take any other action to indicate their approval.

WHAT IF I BOUGHT SHARES ON SOMEONE ELSE'S BEHALF?

67. If you purchased Mylan common stock from February 16, 2016 through May 7, 2019, inclusive, for the beneficial interest of persons or organizations other than yourself, you must either: (a) within seven (7) calendar days of receipt of this Notice, request from the Claims Administrator sufficient copies of the Postcard Notice to forward to all such beneficial owners and, within seven (7) calendar days of receipt of those Postcard Notices, forward them to all such beneficial owners; or (b) within seven (7) calendar days of receipt of this Notice, provide a list of the names and addresses of all such beneficial owners to *Mylan Securities Litigation*, c/o JND Legal Administration, P.O. Box 91088, Seattle, WA 98111, or MNVSecurities@Mylan2026SecuritiesSettlement.com. If you choose the second option, the Claims Administrator will send a copy of the Postcard Notice to the beneficial owners. Upon full compliance with these directions, such nominees may seek payment of their reasonable expenses actually incurred, by providing the Claims Administrator with proper documentation supporting the expenses for which

reimbursement is sought. **Brokers, nominees, and their agents shall forward the Postcard Notice to (or identify names, mailing addresses, and e-mail addresses of) all beneficial owners who purchased Mylan common stock during the Settlement Class Period, regardless of whether or not those beneficial owners have enrolled in a claim-filing program with their broker or financial institution.** Reasonable expenses shall not exceed \$0.05 per mailing record provided to the Claims Administrator; \$0.05 per unit for each Postcard Notice actually mailed plus postage at the rate used by the Claims Administrator; and \$0.05 per Postcard Notice sent via email. Such properly documented expenses incurred by nominees in compliance with these directions shall be paid from the Settlement Fund, with any disputes as to the reasonableness or documentation of expenses incurred subject to review by the Court.

68. Copies of this Notice and the Claim Form may also be obtained from the website maintained by the Claims Administrator, www.Mylan2026SecuritiesSettlement.com, or by calling the Claims Administrator toll free at 1-866-910-1314.

CAN I SEE THE COURT FILE? WHOM SHOULD I CONTACT IF I HAVE QUESTIONS?

69. This Notice contains only a summary of the terms of the proposed Settlement. For more detailed information about the matters involved in this Action, you are referred to the papers on file in the Action, including the Stipulation, which may be reviewed by accessing the Court docket in this case through the Court's Public Access to Court Electronic Records (PACER) system at <https://ecf.pawd.uscourts.gov>, or by visiting the office of the Clerk of the Court for the United States District Court for the Western District of Pennsylvania, Joseph F. Weis, Jr. U.S. Courthouse, 700 Grant Street, Pittsburgh, PA 15219. Additionally, copies of the Stipulation and any related orders entered by the Court will be posted on the website maintained by the Claims Administrator, www.Mylan2026SecuritiesSettlement.com.

All inquiries concerning this Notice and the Claim Form should be directed to:

Mylan Securities Litigation
c/o JND Legal Administration
P.O. Box 91088
Seattle, WA 98111

866-910-1314

www.Mylan2026SecuritiesSettlement.com

or

Katherine M. Sinderson
BERNSTEIN LITOWITZ BERGER
& GROSSMANN LLP
1251 Avenue of the Americas, 44th Floor
New York, NY 10020
800-380-8496
settlements@blbglaw.com

Andrew L. Zivitz
KESSLER TOPAZ MELTZER &
CHECK, LLP
280 King of Prussia Road
Radnor, PA 19087
610-667-7706
info@ktmc.com

DO NOT CALL OR WRITE THE COURT, THE OFFICE OF THE CLERK OF THE COURT, DEFENDANTS OR THEIR COUNSEL REGARDING THIS NOTICE.

Dated: March 12, 2026

By Order of the Court
United States District Court
Western District of Pennsylvania

Appendix A

PLAN OF ALLOCATION OF THE NET SETTLEMENT FUND

70. As discussed above, the Settlement provides \$60,000,000 in cash for the benefit of the Settlement Class. The Settlement Amount and any interest it earns constitute the “Settlement Fund.” The Settlement Fund, after deduction of Court-approved attorneys’ fees and Litigation Expenses, Notice and Administration Costs, Taxes, and any other fees or expenses approved by the Court, is the “Net Settlement Fund.” If the Settlement is approved by the Court, the Net Settlement Fund will be distributed to eligible Authorized Claimants, *i.e.*, members of the Settlement Class who or which submit a Claim to the Claims Administrator that is approved for payment from the Net Settlement Fund, in accordance with a plan of allocation to be adopted by the Court. Settlement Class Members who do not timely submit valid Claim Forms will not share in the Net Settlement Fund, but will otherwise be bound by the Settlement.

71. The Plan of Allocation (the “Plan”) set forth herein is the plan that is being proposed to the Court for approval by Lead Plaintiff after consultation with its damages expert. The Court may approve the Plan with or without modification, or approve another plan of allocation, without further notice to the Settlement Class. Any Orders regarding a modification to the Plan will be posted to www.Mylan2026SecuritiesSettlement.com. Defendants have had, and will have, no involvement or responsibility for the terms or application of the Plan.

72. The objective of the Plan is to equitably distribute the Net Settlement Fund among Authorized Claimants who suffered economic losses as a proximate result of the alleged wrongdoing. The calculations made pursuant to the Plan are not intended to be estimates of, nor indicative of, the amounts that Settlement Class Members might have been able to recover after a trial. Nor are the calculations pursuant to the Plan intended to be estimates of the amounts that will be paid to Authorized Claimants pursuant to the Settlement. The computations under the Plan are only a method to weigh the claims of Authorized Claimants against one another for the purposes of making *pro rata* allocations of the Net Settlement Fund.

73. The Plan was created with the assistance of a consulting damages expert and reflects the assumption that Defendants’ alleged false and misleading statements and material omissions proximately caused the price of Mylan common stock to be artificially inflated throughout the Settlement Class Period. In calculating the estimated artificial inflation allegedly caused by Defendants’ alleged misrepresentations and omissions, Lead Plaintiff’s damages expert considered price changes in Mylan common stock in reaction to certain public announcements allegedly revealing the truth concerning Defendants’ alleged misrepresentations and material omissions, adjusting for price changes that were attributable to market or industry forces.

74. In order to have recoverable damages, the disclosure of the allegedly misrepresented information must be the cause of the decline in the price of Mylan common stock. In this case, Lead Plaintiff alleges that Defendants made false statements and omitted material facts during the period from February 16, 2016 through May 7, 2019, inclusive, which had the effect of artificially inflating the price of Mylan common stock. Lead Plaintiff further alleges that corrective information was released to the market on June 27, 2018, August 8, 2018, February 26, 2019 and May 7, 2019, which removed the alleged artificial inflation from the price of Mylan common stock on June 27-28, 2018, August 8-9, 2018, February 27, 2019, and May 7, 2019.

75. Recognized Loss Amounts are based primarily on the difference in the amount of alleged artificial inflation in the prices of Mylan common stock at the time of purchase or acquisition and at the time of sale, or the difference between the actual purchase price and sale price. Accordingly, in order to have a

Recognized Loss Amount under the Plan, a Settlement Class Member that purchased or otherwise acquired Mylan common stock during the Settlement Class Period must have held those shares through at least one of the dates where new corrective information was released to the market and partially removed the artificial inflation from the price of Mylan common stock.

CALCULATION OF RECOGNIZED LOSS AMOUNT

76. Based on the formula stated below, a “Recognized Loss Amount” will be calculated for each purchase or acquisition of Mylan common stock during the Settlement Class Period that is listed on the Claim Form and for which adequate documentation is provided. If a Recognized Loss Amount calculates to a negative number or zero under the formula below, that Recognized Loss Amount will be zero.³

77. For each share of Mylan common stock purchased or otherwise acquired during the Settlement Class Period (that is, the period from February 16, 2016 through May 7, 2019, inclusive), and:

- A. Sold prior to 12:01 p.m. Eastern Time on June 27, 2018, the Recognized Loss Amount will be \$0.00.⁴
- B. Sold at or after 12:01 p.m. Eastern Time on June 27, 2018 through May 6, 2019, the Recognized Loss Amount will be ***the lesser of:*** (i) the amount of artificial inflation per share on the date of purchase/acquisition as stated in Table A below *minus* the amount of artificial inflation per share on the date of sale as stated in Table A below; or (ii) the purchase/acquisition price *minus* the sale price.
- C. Sold from May 7, 2019 through August 2, 2019, the Recognized Loss Amount will be ***the least of:*** (i) the amount of artificial inflation per share on the date of purchase/acquisition as stated in Table A below; (ii) the purchase/acquisition price *minus* the average closing price from May 7, 2019 through the date of sale as stated in Table B below; or (iii) the purchase/acquisition price *minus* the sale price.

³ Any transactions in Mylan common stock executed outside of regular trading hours for the U.S. financial markets shall be deemed to have occurred during the next regular trading session.

⁴ For purposes of this Plan, the Claims Administrator will assume that any shares purchased/acquired or sold on June 27, 2018 at any price less than \$37.68 per share occurred *after* the allegedly corrective information was absorbed by the market (*i.e.*, at or after 12:01 p.m. Eastern Time), and that any shares purchased/acquired or sold on June 27, 2018 at any price equal to or greater than \$37.68 per share occurred *before* the allegedly corrective information was absorbed by the market. If a Claimant provides documentation with the time stamp for the trade on June 27, 2018, any trade made prior to 12:01 p.m. Eastern Time will be considered as having occurred before the information was disclosed to the market, and any trade at or after 12:01 p.m. Eastern Time will be considered to have occurred after the information was disclosed to the market.

- D. Held as of the close of trading on August 2, 2019, the Recognized Loss Amount will be *the lesser of*: (i) the amount of artificial inflation per share on the date of purchase/acquisition as stated in Table A below, or (ii) the purchase/acquisition price *minus* \$18.93.⁵

ADDITIONAL PROVISIONS

78. **Calculation of Claimant’s “Recognized Claim”:** A Claimant’s “Recognized Claim” will be the sum of his, her, or its Recognized Loss Amounts as calculated under ¶ 77 above.

79. **FIFO Matching:** If a Claimant made more than one purchase/acquisition or sale of Mylan common stock during the Settlement Class Period, all purchases/acquisitions and sales will be matched on a First In, First Out (“FIFO”) basis. Settlement Class Period sales will be matched first against any holdings at the beginning of the Settlement Class Period and then against purchases/acquisitions in chronological order, beginning with the earliest purchase/acquisition made during the Settlement Class Period.

80. **Purchase/Sale Prices:** For the purposes of calculations in ¶ 77 above, “purchase/acquisition price” means the actual price paid, excluding any fees, commissions, and taxes, and “sale price” means the actual amount received, not deducting any fees, commissions, and taxes.

81. **“Purchase/Acquisition/Sale” Dates:** Purchases or acquisitions and sales of Mylan common stock will be deemed to have occurred on the “contract” or “trade” date as opposed to the “settlement” or “payment” date. The receipt or grant by gift, inheritance, or operation of law of Mylan common stock during the Settlement Class Period will not be deemed a purchase, acquisition, or sale of Mylan common stock for the calculation of a Claimant’s Recognized Loss Amount, nor will the receipt or grant be deemed an assignment of any claim relating to the purchase/acquisition/sale of Mylan common stock unless (i) the donor or decedent purchased or otherwise acquired or sold such Mylan common stock during the Settlement Class Period; (ii) the instrument of gift or assignment specifically provides that it is intended to transfer such rights; and (iii) no Claim was submitted by or on behalf of the donor, on behalf of the decedent, or by anyone else with respect to shares of such shares of Mylan common stock.

82. **Short Sales:** The date of covering a “short sale” is deemed to be the date of purchase or acquisition of the Mylan common stock. The date of a “short sale” is deemed to be the date of sale of the Mylan common stock. In accordance with the Plan, however, the Recognized Loss Amount on “short sales” and the purchases covering “short sales” is zero.

83. In the event that a Claimant has an opening short position in Mylan common stock, the earliest purchases or acquisitions of Mylan common stock during the Settlement Class Period will be matched against such opening short position, and not be entitled to a recovery, until that short position is fully covered.

84. **Common Stock Purchased/Sold Through the Exercise of Options:** Option contracts are not securities eligible to participate in the Settlement. With respect to Mylan common stock purchased or

⁵ Pursuant to Section 21D(e)(1) of the Exchange Act, “in any private action arising under this title in which the plaintiff seeks to establish damages by reference to the market price of a security, the award of damages to the plaintiff shall not exceed the difference between the purchase or sale price paid or received, as appropriate, by the plaintiff for the subject security and the mean trading price of that security during the 90-day period beginning on the date on which the information correcting the misstatement or omission that is the basis for the action is disseminated to the market.” Consistent with the requirements of the Exchange Act, Recognized Loss Amounts are reduced to an appropriate extent by taking into account the closing prices of Mylan common stock during the “90-day look-back period” from May 7, 2019 through August 2, 2019. The mean (average) closing price for Mylan common stock during this period was \$18.93.

sold through the exercise of an option, the purchase/sale date of the common stock is the exercise date of the option and the purchase/sale price is the exercise price of the option.

85. Market Gains and Losses: The Claims Administrator will determine if the Claimant had a “Market Gain” or a “Market Loss” with respect to his, her, or its overall transactions in Mylan common stock during the Settlement Class Period. For purposes of making this calculation, the Claims Administrator shall determine the difference between (i) the Claimant’s Total Purchase Amount⁶ and (ii) the sum of the Claimant’s Total Sales Proceeds⁷ and the Claimant’s Holding Value.⁸ If the Claimant’s Total Purchase Amount *minus* the sum of the Claimant’s Total Sales Proceeds and the Holding Value is a positive number, that number will be the Claimant’s Market Loss; if the number is a negative number or zero, that number will be the Claimant’s Market Gain.

86. If a Claimant had a Market Gain with respect to his, her, or its overall transactions in Mylan common stock during the Settlement Class Period, the value of the Claimant’s Recognized Claim will be zero, and the Claimant will in any event be bound by the Settlement. If a Claimant suffered an overall Market Loss with respect to his, her, or its overall transactions in Mylan common stock during the Settlement Class Period but that Market Loss was less than the Claimant’s Recognized Claim, then the Claimant’s Recognized Claim will be limited to the amount of the Market Loss.

87. Determination of Distribution Amount: The Net Settlement Fund will be distributed to Authorized Claimants on a *pro rata* basis based on the relative size of their Recognized Claims. Specifically, a “Distribution Amount” will be calculated for each Authorized Claimant, which will be the Authorized Claimant’s Recognized Claim divided by the total Recognized Claims of all Authorized Claimants, multiplied by the total amount in the Net Settlement Fund.

88. If an Authorized Claimant’s Distribution Amount calculates to less than \$10.00, no distribution will be made to that Authorized Claimant. Those funds will be included in the distribution to Authorized Claimants whose Distribution Amount is \$10.00 or more.

89. Any person or entity who obtained a recovery in separate litigation against Defendants concerning the Released Plaintiff’s Claims shall not be entitled to any recovery from the Net Settlement Fund.

90. After the initial distribution of the Net Settlement Fund, the Claims Administrator will make reasonable and diligent efforts to have Authorized Claimants cash their distribution checks. To the extent any monies remain in the Net Settlement Fund six (6) months after the initial distribution, if Lead Counsel, in consultation with the Claims Administrator, determine that it is cost-effective to do so, the Claims Administrator will conduct a re-distribution of the funds remaining after payment of any unpaid fees and expenses incurred in administering the Settlement, including for such re-distribution, to Authorized Claimants who have cashed their initial distributions and who would receive at least \$10.00 from such re-

⁶ The “Total Purchase Amount” is the total amount the Claimant paid (excluding all fees, taxes, and commissions) for all shares of Mylan common stock purchased or acquired during Settlement Class Period.

⁷ The Claims Administrator shall match any sales of Mylan common stock during the Settlement Class Period first against the Claimant’s opening position in Mylan common stock (the proceeds of those sales will not be considered for purposes of calculating market gains or losses). The total amount received (not deducting any fees, taxes and commissions) for sales of the remaining shares of Mylan common stock sold during the Settlement Class Period is the “Total Sales Proceeds.”

⁸ The Claims Administrator shall ascribe a “Holding Value” of \$21.53 to each share of Mylan common stock purchased or acquired during the Settlement Class Period that was still held as of the close of trading on May 7, 2019.

distribution. Additional re-distributions to Authorized Claimants who have cashed their prior checks may occur thereafter if Lead Counsel, in consultation with the Claims Administrator, determine that additional re-distributions, after the deduction of any additional fees and expenses incurred in administering the Settlement, including for such re-distributions, would be cost-effective. At such time as it is determined that the re-distribution of funds remaining in the Net Settlement Fund is not cost-effective, the remaining balance will be contributed to one or more non-sectarian, not-for-profit, 501(c)(3) organizations to be selected by Lead Counsel and approved by the Court.

91. Payment pursuant to the Plan of Allocation, or such other plan of allocation as may be approved by the Court, will be conclusive against all Claimants. No person shall have any claim against Lead Plaintiff, Plaintiff’s Counsel, Lead Plaintiff’s damages experts, Lead Plaintiff’s consulting experts, Defendants, Defendants’ Counsel, or any of the Released Persons, or the Claims Administrator or other agent designated by Lead Counsel arising from distributions made substantially in accordance with the Stipulation, the plan of allocation approved by the Court, or further Orders of the Court. Lead Plaintiff, Defendants, and their respective counsel, and all other Released Defendants’ Persons, shall have no responsibility or liability whatsoever for the investment or distribution of the Settlement Fund or the Net Settlement Fund; the plan of allocation; the determination, administration, calculation, or payment of any Claim or nonperformance of the Claims Administrator; the payment or withholding of Taxes; or any losses incurred in connection therewith.

TABLE A

Estimated Artificial Inflation in Mylan Common Stock February 16, 2016 through May 7, 2019	
Date Range	Estimated Artificial Inflation Per Share
February 16, 2016 – June 27, 2018 (prior to 12:01 p.m. Eastern Time)	\$14.09
June 27, 2018 (at or after 12:01 p.m. Eastern Time) – August 7, 2018	\$12.33
August 8, 2018 – February 26, 2019	\$10.59
February 27, 2019 – May 6, 2019	\$6.09
May 7, 2019 and later	\$0.00

TABLE B

**90-Day Look-Back Table for Mylan Common Stock
Closing Price and Average Closing Price
May 7, 2019 to August 2, 2019**

Date	Closing Price	Average Closing Price from May 7, 2019 through Date Shown	Date	Closing Price	Average Closing Price from May 7, 2019 through Date Shown
5/7/2019	\$21.53	\$21.53	6/20/2019	\$18.21	\$18.79
5/8/2019	\$21.89	\$21.71	6/21/2019	\$18.32	\$18.77
5/9/2019	\$22.76	\$22.06	6/24/2019	\$17.96	\$18.75
5/10/2019	\$22.17	\$22.09	6/25/2019	\$18.65	\$18.74
5/13/2019	\$20.08	\$21.69	6/26/2019	\$18.66	\$18.74
5/14/2019	\$20.41	\$21.47	6/27/2019	\$18.97	\$18.75
5/15/2019	\$20.05	\$21.27	6/28/2019	\$19.04	\$18.76
5/16/2019	\$20.21	\$21.14	7/1/2019	\$19.44	\$18.77
5/17/2019	\$19.64	\$20.97	7/2/2019	\$19.35	\$18.79
5/20/2019	\$19.42	\$20.82	7/3/2019	\$19.68	\$18.81
5/21/2019	\$19.67	\$20.71	7/5/2019	\$19.49	\$18.83
5/22/2019	\$19.65	\$20.62	7/8/2019	\$19.27	\$18.84
5/23/2019	\$19.17	\$20.51	7/9/2019	\$19.62	\$18.85
5/24/2019	\$18.98	\$20.40	7/10/2019	\$19.13	\$18.86
5/28/2019	\$17.90	\$20.24	7/11/2019	\$19.04	\$18.86
5/29/2019	\$18.00	\$20.10	7/12/2019	\$19.22	\$18.87
5/30/2019	\$17.21	\$19.93	7/15/2019	\$18.97	\$18.87
5/31/2019	\$16.80	\$19.75	7/16/2019	\$18.43	\$18.86
6/3/2019	\$17.19	\$19.62	7/17/2019	\$17.91	\$18.85
6/4/2019	\$17.82	\$19.53	7/18/2019	\$17.85	\$18.83
6/5/2019	\$17.77	\$19.44	7/19/2019	\$18.10	\$18.81
6/6/2019	\$17.45	\$19.35	7/22/2019	\$18.05	\$18.80
6/7/2019	\$17.40	\$19.27	7/23/2019	\$18.34	\$18.79
6/10/2019	\$17.57	\$19.20	7/24/2019	\$18.91	\$18.79
6/11/2019	\$17.51	\$19.13	7/25/2019	\$18.44	\$18.79
6/12/2019	\$17.16	\$19.05	7/26/2019	\$18.46	\$18.78
6/13/2019	\$17.38	\$18.99	7/29/2019	\$20.78	\$18.81
6/14/2019	\$17.02	\$18.92	7/30/2019	\$21.43	\$18.86
6/17/2019	\$17.27	\$18.86	7/31/2019	\$20.90	\$18.89
6/18/2019	\$17.75	\$18.83	8/1/2019	\$20.32	\$18.92
6/19/2019	\$18.10	\$18.80	8/2/2019	\$19.84	\$18.93