



patients and the medical community, including Plaintiff's prescribing physician, of the risks associated with using the drug.

Throughout the time Defendants marketed Elmiron, Defendants withheld material adverse events from the public, medical community and the FDA. Defendants failed to disclose the serious link between Elmiron use and significant visual damage, including pigmentary maculopathy. Ultimately, tens of thousands of patients, including Plaintiff, were placed at risk and harmed as a result of Defendants' misleading conduct.

### **PARTIES**

1. At all times relevant hereto, Plaintiff Opal F. Broussard was a citizen and resident of Jefferson Davis Parish in the State of Louisiana.

2. Opal F. Broussard consumed and regularly used Defendants' Elmiron (pentosyn polysulfate sodium) product. As a result of her use of Defendants' Elmiron product, she suffered severe physical and emotional injuries, including but not limited to loss of vision and a diagnosis of macular degeneration.

3. Defendant Janssen Pharmaceuticals, Inc, is a Pennsylvania corporation with a principal place of business located at 1125 Trenton-Harbourton Road, Titusville, NJ 08560.

4. Defendant Johnson & Johnson is a New Jersey corporation with a principal place of business in New Brunswick, New Jersey and the parent company of Defendant Janssen Pharmaceuticals, Inc.

### **JURISDICTION AND VENUE**

5. This Court has diversity jurisdiction over this action pursuant to 28 U.S.C. §1332, because the amount in controversy exceeds \$75,000.00 and the Parties are citizens of different states.

6. This Court has supplemental jurisdiction over the remaining common law and state claims pursuant to 28 U.S.C. §1367.

7. Venue is proper in this Court pursuant to 28 U.S.C. §1391 because Defendants currently transact business in within this District by selling their products within this District and throughout the United States.

### **GENERAL ALLEGATIONS**

#### **A. Interstitial Cystitis**

8. Interstitial cystitis is a medical condition in the bladder that causes bladder pressure, bladder pain, and sometimes pelvic pain. There is no known cause of interstitial cystitis. The symptoms can range from mild to debilitating. The disease is known to affect women more often than men. There is no known cure for interstitial cystitis or painful bladder syndrome.

9. The American Urological Association has established guidelines to provide a clinical framework for the diagnosis and treatment of interstitial cystitis. These guidelines were created by a comprehensive review of the literature. The guidelines include principles for the diagnosis of interstitial cystitis. The AUA guidelines further state that initial treatment type and level should depend on symptom severity, clinician judgment, and patient preferences. Treatments that may be offered are divided into first-, second-, third-, fourth-, fifth-, and sixth-line groups based on the balance between potential benefits to the patient, potential severity of adverse events (AEs) and the reversibility of the treatment. Second-line treatment of interstitial cystitis includes multi-modal pain management approaches including manual therapy and pharmacological options including amitriptyline, cimetidine, hydroxyzine, or pentosyn polysulfate.

#### **B. Elmiron**

10. Elmiron (pentosyn polysulfate sodium) was approved in 1996 to be used as a treatment for interstitial cystitis and painful bladder symptoms.

11. Upon information and belief, Elmiron was granted an Orphan Drug designation in 1995. The original NDA was submitted in 1991 which was deemed non-approvable in 1993. A second non-approvable letter was sent in 1994 over concerns about the lack of data on efficacy of the drug.

12. Elmiron (Pentosan polysulfate sodium) is a low molecular weight heparin-like compound. It has anticoagulant and fibrinolytic effects, but the mechanism of action of pentosan polysulfate sodium in interstitial cystitis is not known.

13. Upon information and belief, Elmiron was first approved by the FDA in September 1996 for painful bladder symptoms at which time Baker Norton Pharmaceuticals was the sponsor of the New Drug Application.

14. Upon information and belief, in 1997 Elmiron was purchased from Baker Norton Pharmaceuticals and Ivax by Alza Pharmaceuticals.

15. Upon information and belief, in 2002, Alza Corporation was acquired by Ortho-McNeil Pharmaceuticals, Inc, a subsidiary of Janssen Pharmaceuticals. Janssen Pharmaceuticals has been the sponsor of the NDA since that time.

16. Upon information and belief, Bayer HealthCare Pharmaceuticals, Inc. contracted with Defendants Johnson & Johnson and Janssen Pharmaceuticals to advertise, promote, sell, distribute, and report adverse events for Elmiron under a co-promotion agreement.

17. Prior to June 2020, the label and prescribing information that accompanied Elmiron when prescribed to patients contained the following: “Warnings: None.”

18. According to the Drugs@FDA website, the label for Elmiron has been updated on approximately six occasions. Prior to June 2020, Elmiron's label contained no information about vision loss, including pigmentary maculopathy. Prior to June 2020, the label's sole reference to visual adverse events was a disclosure in the Adverse Reactions section that clinical trial patients reported conjunctivitis, optic neuritis, amblyopia, and retinal hemorrhage. However, none of these adverse events were related to pigmentary maculopathy.

19. Elmiron is known to take long time to exert an effect and patients who are prescribed Elmiron are advised to take the drug for at least six months in order to determine if there is an effect. For those patients who take the drug, the drug is known to be used for long-term use and in many patients, use is expected to last years, if not decades.

### **C. Drug-Induced Retinal Toxicity**

20. The administration of drugs that are physiologically foreign to the body can lead to adverse side effects or toxicity with significant consequences. The retina is especially susceptible to the effects of systemic drugs. It has an extensive dual blood supply from the retina and is one of the most metabolically active tissues in the body. The retina has minimal ability to regenerate and is therefore at high risk of drug toxicity. Thus, it is critical that eye care professionals are aware and monitor for adverse drug effects, especially those affecting the retina.

21. For example, the anti-malarial drug Plaquenil (hydroxychloroquine) is known to be associated with retinal toxicity. The label that accompanies that drug contains explicit instructions of the risk of injury and monitoring for signs of toxicity.

Irreversible retinal damage has been observed in some patients who had received hydroxychloroquine sulfate. Significant risk factors for retinal damage include daily doses of hydroxychloroquine sulfate greater than 6.5 mg/kg (5 mg/kg base) of actual body weight, durations of use greater than five years, subnormal glomerular filtration, use of some concomitant drug products such as tamoxifen citrate and concurrent macular disease.

A baseline ocular examination is recommended within the first year of starting PLAQUENIL. The baseline exam should include: best corrected distance visual acuity (BCVA), an automated threshold visual field (VF) of the central 10 degrees (with retesting if an abnormality is noted), and spectral domain ocular coherence tomography (SD-OCT).

For individuals with significant risk factors (daily dose of hydroxychloroquine sulfate greater than 5.0 mg/kg base of actual body weight, subnormal glomerular filtration, use of tamoxifen citrate or concurrent macular disease) monitoring should include annual examinations which include BCVA, VF and SD-OCT. For individuals without significant risk factors, annual exams can usually be deferred until five years of treatment.

In individuals of Asian descent, retinal toxicity may first be noticed outside the macula. In patients of Asian descent, it is recommended that visual field testing be performed in the central 24 degrees instead of the central 10 degrees.

It is recommended that hydroxychloroquine be discontinued if ocular toxicity is suspected and the patient should be closely observed given that retinal changes (and visual disturbances) may progress even after cessation of therapy.

#### **D. Elmiron-Induced Macular Toxicity**

22. In November 2018, *Pearce, et al.* reported a case series of patients known to be long term users of Elmiron that presented with an atypical maculopathy that resulted in significant vision loss.

23. A follow-up study by the same authors (*Hanif, et al.*) included a retrospective review of 219 patients seen at Emory and evaluated vision loss as additional support for the association between Elmiron use and vision loss.

24. In *Jain et al.*, the authors reported a large, administrative, U.S. database was used to examine the association of PPS use and a diagnosis of a macular disorder. Their exposure cohort (PPS users) was matched 1:5 with an unexposed cohort of patients (not necessarily IC/BPS patients). The primary outcome was any new diagnosis of a hereditary or secondary pigmentary retinopathy or any new diagnosis of dry age-related macular degeneration (AMD) or drusen in

addition to the previously described retinopathy. At seven years, there was a statistically significant increase in the exposed group in multivariate analysis (odds ratio [OR] 1.41; 95% confidence interval [CI] 1.09–1.83;  $p=0.009$ ).

25. At a recent meeting of the American Academy of Ophthalmologists in San Francisco, *Vora et al.* presented their findings using data from Kaiser Permanente and identified 140 patients (from the database of 4.3 million) who had taken an average of 5000 pills over a 15-year period. Of the 140 exposed patients, 91 agreed to an examination and of those, 22 patients showed clear evidence of this specific maculopathy, which authors believe was associated with PPS exposure. This work has since been published in the journal, *Ophthalmology* in January 2020. According to Dr. Vora:

You have a patient with a chronic condition like interstitial cystitis, for which there is no cure and no effective treatment. They get put on these medications because it's thought to have few side effects and few risks, and no one thinks about it again. And year after year, the number of pills they're taking goes up and up.

Because it's unclear how much medication is too much, Dr. Vora is reported to recommend patients who show no signs of toxicity be screened for retina damage at least once a year. For those who do show some signs of damage, he recommends they speak with their urologist or OB/GYN about discontinuing the medication.

26. *Greenlee et al.* postulated that the mechanism of toxicity of pentosan polysulfate may relate to the antagonist properties of pentosan polysulfate towards the fibroblast growth factors 1, 2, and 4. The authors of that publication reported that several known FGF antagonists are associated with significant ocular side effects.

27. In *Lyons, et al.*, published in *Obstetrics and Gynecology* in 2020, the authors made the following screening and follow-up recommendations:

- a. Providers discuss the risks associated with pentosan polysulfate with their patients and prescribe the lowest necessary dose and duration of pentosan polysulfate for patients who require long-term treatment. Providers may discuss alternative treatments for interstitial cystitis at their discretion.
- b. A baseline examination with fundus photography, optical coherence tomography, and fundus autofluorescence imaging.
- c. Testing is repeated within 5 years after pentosan polysulfate initiation and annually, thereafter. Some patients may be at higher risk for developing pentosan polysulfate maculopathy and may benefit from either more frequent screening examinations or drug avoidance.
- d. We recommend that patients diagnosed with pentosan polysulfate maculopathy stop taking the drug and discuss alternative interstitial cystitis management options with their treating physician

28. Since the original report, there have been more than a dozen papers published in the medical literature regarding atypical maculopathy associated with Elmiron use.

#### **E. Defendants' Belated Disclosure of Elmiron's Health Risks**

29. Despite these publications, knowledge of countless adverse event reports and other data to be ascertained through discovery, prior to June 2020 Defendants made no change to the U.S. Elmiron label or took any steps to otherwise warn the medical community and Elmiron users of these significant health risks.

30. On June 16, 2020, the FDA advised of significant changes to Elmiron's label to disclose the risk of retinal pigmentary changes. Among other things, the "Warnings" section of the label, which was previously blank, now warns of irreversible vision changes that can progress even after patients stop taking Elmiron:

#### **WARNINGS**

##### **Retinal Pigmentary Changes**

Pigmentary changes in the retina, reported in the literature as pigmentary maculopathy, have been identified with long-term use of ELMIRON® (see ADVERSE REACTIONS). Although most of these cases occurred after 3 years of use or longer, cases have been seen with a shorter duration of use. While the etiology is unclear,



cumulative dose appears to be a risk factor. Visual symptoms in the reported cases included difficulty reading, slow adjustment to low or reduced light environments, and blurred vision. The visual consequences of these pigmentary changes are not fully characterized. Caution should be used in patients with retinal pigment changes from other causes in which examination findings may confound the appropriate diagnosis, follow-up, and treatment. Detailed ophthalmologic history should be obtained in all patients prior to starting treatment with ELMIRON®. If there is a family history of hereditary pattern dystrophy, genetic testing should be considered. For patients with pre-existing ophthalmologic conditions, a comprehensive baseline retinal examination (including color fundoscopic photography, ocular coherence tomography (OCT), and auto-fluorescence imaging) is recommended prior to starting therapy. A baseline retinal examination (including OCT and auto-fluorescence imaging) is suggested for all patients within six months of initiating treatment and periodically while continuing treatment. If pigmentary changes in the retina develop, then risks and benefits of continuing treatment should be re-evaluated, since these changes may be irreversible. Follow-up retinal examinations should be continued given that retinal and vision changes may progress even after cessation of treatment.

31. Defendants' U.S. label change came too late to benefit Plaintiff and thousands of other Elmiron users.

32. Prior to June 2020, Defendants were aware of the risks of visual injury with Elmiron. Indeed, prior to June 2020 Defendants made label changes in other countries to warn users of serious vision injury. For example, in September 2019, Defendants changed the label of Elmiron in Canada to reflect the following warning:

**Ophthalmologic**

Post-market cases of pigmentary maculopathy have been reported with chronic use of pentosan polysulfate sodium (PPS). Visual symptoms in these cases included difficulty reading and prolonged dark adaptation. All patients should have regular ophthalmic examinations for early detection of pigmentary maculopathy, particularly those with long-term use of PPS. If pigmentary maculopathy is confirmed, treatment discontinuation should be considered.

**PLAINTIFF SPECIFIC FACTS**

33. In or about 2009, Plaintiff's treating physician prescribed Elmiron to treat Plaintiff's medically diagnosed painful bladder syndrome and/or interstitial cystitis.

34. At all times relevant, Defendants represented Elmiron to be appropriate, safe and suitable for such purposes.

35. Plaintiff regularly took Elmiron from approximately 2009 to 2020.

36. Plaintiff was diagnosed with macular degeneration following her use of Elmiron.

37. As a result of Defendants' actions and inactions, Plaintiff suffered various injuries and damages due to vision loss. Plaintiff seeks damages associated with these injuries.

38. Defendants ignored reports from patients and health care providers throughout the United States of Elmiron's failure to perform as intended, and injuries associated with long term use which led to the severe and debilitating injuries suffered by Plaintiff, and numerous other patients. Rather than doing adequate testing to determine the cause of these injuries or rule out Elmiron's design as the cause of the injuries, Defendants continued to market Elmiron as a safe and effective prescription drug for interstitial cystitis and painful bladder syndrome.

39. Defendants did not timely or adequately apprise the public and medical community, including Plaintiff's physicians, of the adverse effect or defects in Elmiron despite Defendants knowledge that it was associated with visual effects following use. Defendants did not timely or adequately apprise the public and medical community, including Plaintiff's physicians, to monitor Elmiron users' vision and eyes with regular examination.

40. Defendants' Elmiron was at all times utilized and prescribed in a manner foreseeable to Defendants, as Defendants generated the instructions for use for Plaintiff to take Elmiron.

41. Plaintiff and Plaintiff's physicians foreseeably used Elmiron, and did not misuse, or alter Elmiron in an unforeseeable manner.

42. Through their affirmative misrepresentations and omissions, Defendants actively concealed from Plaintiff and her physicians the true and significant risks associated with Elmiron consumption.

43. As a result of Defendants' actions, Plaintiff and her physicians were unaware, and could not have reasonably known or have learned through reasonable diligence that Plaintiff would be exposed to the risks identified in this Complaint and that those risks were the direct and proximate result of Defendants' conduct.

44. As a direct result of being prescribed and consuming Elmiron, Plaintiff has been permanently and severely injured, having suffered serious consequences.

45. As a direct and proximate result of her Elmiron use, Plaintiff suffered severe mental and physical pain and suffering and has sustained permanent injuries and emotional distress, along with economic loss due to medical expenses.

46. Plaintiff's physicians would not have prescribed Elmiron had Defendants properly disclosed the risks associated with its use or in the alternative, would have actively monitored her vision with regular eye exams.

#### **EQUITABLE TOLLING OF STATUTE OF LIMITATIONS**

47. Defendants failed to disclose a known defect and affirmatively misrepresented that Elmiron was safe for its intended use. Further, Defendants actively concealed the true risks associated with the use of Elmiron. Neither Plaintiff nor the prescribing physician had knowledge that Defendants were engaged in the wrongdoing alleged herein.

48. Because of Defendants' concealment of and misrepresentations regarding the true

risks associated with Elmiron, Plaintiff could not have reasonably discovered Defendants' wrongdoing at any time prior to the commencement of this action.

49. Thus, because Defendants fraudulently concealed the defective nature of Elmiron and the risks associated with its use, the running of any statute of limitations has been tolled. Likewise, Defendants are estopped from relying on any statute of limitations.

50. Additionally, and alternatively, Plaintiff files this lawsuit within the applicable limitations period of first suspecting that Elmiron caused the appreciable harm sustained by Plaintiff. Plaintiff did not have actual or constructive knowledge of acts indicating to a reasonable person that Plaintiff was the victim of a tort. Plaintiff was unaware of the facts upon which a cause of action rests until less than the applicable limitations period prior to the filing of this action. Plaintiff's lack of knowledge was not willful, negligent, or unreasonable.

**COUNT I**  
**NEGLIGENCE**

51. Plaintiff incorporates by reference each and every preceding paragraph as though fully set forth herein.

52. At all times relevant hereto, it was the duty of Defendants to use reasonable care in the design, manufacturing, marketing, distribution and/or sale of Elmiron.

53. Defendants failed to exercise ordinary care in the manufacturing, marketing, distribution and/or sale of Elmiron in that Defendants know or should have known that Elmiron created a high risk of unreasonable harm to Plaintiff and other users.

54. In disregard of its duty, Defendants committed one or more of the following negligent acts or omissions:

- a. Manufacturing, producing, promoting, formulating, creating, developing, designing, selling, and distributing Elmiron without thorough and adequate pre- and post-market testing of the product;

- b. Manufacturing, producing, promoting, advertising, formulating, creating, developing, and designing, and distributing Elmiron while negligently and intentionally concealing and failing to disclose clinical data which demonstrated the risk of serious harm associated with the use of Elmiron;
- c. Failing to undertake sufficient studies and conduct necessary tests to determine whether or not Elmiron was safe for its intended use;
- d. Failing to disclose and warn of the product defect to the regulatory agencies, the medical community, and consumers that Defendants knew and had reason to know that Elmiron was indeed unreasonably unsafe and unfit for use by reason of the product's defect and risk of harm to its users;
- e. Failing to warn Plaintiff, the medical and healthcare community, and consumers that the product's risk of harm was unreasonable and that there were safer and effective alternative products available to Plaintiff and other consumers;
- f. Failing to provide adequate instructions, guidelines, and safety precautions to those persons to whom it was reasonably foreseeable would use Elmiron;
- g. Advertising, marketing, and recommending the use of Elmiron, while concealing and failing to disclose or warn of the dangers known by Defendants to be connected with, and inherent in, the use of Elmiron;
- h. Representing that Elmiron was safe for its intended use when in fact Defendants knew and should have known the product was not safe for its intended purpose;
- i. Failing to disclose to and inform the medical community and consumers that other forms of safer and effective alternative products were available for use for the purpose for which Elmiron was manufactured;
- j. Continuing to manufacture and sell Elmiron with the knowledge that Elmiron was unreasonably unsafe and dangerous;
- k. Failing to use reasonable and prudent care in the design, research, manufacture, and development of Elmiron so as to avoid the risk of serious harm associated with the use of Elmiron. Failing to design and manufacture Elmiron so as to ensure the drug was at least as safe and effective as other similar products;
- l. Failing to ensure the product was accompanied by proper and accurate

warnings about requiring baseline visual examinations and regular eye examinations while using the drug to monitor for retinal or macular toxicity associated with the use of Elmiron;

- m. Failing to ensure the product was accompanied by proper and accurate warnings about possible adverse side effects associated with the use of Elmiron and that use of Elmiron created a high risk of severe injuries; and
- n. Failing to conduct adequate testing, including pre-clinical and clinical testing, and post-marketing surveillance to determine the safety of Elmiron.

55. As a direct and proximate result of one or more of the above-stated negligent acts by Defendants, Plaintiff suffered grievous bodily injuries and consequent economic and other losses, including pain and suffering, loss of a normal life, medical expenses, lost income and disability.

**COUNT II**  
**FAILURE TO WARN**

56. Plaintiff incorporates by reference each and every preceding paragraph as though fully set forth herein.

57. Elmiron is a product within the meaning of New Jersey products liability law.

58. Elmiron was expected to reach, and did reach, users and/or consumers, including Opal F. Broussard, without substantial change in the defective and unreasonably dangerous condition in which it was sold or distributed.

59. Defendants owed Opal F. Broussard and other Elmiron users a duty to exercise reasonable care in marketing, advertising, promoting, distributing and/or selling Elmiron.

60. Defendants advertised and promoted Elmiron for the purpose of treating interstitial cystitis and/or painful bladder syndrome.

61. At all times material, Elmiron was used in a manner intended and/or foreseeable to the Defendants.

62. A reasonable patient or consumer of Elmiron would expect the drug to be free of significant defects.

63. Defendants knew or had reason to know of facts establishing that Elmiron posed a significant risk of retinal or macular toxicity and deliberately proceeded to act, or failed to act, in conscience disregard of, or indifference, to that risk.

64. At all times relevant hereto, the defective nature of Elmiron was known to Defendants, or reasonably and scientifically knowable to them, through appropriate research and testing by known methods, at the time they distributed, supplied, or sold their respective products, and not known to ordinary physicians who would be expected to prescribe the drug to their patients.

65. In disregard of its duty to timely warn consumers of health risks associated with Elmiron, Defendants committed one or more of the following negligent acts or omissions:

- a) Failing to properly and adequately warn and instruct Plaintiff and Plaintiff's treating physicians that Elmiron was designed and/or manufactured in a way that it could cause injuries and damages, including lasting and permanent visual injuries;
- b) Failing to timely disclose to Plaintiff and Plaintiff's treating physicians the risks of retinal pigmentary changes, including retinal or macular toxicity, associated with Elmiron in the product's labeling;
- c) Failing to timely warn Plaintiff and Plaintiff's treating physicians that visual symptoms such as difficulty reading, slow adjustment to low or reduced light environments and blurred vision could be early indicators of retinal pigmentary changes, including retinal or macular toxicity, associated with Elmiron;

- d) Failing to timely warn Plaintiff and Plaintiff's treating physicians that a detailed ophthalmologic history should be obtained before starting Elmiron;
- e) Failing to timely warn Plaintiff and Plaintiff's treating physicians that patients with preexisting ophthalmologic conditions should undergo a comprehensive baseline retinal examination (including color fundoscopic photography, ocular coherence tomography (OCT), and auto-fluorescence imaging) prior to starting Elmiron;
- f) Failing to timely warn Plaintiff and Plaintiff's treating physicians of the need for a baseline retinal examination (including OCT and auto-fluorescence imaging) for all patients within six months of initiating Elmiron treatment and periodically while continuing treatment;
- g) Failing to timely warn Plaintiff and Plaintiff's treating physicians to discontinue Elmiron if pigmentary changes in the retina develop;
- h) Failing to timely warn Plaintiff and Plaintiff's treating physicians that retinal or macular toxicity associated with Elmiron may be irreversible; and
- i) Failing to timely warn Plaintiff and Plaintiff's treating physicians that follow up retinal examinations should continue after cessation of Elmiron.

66. Defendants' failure to warn of the significant risks of Elmiron use prevented Plaintiff and Plaintiff's treating physicians from conducting a proper assessment of the risks and benefits of using Elmiron.

67. Had Plaintiff and/or Plaintiff's treating physicians been properly warned of the significant risks of Elmiron, they would not have elected to begin and/or continue Elmiron therapy, or alternatively, would have actively monitored Plaintiff's vision with regular eye exams.



68. As a direct, foreseeable and proximate result of Defendants' failure to warn of the significant risks associated with Elmiron, Plaintiff suffered grievous bodily injuries and consequent economic and other losses, as referenced above, when her physicians, lacking adequate warnings and other appropriate facts that were misrepresented or omitted from the information (if any) Defendants provided to physicians for Elmiron. Plaintiff suffered injury of a personal and pecuniary nature, including pain and suffering, medical expenses, lost income and disability.

**COUNT III**  
**STRICT LIABILITY**

69. Plaintiff incorporates by reference each and every paragraph of this Complaint as if fully set forth herein and further alleges as follows:

70. At all relevant times hereto, Defendants were engaged in the development, testing, manufacturing, marketing and sales of Elmiron. Defendants designed, manufactured, marketed, and sold Elmiron to medical professionals and their patients, knowing it would be ingested for the treatment of interstitial cystitis.

71. Elmiron as designed, manufactured, marketed and sold by Defendants reached Plaintiff without substantial change in its condition and was used by Plaintiff in a reasonably foreseeable and intended manner.

72. Elmiron was "defective" and "unreasonably dangerous" when it entered the stream of commerce and was received by Plaintiff, because it was dangerous to an extent beyond that which would be contemplated by the ordinary consumer. At no time did Plaintiff have reason to believe that Elmiron was in a condition not suitable for its proper and intended use among patients.

73. Elmiron was used in the manner for which it was intended, that is, for treatment of interstitial cystitis. This use resulted in injury to Plaintiff.

74. Plaintiff was not able to discover, nor could she have discovered through the exercise of reasonable care, the defective nature of Elmiron. Further, in no way could Plaintiff have known that Defendants had designed, developed, and manufactured Elmiron in such a way as to increase the risk of harm or injury to the recipients of Elmiron.

75. Elmiron is defective in design because of its propensity to cause vision loss and visual side effects and other indefinite injuries after discontinuation of use.

76. Elmiron is unreasonably dangerous because it was sold to Plaintiff without adequate warnings regarding, inter alia, the propensity of Elmiron to cause pigmentary maculopathy and visual side effects even after discontinuation of use; the post-marketing experience with Elmiron; and the necessity of regular vision screening examinations while using the drug.

77. Defendants failed to develop and make available alternative products that were designed in a safe or safer manner, even though such products were feasible and marketable at the time Defendants sold Elmiron to Plaintiff.

78. Defendants had knowledge and information confirming the defective and dangerous nature of Elmiron. Despite this knowledge and information, Defendants failed to adequately and sufficiently warn Plaintiff and her physicians that Elmiron causes vision loss and/or permanent injuries including, without limitation, pigmentary maculopathy, retinal deterioration and damage to the macula.

79. As a direct and proximate result of Defendants' wrongful conduct, including Elmiron's defective and dangerous design and inadequate warnings, Plaintiff has sustained and will continue to sustain severe and debilitating injuries, pain and suffering, economic loss, and other damages including, but not limited to, cost of medical care, rehabilitation, and treatments for

depression, emotional distress, and anxiety, for which she is entitled to compensatory and equitable damages and declaratory relief in an amount to be proven at trial.

**PRAYER FOR RELIEF**

WHEREFORE, Plaintiff incorporates by reference each preceding and succeeding paragraph as though set forth fully at lengthy herein, and pray for judgment in their favor and against the Defendants awarding the following:

1. A monetary award, sufficient to compensate Plaintiff for the following categories of damages:
  - a. General damages for severe physical pain, mental suffering, inconvenience, and loss of the enjoyment of life;
  - b. Past, present, and future damages for costs of medical and rehabilitative treatment and care for Plaintiff; and
  - c. Past wage loss and future loss of earning capacity.
  
2. Plaintiff's cost of this action, together with interest on past and future special and general damage amounts from the date of injury at the legal rate until paid, interest on any judgment awarded herein at the legal rate until paid, and such other and further relief as the Court deems equitable and just.
  
3. Any other award this Court deems equitable and just.

**DEMAND FOR JURY TRIAL**

Plaintiff demands a trial by jury on all Counts and as to all issues.

Dated: January 20, 2021

/s/ Stacy K. Hauer

Timothy J. Becker (MN#256663)

Stacy K. Hauer (MN#317093)

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