UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
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IN RE NAMENDA INDIRECT PURCHASER :
ANTITRUST LITIGATION :
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	DATE FILED: 6/23/2020

ORDER

ROBERT W. LEHRBURGER, United States Magistrate Judge.

As discussed during the discovery conference held on June 23, 2020,

- 1. Plaintiff's request (Dkt. 417) to take a 30(b)(6) deposition concerning the Lexapro amendment financial analyses is granted. The deposition shall be limited to a half day of 3.5 on-the-record hours.
- 2. Plaintiff's request (Dkt. 417) for "technical" information concerning rebates is denied.
- 3. With respect to Plaintiff's requests for admission to Forest, (a) Forest shall revise its answers to "group 1" RFAs (i.e., those identified in fn 5 of Dkt. 423 as allegedly "improperly evasive") to give complete substantive answers; (b) Forest shall revise its answers to "group 2" RFAs (i.e., those identified in fn 6 of Dkt. 423 as improperly qualified by lack of knowledge "at present") to remove the "at present" qualification; Forest may add a general qualification that it reserves the right to amend its answers up to 30 days following the end of discovery based on new information; and (c) the parties shall meet and confer to resolve concerns about "group 3" RFAs (i.e., those identified in fn 7 of Dkt. 423 as not having been substantively answered at all).

This order resolves the letter motions at Dkt. 417 and 423.

SO ORDERED.

ROBERT W. LEHRBURGER

UNITED STATES MAGISTRATE JUDGE

Dated: June 23, 2020

New York, New York

Copies transmitted to all counsel of record.