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9 **IN THE SUPERIOR COURT OF THE STATE OF ARIZONA**
10 **IN AND FOR THE COUNTY OF PIMA**

11 STATE OF ARIZONA, ex rel. TERRY
GODDARD, Attorney General,

12 Plaintiff,

13 -vs-

14 PFIZER INC,

15 Defendant
16

Case No: **C20087337**

ORDER RE: CONSENT JUDGMENT

PAUL TANG

17
18 Based on the parties' Joint Motion to Enter Consent Judgment and good cause
19 appearing,

20 **THE COURT HEREBY FINDS AND ORDERS:**

- 21 1. The State of Arizona filed a Complaint alleging violations of A.R.S. § 44-
22 1521 *et seq.*, the Consumer Fraud Act, against defendant PFIZER INC.
23 2. The State of Arizona, by its counsel, and PFIZER INC, by its counsel,
24 have agreed to the entry of this Order by the Court without trial or adjudication of any
25 issue of fact or law, and without admission of any wrongdoing or admission of any of
26 the violations of the Act as alleged in the Complaint.

1 g. "Multistate Executive Committee" shall mean the Attorneys General and
2 their staffs representing Arizona, California, Florida, Illinois, Massachusetts, New York,
3 Ohio, Oregon, Texas, and Vermont.

4 h. "Multistate Working Group" ("MSWG") shall mean the Attorneys General
5 and their staffs representing Alaska, Arizona, Arkansas, California, Connecticut,
6 Florida, District of Columbia, Idaho, Illinois, Iowa, Kansas, Kentucky, Maine, Maryland,
7 Massachusetts, Michigan, Montana, Nebraska, Nevada, New Jersey, New Mexico,
8 New York, North Carolina, North Dakota, Ohio, Oregon, Pennsylvania, South Carolina,
9 South Dakota, Tennessee, Texas, Vermont, Washington, and Wisconsin.

10 i. "Off-Label" shall mean related to an indication that was not approved by
11 the FDA at the time of dissemination or relating to information that was not contained in
12 the FDA label.

13 j. "Prescriber" shall mean any physician, dentist, physician assistant, nurse
14 practitioners, and all others with legal authority to prescribe any Pfizer product, as well
15 as pharmacists, members of Pharmacy & Therapeutics committees and others who
16 potentially have an impact on the prescribing of any Pfizer product.

17 k. "Parties" shall mean Pfizer and the Individual States.

18 l. "Product" shall mean any prescription drug or biological product
19 manufactured, distributed, sold, marketed or promoted in the United States in any way.

20 m. "Signatory Attorney(s) General" shall mean the Attorney General, or his or
21 her designee, of each state in the Multistate Working Group.

22 n. "State Consumer Protection Laws" shall mean the consumer protection
23 laws under which the Signatory Attorneys General have conducted their investigation.¹

24
25 ¹ The States' consumer protection statutes are: ALASKA - *Unfair Trade Practices and Consumer Protection Act*, AS 45.50.471 *et*
26 *seq.*; ARIZONA - *Consumer Fraud Act*, A.R.S. § 44-1521 *et seq.*; ARKANSAS - Ark. Code Ann. § 4-88-101 *et seq.*; CALIFORNIA -
Bus. & Prof. Code §§ 17200 *et seq.* and 17500 *et seq.*; CONNECTICUT - Conn. Gen. Stat. §§ 42-110a *et seq.*; DISTRICT OF
COLUMBIA - *Consumer Protection Procedures Act*, D.C. Code § 28-3901 *et seq.*; FLORIDA - *Deceptive and Unfair Trade*
(continued...)

State v. Pfizer Inc

1 o. "Celebrex" shall mean celecoxib.

2 p. "Bextra" shall mean valdecoxib.

3 2.

4 The parties have agreed to resolve the issues raised by the Covered Conduct by
5 entering into this Consent Judgment (hereinafter "Judgment").
6
7

8 _____
9 *Practices Act, Fla. Stat. Ch. 501.201 et seq.; IDAHO - Consumer Protection Act, Idaho Code Section § 48-601 et seq.; ILLINOIS -*
10 *Consumer Fraud and Deceptive Business Practices Act, 815 ILCS § 505/1 et seq. (2006 State Bar Edition); IOWA - Iowa*
11 *Consumer Fraud Act, Iowa Code Section 714.16; KANSAS - Consumer Protection Act, K.S.A. 50-623 et seq.; KENTUCKY -*
12 *Consumer Protection Statute, KRS 367.110 et seq.; MAINE - Unfair Trade Practices Act, 5 M.R.S.A. § 207 et seq.; MARYLAND -*
13 *Consumer Protection Act, Md. Code Ann., Com. Law § 13-101 et seq.; MASSACHUSETTS - Consumer Protection Act, M.G.L. c.*
14 *93A et seq.; MICHIGAN - Michigan Consumer Protection Act, MCL 445.901 et seq.; MONTANA - Mont. Code Ann. § 30-14-101 et*
15 *seq.; NEBRASKA - Uniform Deceptive Trade Practices Act, NRS § 87-301 et seq.; NEW JERSEY - New Jersey Consumer Fraud Act,*
16 *56:8-1 et seq.; NEW YORK - General Business Law Article 22-A Sections 349, 350 and Executive Law Section 63 (12); NEW*
17 *MEXICO - Unfair Practices Act, NMSA 1978, § 57-12-1 et seq.; NEVADA - Deceptive Trade Practices Act, Nevada Revised*
18 *Statutes 598.0903 et seq.; NORTH CAROLINA - Unfair and Deceptive Trade Practices Act, N.C. Gen. Stat. § 75-1.1 et seq.;*
19 *NORTH DAKOTA - Unlawful Sales or Advertising Practices, N.D. Cent. Code. § 51-15-02 et seq.; OHIO - Consumer Sales Practices*
20 *Act, R.C. 1345.01 et seq.; OREGON - Unlawful Trade Practices Act, ORS 646.605 to 646.656; PENNSYLVANIA - Unfair Trade*
21 *Practices and Consumer Protection Law, 73 P.S. § 201-1 et seq.; SOUTH CAROLINA - Unfair Trade Practices Act, S.C. CODE.*
22 *ANN. Sections 39-5-10 et seq.; SOUTH DAKOTA - Deceptive Trade Practices Act, S.D. Codified Laws § 37-24 et seq.;*
23 *TENNESSEE - Consumer Protection Act, Tenn. Code Ann. §§ 47-18-101 et seq.; TEXAS - Deceptive Trade Practices - Consumer*
24 *Protection Act, Tex. Bus. and Com. Code § 17.47 et seq.; VERMONT - Consumer Fraud Act, 9 V.S.A. § 2451 et seq.;*
25 *WASHINGTON - Unfair Business Practices/Consumer Protection Act, R.C.W. 19.86 et seq.; WISCONSIN - Wis. Stat. § 100.18 et*
26 *seq. (Fraudulent Representations) and Wis. Stat. § 100.182 et seq. (Fraudulent Drug Advertising).*

1 (a) Pfizer is entering into this Judgment solely for the purpose of settlement,
2 and nothing contained herein may be taken as or construed to be an admission or
3 concession of any violation of law, rule, or regulation, or of any other matter of fact or
4 law, or of any liability or wrongdoing, all of which Pfizer expressly denies. Pfizer does
5 not admit any violation of the State Consumer Protection Laws set forth in footnote 1,
6 and does not admit any wrongdoing that was or could have been alleged by any
7 Attorney General before the date of the Judgment under those laws. No part of this
8 Judgment, including its statements and commitments, shall constitute evidence of any
9 liability, fault, or wrongdoing by Pfizer. This document and its contents are not intended
10 for use by any third party for any purpose, including submission to any court for any
11 purpose.

12 (b) This Judgment shall not be construed or used as a waiver or limitation of
13 any defense otherwise available to Pfizer in any action, or of Pfizer's right to defend
14 itself from, or make any arguments in, any private individual, regulatory, governmental,
15 or class claims or suits relating to the subject matter or terms of this Judgment. This
16 Judgment is made without trial or adjudication of any issue of fact or law or finding of
17 liability of any kind. Notwithstanding the foregoing, a State may file an action to enforce
18 the terms of this Judgment.

19 (c) It is the intent of the Parties that this Judgment not be admissible in other
20 cases or binding on Pfizer in any respect other than in connection with the enforcement
21 of this Judgment.

22 (d) No part of this Judgment shall create a private cause of action or confer
23 any right to any third party for violation of any federal or state statute except that a
24 State may file an action to enforce the terms of this Judgment.

25 (e) All obligations undertaken by Pfizer in this Judgment shall apply
26 prospectively, except to the extent permitted by the National Library of Medicine, Pfizer
shall submit, as soon as practicable, clinical trial results to the clinical trial registry and
results data bank created by the FDA Amendments Act for all "applicable clinical trials"

1 (as that term is defined by the Act) of FDA-approved Pfizer Products that were initiated
2 after July 1, 2005.

3 3.

4 Pfizer shall register clinical trials and submit results to the registry and results
5 data bank as required by the FDA Amendments Act and any accompanying regulations
6 that may be promulgated pursuant to that Act.

7 4.

8 Pfizer shall not make any written or oral claim that is false, misleading or
9 deceptive regarding any FDA-approved Pfizer Product.

10 5.

11 Pfizer shall not make any written or oral promotional claims of safety or
12 effectiveness for any FDA-approved Pfizer Product in a manner that violates the Food,
13 Drug and Cosmetic Act, 21 U.S.C. § 301 et seq. ("FDCA"), accompanying regulations,
14 or voluntary agreements with FDA, as interpreted by the FDA in a writing by the
15 Director of the Center for Drug Evaluation at the FDA.

16 6.

17 Nothing in this Judgment shall require Pfizer to:

18 (a) take an action that is prohibited by the FDCA or any regulation
19 promulgated thereunder, or by FDA; or

20 (b) fail to take an action that is required by the FDCA or any regulation
21 promulgated thereunder, or by FDA. Any written or oral promotional claim subject to
22 this Judgment which is the same, or materially the same, as the language required or
23 agreed to by the Director of Division of Drug Marketing, Advertising and
24 Communication or the Director of the Center for Drug Evaluation and Research or their
25 authorized designees in writing shall not constitute a violation of this Judgment.

26 7.

Following the initial approval of any Pfizer Product indicated for pain relief, Pfizer
shall delay direct to consumer ("DTC") television advertising that relates to such

1 indication, if the Director of the Center for Drug Evaluation and Research at FDA
2 recommends such a delay in writing to Pfizer. Pfizer's delay shall be for the same
3 period as recommended by the Director of the Center for Drug Evaluation and
4 Research at FDA, but in no event shall the period of delay required by this provision of
5 this Judgment exceed 18 months from approval. Should Pfizer run television DTC
6 advertising contrary to a recommendation from the Director of the Center for Drug
7 Evaluation and Research after the expiration of this 18 month period, Pfizer shall
8 provide written notice to the Multistate Executive Committee 30 days prior to running
9 the subject advertisement and shall also provide a copy of all correspondence with
10 FDA relating to the subject advertisement.

11 8.

12 Pfizer agrees to submit all new DTC television advertising campaigns for any
13 Pfizer Product to FDA for pre-review, to wait a reasonable time (not less than 45 days)
14 until Pfizer receives a response from FDA prior to running the advertising campaign,
15 and to modify such advertising consistent with any written comments from FDA,
16 whenever received. Simultaneous with running any new DTC television advertisement
17 for which FDA has not provided Pfizer with a pre-review response addressing the
18 substance of the advertisement within the 45-day waiting period prescribed herein,
19 Pfizer shall provide written notice to the Multistate Executive Committee that Pfizer is
20 running the advertisement and that the FDA has not provided Pfizer with a pre-review
21 response addressing the substance of the advertising within the 45-day waiting period,
22 and also provide a copy of all material submitted to FDA for the review of the subject
23 advertisement.

24 9.

25 Pfizer's obligations with respect to Paragraph 7 shall remain in effect for eight
26 years following the Effective Date. Pfizer's obligations with respect to Paragraph 8
shall remain in effect for seven years following the Effective Date. With respect to
Paragraph 7, Pfizer shall abide by any such written recommendation so long as the

1 submission of the TV advertising campaign is made within eight years following the
2 Effective Date. With respect to Paragraph 8, Pfizer shall abide by any such written
3 recommendation so long as the submission of the TV advertising campaign is made
4 within seven years of the Effective Date.

5 10.

6 When presenting information in detailing pieces, brochures, booklets, mailing
7 pieces, published journals, magazines, other periodicals and newspapers, and
8 broadcast through media such as radio, television, the Internet, and telephone
9 communications systems, about a Clinical Study that relates to an FDA-approved
10 Pfizer Product, Pfizer shall: (a) accurately reflect the methodology used to conduct the
11 Clinical Study; (b) not present favorable information or conclusions from a study that is
12 inadequate in design, scope, or conduct to furnish significant support for such
13 information or conclusions; and (c) not use statistical analyses and techniques on a
14 retrospective basis to discover and cite findings not soundly supported by the study, or
15 to suggest scientific validity and rigor for data from studies the design or protocol of
16 which are not amenable to formal statistical evaluations.

17 11.

18 When presenting information in detailing pieces, brochures, booklets, mailing
19 pieces, published journals, magazines, other periodicals and newspapers, and
20 broadcast through media such as radio, television, the Internet, and telephone
21 communications systems, about a Clinical Study or analysis of Clinical Studies as
22 evidence of an FDA-approved Pfizer Product's safety, Pfizer shall not: (a) present
23 information from a study in a way that implies that the study represents larger or more
24 general experience with the drug than it actually does; or (b) use statistics on numbers
25 of patients, or counts of favorable results or side effects derived from pooling data from
26 various insignificant or dissimilar studies in a way that suggests either that such
statistics are valid if they are not or that they are derived from large or significant
studies supporting favorable conclusions when such is not the case.

12.

1
2 When presenting information in detailing pieces, brochures, booklets, mailing
3 pieces, published journals, magazines, other periodicals and newspapers, and
4 broadcast through media such as radio, television, the Internet, and telephone
5 communications systems, about a Clinical Study or analysis of Clinical Studies as
6 evidence of an FDA-approved Pfizer Product's safety, Pfizer shall not: (a) present
7 favorable information or conclusions from a study that is inadequate in design, scope,
8 or conduct to furnish significant support for such information or conclusions; (b) use the
9 concept of statistical significance to support a claim that has not been demonstrated to
10 have clinical significance or validity, or fails to reveal the range of variations around the
11 quoted average results; or (c) use statistical analyses and techniques on a
12 retrospective basis to discover and cite findings not soundly supported by the study, or
13 to suggest scientific validity and rigor for data from studies the design or protocol of
14 which are not amenable to formal statistical evaluation.

15 13.

16 (a) Pfizer shall comply with the ACCME Standards for Commercial Support
17 (a copy of the current version is attached hereto as Appendix 1).

18 (b) Any person who acts in a promotional capacity for Pfizer with respect to
19 an FDA approved Pfizer Product shall be obligated under his or her contract with
20 Pfizer, as a condition for any future promotional relationship with Pfizer, to disclose to
21 Continuing Medical Education ("CME") participants orally and to the CME provider for
22 inclusion in the written materials the existence, nature and purpose of his or her
23 arrangement with Pfizer when a member of the faculty at a CME program if: (i) the
24 Product the faculty member promoted for Pfizer is in the same therapeutic category as
25 the subject of the CME program, and (ii) the CME program occurs within 12 months of
26 the faculty member performing work for or receiving compensation from Pfizer. Such

1 disclosure shall set forth the type of promotional work engaged in by the faculty
2 member and the name of the therapeutic category with respect to such promotion.

3 (c) Pfizer shall not provide funding for CME when Pfizer has knowledge at
4 the time the decision to fund the CME is made that a speaker at the CME has also
5 been a promotional speaker in the past 12 months at a Pfizer-sponsored promotional
6 event related to the class of drugs to be discussed in the CME.

7 14.

8 Pfizer's obligations with respect to CME shall remain in effect for 9 years
9 following the Effective Date. Pfizer's obligations with respect to Paragraph 13(b) shall
10 only apply to speakers' contracts entered into, amended to extend the contract period,
11 or renewed after the date of this Judgment.

12 15.

13 Pfizer shall require all individuals who are named as authors on a Pfizer-
14 sponsored manuscript reporting the results of a Pfizer-sponsored study to fulfill the
15 following conditions: (a) the individual shall have made a substantial contribution to the
16 conception and design, or acquisition of data, or analysis and interpretation of data; (b)
17 the individual shall have been involved in drafting the article or revising it critically for
18 important intellectual content; and (c) the individual shall have final approval rights of
19 the version to be published. When a large, multi-center group has conducted the
20 research, the manuscript shall identify the individuals who accept direct responsibility
21 for the manuscript. These individuals should fully meet the criteria for authorship as set
22 forth in (a), (b), and (c) above.

23 16.

24 Pfizer shall not disseminate in a promotional context any patient testimonial
25 relating to a Product that does not clearly and conspicuously disclose what the
26 generally expected performance would be in the depicted circumstances or clearly and

1 conspicuously disclose the limited applicability of the experience described by the
2 patient testimonial to what consumers may generally expect to achieve.

3 17.

4 Pfizer shall not market two or more Products in a manner that falsely or
5 misleadingly conflates the various properties of the respective Products.

6 18.

7 Pfizer shall not compensate physicians for conducting individual, observational
8 teaching sessions in their offices or in the hospital ("mentorships") in which sales
9 representatives who detail a Product participate.

10 19.

11 Pfizer shall instruct investigators of Pfizer sponsored clinical trials regarding a
12 Product to obtain a legally effective informed consent from all study subjects or from
13 the subject's legally authorized representative. If Pfizer provides the investigator (or
14 the investigator's Institutional Review Board) with a model informed consent, Pfizer
15 shall not fail to include (a) a statement that the study involves research, an explanation
16 of the purposes of the research and the expected duration of the subject's participation,
17 a description of the procedures to be followed, and identification of any procedures
18 which are experimental; (b) a description of any reasonably foreseeable risks or
19 discomforts to the subject; and (c) for research involving more than minimal risk, an
20 explanation as to whether any compensation and an explanation as to whether any
21 medical treatments are available if injury occurs and, if so, what they consist of, or
22 where further information may be obtained.

23 20.

24 Pfizer shall not affirmatively seek the inclusion of a Product in hospital protocols
25 or standing orders unless the Product at issue has been approved by the FDA for the
26 indication for which it is to be included in the protocol or standing order.

1 Notwithstanding the foregoing, Pfizer may disclose to insurance companies and other
2 third party payors any information regarding the inclusion of a Product in hospital
3 protocols or standing orders even if the Product at issue has not been approved by the
4 FDA for the indication for which it is to be included in the protocol or standing order.

5 21.

6 Pfizer shall not award prizes or other incentives to its sales force as rewards for
7 specifically increasing the Off-Label use of a Product.

8 22.

9 Pfizer shall not disseminate any information describing any Off-Label use of a
10 Product if such use has been submitted to the FDA for approval and the FDA has either
11 advised Pfizer that it refuses to approve such application or that FDA-identified
12 deficiencies must be resolved before approval can be granted unless Pfizer has first
13 clearly and conspicuously disclosed to the information recipient that FDA had issued
14 such advice regarding such Off-Label use. Pfizer may disclose to any recipient of such
15 information whether the information was presented to the FDA prior to the FDA's
16 issuance of such advice regarding the Off-Label use.

17 23.

18 Pfizer shall not disseminate a Medical Information Letter, an unabridged reprint
19 or copy of an article from a Peer Reviewed Journal or a Reference Publication, or
20 written information through a Regional Medical Research Specialist ("RMRS")
21 describing any Off-Label use of a Product in response to an unsolicited request by a
22 prescriber or other health care professional unless (a) the information is about a clinical
23 investigation with respect to the Product and experts qualified by scientific training or
24 experience to evaluate the safety or effectiveness of the Product would consider the
25 subject of the clinical investigation to be scientifically sound or the information is an
26 unabridged reprint or copy of an article from a Peer Reviewed Journal or a Reference

1 Publication; (b) the information is accompanied by a comprehensive bibliography of
2 publications discussing adequate and well-controlled clinical studies published in a
3 medical journal or medical or scientific text that have been previously published about
4 the use of the Product covered by the information (unless the information is a Peer
5 Reviewed Journal or Reference Publication which already includes such a
6 bibliography); and (c) in cases in which experts qualified by scientific training or
7 experience to evaluate the safety or effectiveness of the Product would consider the
8 conclusion of the information to have been specifically called into question by another
9 article(s) or text(s) that experts qualified by scientific training or experience to evaluate
10 the safety or effectiveness of the Product would consider to be scientifically sound, the
11 information must be disseminated with a representative publication that reaches
12 contrary or different conclusions regarding the Off-Label use.

13 24.

14 Pfizer shall not disseminate any reprint or copy of an article from a Peer
15 Reviewed Journal or a Reference Publication describing any Off-Label use of the
16 Product to physician specialties that do not customarily prescribe the Product if these
17 materials combined with detailing, advertising, sampling, or other promotional activities
18 promote Off-Label use of the Product.

19 25.

20 In the event that FDA issues a final "Guidance For Industry: Good Reprint
21 Practices For The Distribution Of Medical Journal Articles And Medical Or Scientific
22 Reference Publications On Unapproved New Uses Of Approved Drugs And Approved
23 Or Cleared Medical Devices," and a provision of said Guidance materially conflicts with
24 any of the provisions of Paragraphs 22 through 24 of this Judgment, Pfizer may petition
25 the Court for modification of those paragraphs, after providing thirty (30) days' notice to
26 the Attorney General. The parties by stipulation may agree to such a modification,

1 which agreement shall be presented to this Court for consideration provided that the
2 parties may jointly agree to a modification only by a written instrument signed by or on
3 behalf of both Pfizer and the Attorney General. If Pfizer wishes to seek a stipulation for
4 a modification from the State, it shall send a written request for agreement to such
5 modification to the Attorney General at least 30 days prior to filing a motion with the
6 Court for such modification. Within 30 days of receipt from Pfizer of a written request
7 for agreement to modify, the Attorney General shall notify Pfizer in writing if the
8 Attorney General agrees to the requested modification. The Attorney General shall not
9 unreasonably withhold his/her consent to the modification. The parties agree it would
10 be unreasonable to withhold consent to the terms provided in the draft "Guidance For
11 Industry: Good Reprint Practices For The Distribution Of Medical Journal Articles And
12 Medical Or Scientific Reference Publications On Unapproved New Uses Of Approved
13 Drugs And Approved Or Cleared Medical Devices," dated February 15, 2008, and
14 attached hereto as Appendix 2, in the event that all such terms are included in the final
15 Guidance For Industry. In the event that all such terms are not included in the final
16 Guidance for Industry, the parties agree to consider whether any such terms that are
17 included in the final Guidance for Industry should form the basis of a modification of
18 Paragraphs 22 through 24 of this Judgment.

19 26.

20 Pfizer shall not disseminate any Medical Information Letter describing any Off-
21 Label use of a Product that makes any false or misleading representation regarding a
22 Product.

23 27.

24 Pfizer shall not disseminate samples of a Product with the intent of increasing
25 Off-label prescribing of the Product.

26

28.

1
2 When submitting clinical trials relating to Off-label indications to journals for
3 publication, Pfizer shall disclose to the journal that the FDA has not approved the drug
4 for the indication that was the subject of the clinical trial.

29.

5
6 The Pfizer Medical Education Grants Office shall manage all requests for
7 funding related to CME regarding Products. Approval decisions shall be made by the
8 Pfizer Medical Education Grants Office alone, and shall be kept separate from the
9 Sales and Marketing function. Notwithstanding the foregoing, decisions to approve a
10 request for funding made by the Pfizer Medical Education Grants Office may be subject
11 to actual funding approval by Pfizer's Chief Financial Officer or other designated
12 officials.

30.

13
14 Pfizer shall not use grants to advantage or promote Products. This provision
15 includes, but is not limited to, the following prohibitions:

16 (a) Sales and Marketing personnel shall not initiate, coordinate or implement
17 grant applications on behalf of any customer or Prescriber;

18 (b) Sales and Marketing personnel shall not be involved in selecting grantees
19 or CME-funded speakers; and

20 (c) Sales and Marketing personnel shall not measure or attempt to track in
21 any way the impact of grants or speaking fees on the participating Prescribers'
22 subsequent prescribing habits, practices or patterns.

31.

23
24 Pfizer Sales and Marketing personnel shall not approve grant requests regarding
25 Products, nor attempt to influence the Pfizer Medical Education Grants Office to reward
26

1 any customers or Prescribers with grants for their prescribing habits, practices or
2 patterns.

3 32.

4 By its execution of this Judgment, State of Arizona releases Pfizer and all of its
5 past and present subsidiaries, affiliates, predecessors and successors (collectively, the
6 "Released Parties") from the following: all civil claims, causes of action, damages,
7 restitution, fines, costs, and penalties on behalf of the State of Arizona under the
8 above-cited consumer protection statutes arising from the Covered Conduct that is the
9 subject of this Judgment.

10 33.

11 Notwithstanding any term of this Judgment, specifically reserved and excluded
12 from the Release in Paragraph 32 as to any entity or person, including Released
13 Parties, are any and all of the following:

14 (a) Any criminal liability that any person or entity, including Released Parties,
15 has or may have to the State of Arizona.

16 (b) Any civil or administrative liability that any person or entity, including
17 Released Parties, has or may have to the State of Arizona not expressly covered by
18 the release in Paragraph 32 above, including but not limited to any and all of the
19 following claims:

- 20 i) State or federal antitrust violations;
- 21 ii) Reporting practices, including "best price",
22 "average wholesale price" or "wholesale
23 acquisition cost;"
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- iii) Medicaid violations, including federal Medicaid drug rebate statute violations, Medicaid fraud or abuse, and/or kickback violations related to any State's Medicaid program; and,
- iv) State false claims violations.

(c) Any liability under the State of Arizona's above-cited consumer protection laws which any person or entity, including Released Parties, has or may have to individual consumers or State program payors of said State, and which have not been specifically enumerated as included herein.

34.

Within ten (10) days of the Effective Date of this Judgment, Pfizer shall pay a total amount of sixty million dollars (\$60,000,000) to be divided and paid by Pfizer directly to each Signatory Attorney General in an amount to be designated by and in the sole discretion of the Multistate Executive Committee. The Arizona Attorney General shall deposit the full amount of its payment into the Consumer Fraud Revolving Fund to be used in the sole discretion of the Attorney General for consumer fraud education and investigative and enforcement operations of the consumer protection division pursuant to A.R.S. Section 44-1531.01 and for costs and attorney's fees pursuant to A.R.S. Section 44-1534.

35.

For the purposes of resolving disputes with respect to compliance with this Judgment, should any of the Signatory Attorneys General have a reasonable basis to believe that Pfizer has engaged in a practice that violates a provision of this Judgment subsequent to the Effective Date of this Judgment, then such Attorney General shall

1 the notification described in Paragraph 35 above, provided, however, that a Signatory
2 Attorney General may take any action if the Signatory Attorney General concludes that,
3 because of the specific practice, a threat to the health or safety of the public requires
4 immediate action.

5 38.

6 This Judgment represents the full and complete terms of the settlement entered
7 into by the parties hereto. In any action undertaken by either the Attorneys General, or
8 any of them, or Pfizer, no prior versions of this Judgment, and no prior versions of any
9 of its terms, that were not entered by the Court in this Judgment, may be introduced for
10 any purpose whatsoever.

11 DATED this ____ day of _____ 2008.

12 _____
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14 JUDGE OF THE SUPERIOR COURT
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