CARELLA, BYRNE, CECCHI, BRODY & AGNELLO, P.C. JAMES E. CECCHI KEVIN G. COOPER 5 Becker Farm Road Roseland, NJ 07068 Telephone: 973/994-1700 973/994-1744 (fax) jcecchi@carellabyrne.com kcooper@carellabyrne.com

Local Counsel for Plaintiffs

#### UNITED STATES DISTRICT COURT

#### DISTRICT OF NEW JERSEY

BARBARA STROUGO, Individually and on	) No. 3:20-cv-10100-RK (TJB)
Behalf of All Others Similarly Situated,	
Plaintiff, vs.  MALLINCKRODT PUBLIC LIMITED COMPANY, et al.,  Defendants.	CLASS ACTION  DECLARATION OF ROSS D. MURRAY REGARDING NOTICE DISSEMINATION PUBLICATION, AND REQUESTS FOR EXCLUSION RECEIVED TO DATE   O
	,

- I, ROSS D. MURRAY, declare and state as follows:
- 1. I am employed as a Vice President of Securities by Verita Global, located at 1 McInnis Parkway, Suite 250, San Rafael, California. The following statements are based on my personal knowledge and information provided to me by others and if called to testify I could and would do so competently.
- 2. Pursuant to the Court's December 23, 2024 Order Preliminarily Approving Settlement and Providing for Notice (ECF 155) (the "Notice Order"), Verita Global was appointed as the Claims Administrator in connection with the proposed Settlement of the above-captioned litigation (the "Litigation").<sup>1</sup> I oversaw the notice services that Verita Global provided in accordance with the Notice Order.
- 3. I submit this declaration in order to provide the Court and the parties to the Litigation with information regarding: (i) mailing and emailing of the Court-approved Postcard Notice (attached hereto as Exhibit A) and, if requested by potential Class Members, mailing of the Notice of Pendency and Proposed Settlement of Class Action (the "Notice") and Proof of Claim and Release form (the "Proof of Claim") (collectively, the "Claim Package," attached hereto as Exhibit B); (ii) publication of the Summary Notice of Pendency and Proposed Settlement of Class Action (the "Summary Notice"); (iii) establishment of the website and toll-free telephone number dedicated to this Settlement; and (iv) the number of requests for exclusion from the Class received to date by Verita Global.

#### **DISSEMINATION OF NOTICE**

4. Pursuant to the Notice Order, Verita Global is responsible for disseminating notice to potential Class Members. The Class consists of all Persons who purchased or otherwise acquired Mallinckrodt common stock between May 3, 2016, and March 13, 2020, inclusive.

<sup>&</sup>lt;sup>1</sup> Any capitalized terms used that are not otherwise defined herein shall have the meanings ascribed to them in the Stipulation of Settlement, dated September 18, 2024 (ECF 148-4) (the "Stipulation"), which is available on the website established for the Settlement at www.MallinckrodtSecuritiesSettlement.com.

Excluded from the Class are: (1) the Individual Defendants; (2) any directors and officers of Mallinckrodt during the Class Period and members of their immediate families and their legal representatives, heirs, successors, or assigns; and (3) any entity in which any Individual Defendant has or had a controlling interest. Also excluded from the Class is any Person who properly excludes himself, herself, itself, or themselves from the Class by submitting a valid and timely request for exclusion.

- 5. Verita Global received a file via email from Mallinckrodt's transfer agent, which contained the names and addresses of potential Class Members. The list was reviewed to identify and eliminate duplicate entries and incomplete data, resulting in a usable mailing list of 2,705 unique names and addresses. On January 13, 2025, Verita Global caused the Postcard Notice to be sent by First-Class Mail to these 2,705 potential Class Members.
- 6. On January 13, 2025, as part of its normal mailing procedures, Verita Global mailed, by First-Class Mail, Postcard Notices and cover letters to 282 brokerages, custodial banks, and other institutions ("Nominee Holders") that hold securities in "street name" as nominees for the benefit of their customers who are the beneficial owners of the securities. The Nominee Holders also include a group of filers/institutions who have requested notification of every securities case. These Nominee Holders are included in a proprietary database created and maintained by Verita Global. In our experience, the Nominee Holders included in this proprietary database represent a significant majority of the beneficial holders of securities. The cover letter accompanying the Postcard Notices advised the Nominee Holders of the proposed Settlement and requested their cooperation in forwarding the Postcard Notices to potential Class Members. In the more than four decades that we have been providing notice and claims administration services in securities class actions, we have found the majority of potential class members hold their securities in street name and are notified through the Nominee Holders. Verita Global also mailed Postcard Notices and cover letters to 4,415 institutions included on the U.S. Securities and Exchange Commission's ("SEC") list of active brokers and dealers at the time of mailing. A sample of the

cover letter mailed to Nominee Holders and the institutions included on the SEC's list of active brokers and dealers is attached hereto as Exhibit C.

- 7. On January 13, 2025, Verita Global also delivered electronic copies of the Postcard Notice to 326 registered electronic filers who are qualified to submit electronic claims. These filers are primarily institutions and third-party filers who typically file numerous claims on behalf of beneficial owners for whom they act as trustees or fiduciaries.
- 8. As part of the notice program for this Settlement, on January 13, 2025, Verita Global also delivered electronic copies of the Claim Package and Postcard Notice via email to be published by the Depository Trust Company ("DTC") on the DTC Legal Notice System ("LENS"). LENS enables the participating bank and broker nominees to review the Claim Package and Postcard Notice and contact Verita Global for copies of the Postcard Notice for their beneficial holders.
- 9. Verita Global has acted as a repository for shareholder and nominee inquiries and communications received in this Settlement. In this regard, Verita Global has forwarded the Postcard Notice on request to nominees who purchased or otherwise acquired Mallinckrodt common stock during the Class Period for the beneficial interest of other persons. Verita Global has also forwarded the Postcard Notice directly to beneficial owners upon receipt of the names and addresses from such beneficial owners or nominees.
- 10. Following the initial mailing, Verita Global received 12 responses to the outreach efforts described above, which included computer files containing a total of 41,276 names and addresses and 12,866 email addresses of potential Class Members. In addition, 32 institutions requested that we send them a total of 52,285 Postcard Notices for forwarding directly to their clients. Verita Global also received 76 requests for Claim Packages from potential Class Members. Verita Global has also mailed 139 Postcard Notices as a result of returned mail for which new addresses were identified for re-mailing to those potential Class Members. Verita Global also mailed 142 Postcard Notices where an emailed notice bounced back and a physical address was available. Each of these requests has been completed in a timely manner.

11. As of March 11, 2025, Verita Global has mailed or emailed a total of 114,436 Postcard Notices and 76 Claim Packages to potential Class Members and nominees. In addition, one institution reported that they anticipated sending Postcard Notices via email to 43,466 potential Class Members.

#### PUBLICATION OF THE SUMMARY NOTICE

12. In accordance with the Notice Order, on January 20, 2025, Verita Global caused the Summary Notice to be transmitted over *Business Wire*. Additionally, Verita Global caused the Summary Notice to be published in *The Wall Street Journal* on January 22, 2025. *The Wall Street Journal* accepted a publication order for January 20, 2025, but reached out on January 21, 2025 to note that they had made an error and would publish on January 22, 2025 instead. Confirmations of publication for each are attached hereto as Exhibit D.

#### TELEPHONE HELPLINE AND WEBSITE

- 13. On January 13, 2025, Verita Global established and continues to maintain a case-specific, toll-free telephone helpline, 1-888-726-1568, to accommodate potential Class Member inquiries. The toll-free telephone number is set forth in the Postcard Notice, Notice, Proof of Claim, and on the case website. Verita Global has been and will continue to promptly respond to all inquiries to the toll-free telephone helpline.
- 14. On January 13, 2025, Verita Global established and continues to maintain a website dedicated to this Settlement (www.MallinckrodtSecuritiesSettlement.com) to provide additional information to Class Members and to provide answers to frequently asked questions. The web address was set forth in the Postcard Notice, Notice, Proof of Claim, and Summary Notice. The website includes information regarding the Litigation and the Settlement, including the exclusion, objection, and claim filing deadlines, and details about the Court's Settlement Hearing. Copies of the Notice, Proof of Claim, Stipulation, and Notice Order are posted on the website and are available for downloading. In addition, the website provides Class Members with the ability to submit their Proofs of Claim online.

#### REQUESTS FOR EXCLUSION RECEIVED TO DATE

- 15. The Notice informs potential Class Members that written requests for exclusion from the Class are to be sent to Verita Global, such that they are postmarked or received no later than March 25, 2025.
- 16. The Notice also sets forth the information that must be included in each request for exclusion. As of the date of this declaration, Verita Global has received one request for exclusion, a redacted copy of which appears hereto as Exhibit E.

I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed this 11th day of March, 2025, at San Rafael, California.

ROSS D. MURRAY

Case 3:20-cv-10100-TJB Document 157-5 Filed 03/11/25 Page 7 of 49 PageID: 2641

# **EXHIBIT A**

## 3:20ო-ექექები Page 8 of 49 PageID:

Claims Administrator c/o Gilardi – a Verita Company P.O. Box 301135 Los Angeles, CA 90030-1135

#### **LEGAL NOTICE**

www.MallinckrodtSecuritiesSettlement.com

Strougo v. Mallinckrodt Public Limited Company, et al., No. 3:20-cv-10100-RK (TJB) (D.N.J.)

Court-Ordered Legal Notice (Forwarding Service Requested)

This notice contains important information about a securities class action settlement.

You may be entitled to a payment. This notice may affect your legal rights.

Please read this notice carefully.





Postal Service: Please Do Not Mark Barcode

MKD - «Claim8»-«CkDig»

«FirstNAME» «LastNAME»

«Name1»

«Name2»

«Name3»

«Name4»

«Addr1» «Addr2»

«City», «State»«FProv» «Zip»«FZip»

«FCountry»

3:20-cv-10100-TJB Document 157-5 Filed 03/11/25 Page 9 of Page ID:



#### THIS POSTCARD PROVIDES ONLY LIMITED INFORMATION ABOUT THE SETTLEMENT.

#### VISIT WWW MALLINCKRODTSECURITIESSETTLEMENT COM OR CALL 888-726-1568 FOR MORE INFORMATION

If you purchased or otherwise acquired Mallinckrodt plc ("Mallinckrodt" or the "Company") common stock between May 3, 2016, and March 13, 2020, inclusive, you could be entitled to a payment from a proposed settlement ("Settlement") reached in the above-captioned action ("Litigation"). Your rights may be affected by this Litigation and the Settlement. A hearing will be held on April 15, 2025, at 11:00 a.m. ("Settlement Hearing"), before the Honorable Tonianne J. Bongiovanni, to determine whether the proposed Settlement of the Litigation against Individual Defendants Mark C. Trudeau, Bryan M. Reasons, George A. Kegler, Matthew K. Harbaugh, Kathleen A. Schaefer, Angus C. Russell, Melvin D. Booth, JoAnn A. Reed, Paul R. Carter, and Mark J. Casey for \$46 million in cash and the Plan of Allocation should be approved as fair, reasonable, and adequate; whether the Litigation should be dismissed with prejudice against the Individual Defendants, as set forth in the Stipulation of Settlement ("Stipulation") filed with the Court; and whether Lead Counsel's application for an award of attorneys' fees of up to one-third of the Settlement Amount, and expenses not to exceed \$1.5 million, plus interest on both amounts, and awards to Plaintiffs, should be granted.

If approved, the Settlement will resolve a putative class action lawsuit alleging that, in violation of the U.S. federal securities laws, the Individual Defendants misled investors by making materially false and misleading statements and failing to disclose material information, which caused Mallinckrodt's stock to trade at artificially inflated prices until the nature of the alleged wrongdoing was revealed, causing Mallinckrodt's stock price to fall. The Individual Defendants deny the allegations and any liability or wrongdoing of any kind. For a full description of the proposed Settlement and your rights, and to make a claim, you may obtain the Stipulation, long-form Notice of Pendency and Proposed Settlement of Class Action ("Notice"), and the Proof of Claim and Release form ("Claim Form") by visiting the website: www.MallinckrodtSecuritiesSettlement.com ("Website") or you may request copies of the documents from the Claims Administrator by: (i) mail: Mallinckrodt Securities Settlement, Claims Administrator, c/o Gilardi – a Verita Company, P.O. Box 301135, Los Angeles, CA 90030-1135, or (ii) toll-free call: 888-726-1568.

To qualify for a payment from the Settlement, you must submit a valid Claim Form, with supporting documentation, postmarked or submitted online no later than April 14, 2025. Your pro rata share of the Settlement will depend on the number of valid claims, and the number, size, and timing of your transactions in Mallinckrodt common stock. The estimated average distribution per share is approximately \$0.23, before deducting any Court-approved fees and expenses. Your actual share of the Settlement will be determined pursuant to the proposed Plan of Allocation set forth in the Notice, or other plan approved by the Court.

You will be bound by any judgment or order entered in the Litigation, regardless of whether you submit a Claim Form, unless you exclude yourself from the Class. If you exclude yourself from the Class, you cannot get money from this Settlement. If you are a Class Member and do not exclude yourself from the Class, you may object to the proposed Settlement, Plan of Allocation, and/or request for award of attorneys' fees and expenses and awards to Plaintiffs no later than March 25, 2025. The long-form Notice and the Website explain how to exclude yourself from the Class or how to object.

Plaintiffs and the Class are represented by Lead Counsel: Ellen Gusikoff Stewart, Robbins Geller Rudman & Dowd LLP, 655 West Broadway, Suite 1900, San Diego, CA 92101, 800-449-4900, settlementinfo@rgrdlaw.com. You may, but do not have to, attend the Settlement Hearing to be heard. The Court reserves the right to hold the Settlement Hearing telephonically or by other virtual means and/or change its date and/or time. Please check the Website for updates.

# **EXHIBIT B**

Case 3:20-cv-10100-1JB	Document 157-	5 File(	J U3/11/25	Page 11 of 49 PagerD:					
	26	645							
	UNITED STATES	DISTRICT	COURT						
	DISTRICT OF	NEW JER	RSEY						
BARBARA STROUGO, Individua	ally and on Behalf )	) No. 3:20-cv-10100-RK (TJB)							
of All Others Similarly Situated,	)	CLASS	ACTION						
	Plaintiff, )								
VS.	)								
MALLINCKRODT PUBLIC LIMIT al.,	ED COMPANY, et $\binom{0}{1}$								
I	Defendants. )								

#### NOTICE OF PENDENCY AND PROPOSED SETTLEMENT OF CLASS ACTION

TO: ALL PERSONS OR ENTITIES WHO PURCHASED OR OTHERWISE ACQUIRED MALLINCKRODT PLC ("MALLINCKRODT" OR THE "COMPANY") COMMON STOCK BETWEEN MAY 3, 2016, AND MARCH 13, 2020, INCLUSIVE (THE "CLASS PERIOD")

PLEASE READ THIS NOTICE CAREFULLY AND IN ITS ENTIRETY. YOUR RIGHTS MAY BE AFFECTED BY PROCEEDINGS IN THIS LITIGATION. PLEASE NOTE THAT IF YOU ARE A CLASS MEMBER, YOU MAY BE ENTITLED TO SHARE IN THE PROCEEDS OF THE SETTLEMENT DESCRIBED IN THIS NOTICE. TO CLAIM YOUR SHARE OF THE SETTLEMENT PROCEEDS, YOU MUST SUBMIT A VALID PROOF OF CLAIM AND RELEASE FORM ("PROOF OF CLAIM") POSTMARKED OR SUBMITTED ONLINE (AT WWW.MALLINCKRODTSECURITIESSETTLEMENT.COM) ON OR BEFORE APRIL 14, 2025.1

#### THIS NOTICE WAS AUTHORIZED BY THE COURT. IT IS NOT A LAWYER SOLICITATION.

This Notice of Pendency and Proposed Settlement of Class Action ("Notice") has been issued pursuant to Rule 23 of the Federal Rules of Civil Procedure and an Order of the United States District Court for the District of New Jersey (the "Court"). The purpose of this Notice is to inform you of: (i) the pendency of this class action (the "Litigation") between Canadian Elevator Industry Pension Trust Fund and City of Sunrise Police Officers' Retirement Plan ("Plaintiffs") and Mark C. Trudeau, Bryan M. Reasons, George A. Kegler, Matthew K. Harbaugh, Kathleen A. Schaefer, Angus C. Russell, Melvin D. Booth, JoAnn A. Reed, Paul R. Carter, and Mark J. Casey ("Individual Defendants")<sup>2</sup>; (ii) the proposed \$46 million cash settlement reached therein (the "Settlement"); and (iii) the hearing (the "Settlement Hearing") to be held by the Court to consider the fairness, reasonableness, and adequacy of the Settlement, as set forth in the Stipulation of Settlement dated September 18, 2024 (the "Stipulation"), by and between Plaintiffs and the Individual Defendants (the "Settling Parties"). This Notice describes what steps you may take in relation to the Settlement and this class action.<sup>3</sup>

This Notice is not intended to be, and should not be construed as, an expression of any opinion by the Court with respect to the truth of the allegations in the Litigation as to any of the Individual Defendants or the merits of the claims or defenses asserted by or against the Individual Defendants. This Notice is solely to advise you of the pendency of the Litigation, the proposed Settlement of the Litigation, and your rights in connection therewith.

<sup>&</sup>lt;sup>1</sup> Claims, requests for exclusion, objections, and other correspondence that are legibly postmarked will be treated as received on the postmark date. Please be advised that the U.S. Postal Service may not postmark mail which is not presented in person.

On October 12, 2020, Mallinckrodt filed a Chapter 11 bankruptcy petition, and as a result of the discharge obtained therein, is no longer a defendant in the Litigation.

<sup>3</sup> All capitalized terms used in this Notice that are not otherwise defined herein shall have the meanings provided in the Stipulation, which is available on the website www.MallinckrodtSecuritiesSettlement.com.

2040							
YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT							
SUBMIT A PROOF	The only way to be eligible to receive a payment from the Settlement. <b>Proofs of Claim must</b>						
OF CLAIM	be postmarked or submitted online on or before April 14, 2025.						
EXCLUDE YOURSELF FROM THE CLASS	Get no payment. This is the only option that <i>potentially</i> allows you to ever be part of any other lawsuit against the Individual Defendants or any other Released Defendant Parties about the legal claims being resolved by this Settlement. Should you elect to exclude yourself from the Class you should understand that the Individual Defendants and the other Released Defendant Parties will have the right to assert any and all defenses they may have to any claims that you may seek to assert, including, without limitation, the defense that any such claims are untimely under applicable statutes of limitations and statutes of repose. Requests for exclusion must be postmarked or received on or before March 25, 2025.						
OBJECT	Write to the Court about why you do not like the Settlement, the Plan of Allocation, and/or the request for attorneys' fees and expenses. You will still be a Member of the Class. Objections must be <i>received</i> on or before March 25, 2025. If you submit a written objection, you may (but do not have to) attend the Settlement Hearing.						
GO TO THE SETTLEMENT HEARING ON APRIL 15, 2025	Ask to speak in Court about the fairness of the Settlement, the Plan of Allocation, and/or the request for attorneys' fees and expenses. Requests to speak at the Settlement Hearing must be received by the Court and counsel on or before March 25, 2025.						
DO NOTHING	Receive no payment. You will, however, still be a Member of the Class, which means that you give up your right to ever be part of any other lawsuit against the Individual Defendants or any other Released Defendant Parties about the legal claims being resolved by this Settlement and you will be bound by any judgments or orders entered by the Court in the Litigation.						

#### SUMMARY OF THIS NOTICE

#### **Statement of Class Recovery**

Pursuant to the Settlement described herein, a \$46 million cash settlement fund has been established. Based on Plaintiffs' estimate of the number of allegedly damaged shares eligible to recover under the Settlement, the average distribution per share of Mallinckrodt common stock under the Plan of Allocation is approximately \$0.23, before deduction of any taxes on the income earned on the Settlement Amount, notice and administration costs, and the attorneys' fees and expenses as determined by the Court. **Class Members should note, however, that this is only an estimate.** A Class Member's actual recovery will be a proportion of the Net Settlement Fund determined by that claimant's claim as compared to the total claims of all Class Members who submit acceptable Proofs of Claim. An individual Class Member may receive more or less than this estimated average distribution amount. See Plan of Allocation set forth and discussed at pages 9-13 below for more information on the calculation of your claim.

#### **Statement of Potential Outcome of Case**

The Settling Parties disagree on both liability and damages and do not agree on the amount of damages that would be recoverable if the Class prevailed on each or any claim alleged. The Individual Defendants deny that they are liable to the Class and deny that the Class has suffered any damages. The issues on which the Settling Parties disagree are many, but include: (1) whether the Individual Defendants engaged in conduct that would give rise to any liability to the Class under the federal securities laws; (2) whether the Individual Defendants have valid defenses to any such claims of liability; (3) the appropriate economic model for determining the amount by which the price of Mallinckrodt common stock was allegedly artificially inflated (if at all) during the relevant period.

#### Statement of Attorneys' Fees and Expenses Sought

Since the Litigation's inception, Plaintiffs' Counsel have expended considerable time and effort in the prosecution of this Litigation on a wholly contingent basis and have advanced the expenses of the Litigation in the expectation that if they were successful in obtaining a recovery for the Class, they would be paid from such recovery. Lead Counsel will apply to the Court on behalf of all Plaintiffs' Counsel for an award of attorneys' fees not to exceed one-third of the Settlement Amount, plus expenses not to exceed \$1.5 million, plus interest earned on both amounts at the same rate as earned by the Settlement Fund. If the amounts requested are approved by the Court, the average cost per Mallinckrodt common share will be approximately \$0.08. In addition, Plaintiffs may each seek an award not to exceed \$10,000 in connection with their representation of the Class.

#### **Further Information**

For further information regarding the Litigation, this Notice, or to review the Stipulation of Settlement, please contact the Claims Administrator toll-free at 888-726-1568, or visit the website www.MallinckrodtSecuritiesSettlement.com.

You may also contact a representative of counsel for the Class: Greg Wood, Shareholder Relations, Robbins Geller Rudman & Dowd LLP, 655 West Broadway, Suite 1900, San Diego, CA 92101, 800-449-4900, settlementinfo@rgrdlaw.com.

Please Do Not Call the Court or the Individual Defendants with Questions About the Settlement.

#### **Reasons for the Settlement**

Plaintiffs' principal reason for entering into the Settlement is the benefit to the Class now, without further risk or the delays inherent in continued litigation. The cash benefit under the Settlement must be considered against the significant risk that a smaller recovery—or, indeed, no recovery at all—might be achieved after contested motions, trial, and likely appeals, a process that could last several years into the future. For the Individual Defendants, who have denied and continue to deny all allegations of liability, fault, or wrongdoing whatsoever, the principal reason for entering into the Settlement is to eliminate the uncertainty, risk, costs, and burdens inherent in any litigation, especially in complex cases such as this Litigation. The Individual Defendants have concluded that further conduct of this Litigation could be protracted and distracting.

#### **BASIC INFORMATION**

#### 1. What is the purpose of this Notice?

The Court has directed the issuance of this Notice to inform potential Class Members about the Litigation and the proposed Settlement and their options in connection therewith before the Court rules on the Settlement. Additionally, Class Members have the right to understand how this class action lawsuit may generally affect their legal rights.

This Notice explains the class action lawsuit, the Settlement, Class Members' legal rights in connection with the Settlement, what benefits are available, who is eligible for them, and how to get them.

The Court in charge of the Litigation is the United States District Court for the District of New Jersey (the "Court"), and the case is known as *Strougo v. Mallinckrodt Public Limited Company, et al.*, No. 3:20-cv-10100-RK (TJB). The case has been assigned to the Honorable Robert Kirsch. The entities representing the Class are the "Plaintiffs," and the individuals they sued and who have now settled are called the "Individual Defendants."

The issuance of this Notice is not an expression of any opinion by the Court concerning the merits of any claim in the Litigation, 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.

#### 2. What is this lawsuit about?

The initial complaint in the Litigation was filed in the United States District Court for the Southern District of New York (the "New York Court") on July 26, 2019. On June 25, 2020, the New York Court appointed Canadian Elevator as Lead Plaintiff and Robbins Geller Rudman & Dowd LLP as Lead Counsel. On July 30, 2020, the New York Court transferred the Litigation to the Court.

On August 10, 2020, Lead Plaintiff filed the Amended Complaint and Demand for Jury Trial ("Complaint") alleging violations of §§10(b) and 20(a) of the Securities Exchange Act of 1934 (the "Exchange Act"). On October 1, 2020, the Individual Defendants and Mallinckrodt moved to dismiss the Complaint. Mallinckrodt filed for Chapter 11 bankruptcy protection on October 12, 2020. Lead Plaintiff filed its opposition to the motion to dismiss on November 16, 2020.

On November 23, 2020, the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") issued a temporary nine-month stay of the Litigation. On December 10, 2020, the Court adopted the Bankruptcy Court stay and vacated the motion to dismiss. Lead Plaintiff moved the Bankruptcy Court to reconsider the temporary stay; the Bankruptcy Court denied the motion for reconsideration on January 27, 2021.

On September 1, 2021, Lead Plaintiff filed an objection to the releases contained in Mallinckrodt's bankruptcy plan, and Mallinckrodt and the other debtors responded to Lead Plaintiff's objection. Lead Plaintiff filed a reply in support of its objection on December 21, 2021, and on March 2, 2022, the Bankruptcy Court approved the proposed bankruptcy plan. On March 17, 2022, the debtors allowed the Bankruptcy Court's injunction to be modified to permit this Litigation to continue while the bankruptcy approval process continued.

## Case 3:20-cv-10100-TJB Document 157-5 Filed 03/11/25 Page 14 of 49 PageID: 2648

On April 19, 2022, the Litigation was transferred to the Honorable Michael A. Shipp. On May 2, 2022, the Individual Defendants filed their reply in support of their motion to dismiss. On December 14, 2022, Mallinckrodt was voluntarily dismissed from the Litigation without prejudice due to the discharge Mallinckrodt obtained from the Bankruptcy Court. On December 16, 2022, Judge Shipp denied the motion to dismiss in part and granted it in part. The Individual Defendants answered the Complaint on January 17, 2023.

On February 9, 2023, Lead Plaintiff and the Individual Defendants served their Initial Disclosures, and on February 16, 2023, Lead Plaintiff and the Individual Defendants served each other with discovery requests. Responses and objections were served on March 17, 2023.

On May 15, 2023, the Litigation was reassigned to Judge Kirsch.

On July 18, 2023, the Individual Defendants took the deposition of Greg Manion on behalf of Lead Plaintiff. On August 7, 2023, the Court granted Sunrise's motion to intervene and appointed it as a named plaintiff. On August 10, 2023, Plaintiffs served their motion for class certification, and on August 9, 2023, class certification discovery concluded, except for the deposition of David Williams on behalf of named plaintiff Sunrise, which took place on August 17, 2023. On October 10, 2023, the Individual Defendants served their opposition to the class certification motion.

On December 12, 2023, document discovery concluded.

On March 7, 2024, the Court granted the parties' request to temporarily stay the Litigation pending the outcome of mediation.

Plaintiffs and the Individual Defendants participated in a voluntary confidential mediation session with David M. Murphy (of Phillips ADR), an experienced mediator, on March 21, 2024. The mediation session was preceded by the submission and exchange of mediation statements by both Plaintiffs and the Individual Defendants (the "Settling Parties"). The Settling Parties engaged in good-faith negotiations but did not reach a settlement at the mediation session. The Settling Parties participated in a second mediation session with Mr. Murphy on May 23, 2024. The Settling Parties engaged in good-faith negotiations but did not reach an agreement at the second mediation session, and following additional settlement discussions, on June 7, 2024, the Settling Parties accepted a mediator's proposal to settle the Litigation in return for a cash payment of \$46 million to be paid by the Individual Defendants and/or their insurers on behalf of the Individual Defendants for the benefit of the Class, subject to the negotiation of the terms of a Stipulation of Settlement and approval by the Court. The Stipulation (together with the Exhibits thereto) has been duly executed by the Settling Parties and reflects the final and binding agreement among the Settling Parties.

The Individual Defendants deny each and all of the claims and contentions of wrongdoing alleged by Plaintiffs in the Litigation. The Individual Defendants contend that they did not make any materially false or misleading statements, that they disclosed all material information required by the federal securities laws, and that they at all times acted in good faith. The Individual Defendants also contend that any losses allegedly suffered by Members of the Class were not caused by any false or misleading statements by them and/or were caused by intervening events, and they have meritorious defenses to all claims that were raised or could have been raised in the Litigation.

#### 3. Why is there a settlement?

The Court has not decided in favor of the Individual Defendants or Plaintiffs. Instead, both sides agreed to the Settlement to avoid the distraction, costs, and risks of further litigation, and Plaintiffs agreed to the Settlement in order to ensure that Class Members will receive compensation.

If there were no Settlement and Plaintiffs failed to establish any essential legal or factual element of their claims against the Individual Defendants, neither Plaintiffs nor the other members of the Class would recover anything from the Individual Defendants. Also, if the Individual Defendants were to prevail in proving any of their defenses at summary judgment, trial, or on appeal, the Class could recover substantially less than the amount provided in the Settlement, or nothing at all.

#### WHO IS IN THE SETTLEMENT

#### 4. How do I know if I am a Member of the Class?

The Court directed that everyone who fits this description is a Class Member: All Persons who purchased or otherwise acquired Mallinckrodt common stock between May 3, 2016, and March 13, 2020, inclusive. Excluded from the Class are: (1) the Individual Defendants; (2) any directors and officers of Mallinckrodt during the Class Period and members of their immediate families and their legal representatives, heirs, successors, or assigns; and (3) any entity in which any Individual Defendant has or had a controlling interest. Also excluded from the Class is any Person who properly excludes himself, herself, itself, or themselves from the Class by submitting a valid and timely request for exclusion. To the extent any Mallinckrodt employee benefit plan receives a distribution from the Net Settlement Fund, no portion shall be allocated to any Person who is excluded from the Class by definition.

## Case 3:20-cv-10100-TJB Document 157-5 Filed 03/11/25 Page 15 of 49 PageID:

**Please Note:** Receipt of this Notice or the Postcard Notice does not mean that you are a Class Member or that you will be entitled to receive a payment from the Settlement. If you are a Class Member and you wish to be eligible to participate in the distribution of the proceeds from the Settlement, you are required to submit a Proof of Claim and the required supporting documentation as set forth therein postmarked or submitted online on or before April 14, 2025.

#### 5. What if I am still not sure if I am included in the Class?

If you are still not sure whether you are included in the Class, you can ask for free help. You can contact the Claims Administrator toll-free at 888-726-1568, or you can fill out and return the Proof of Claim to see if you qualify.

#### THE SETTLEMENT BENEFITS - WHAT YOU GET

#### 6. What does the Settlement provide?

The Settlement provides that, in exchange for the release of the Released Plaintiffs' Claims (defined below) and dismissal of the Litigation, the Individual Defendants and/or their insurance carriers on behalf of the Individual Defendants have agreed to pay or cause to be paid \$46 million in cash to be distributed after taxes, tax expenses, notice and claims administration expenses, and Court approved attorneys' fees and expenses, *pro rata*, to Class Members who send in a valid Proof of Claim pursuant to the Court-approved Plan of Allocation. The Plan of Allocation is described in more detail at the end of this Notice.

#### 7. How much will my payment be?

Your share of the Net Settlement Fund will depend on several things, including the total dollar amount of claims represented by the valid Proofs of Claim that Class Members submit, compared to the dollar amount of your claim, all as calculated under the Plan of Allocation discussed below.

#### HOW YOU GET A PAYMENT - SUBMITTING A PROOF OF CLAIM

#### 8. How can I get a payment?

To be eligible to receive a payment from the Settlement, you must submit a Proof of Claim. A Proof of Claim may be downloaded at www.MallinckrodtSecuritiesSettlement.com. Read the instructions contained in the Proof of Claim carefully, fill out the Proof of Claim, include all the documents the form asks for, sign it, and mail it to the Claims Administrator at the address provided in the Proof of Claim or submit it online at www.MallinckrodtSecuritiesSettlement.com so that it is postmarked or received no later than April 14, 2025.

#### 9. When will I get my payment?

The Court will hold a Settlement Hearing on April 15, 2025, at 11:00 a.m., to decide whether to approve the Settlement. If the Court approves the Settlement, there might be appeals. It is always uncertain whether appeals can be resolved, and if so, how long it will take to resolve them. It also takes time for all the Proofs of Claim to be processed. Please be patient.

#### 10. What am I giving up to get a payment or to stay in the Class?

If you are a Class Member, unless you timely and validly exclude yourself from the Class, you will remain a Class Member, and that means you cannot sue, continue to sue, or be part of any other lawsuit against the Individual Defendants or the Released Defendant Parties about the Released Plaintiffs' Claims (as defined below) in this Litigation. It also means that all of the Court's orders will apply to you and legally bind you. If you remain a Class Member, and if the Settlement is approved, you will give up all "Released Plaintiffs' Claims" (as defined below), including "Unknown Claims" (as defined below), against the "Defendants' Released Persons" (as defined below):

- "Released Plaintiffs' Claims" means any and all claims, demands, losses, rights, liabilities, obligations, damages, issues, and causes of action of every nature and description, whether known or unknown, asserted or unasserted, accrued or unaccrued, fixed or contingent, liquidated or unliquidated, foreseen or unforeseen, whether arising under federal, state, local, statutory, common or foreign law, or any other law, rule or regulation, at law or in equity, whether direct, representative, class, or individual in nature, based on, arising out of, or in connection with both: (i) the purchase or acquisition of Mallinckrodt common stock during the period between May 3, 2016, and March 13, 2020, inclusive, and (ii) the allegations, acts, facts, matters, occurrences, disclosures, filings, representations, statements, or omissions that were or could have been alleged by Plaintiffs and other Members of the Class in the Litigation. "Released Plaintiffs' Claims" does not include claims to enforce the Settlement, or any derivative or ERISA claims, or the claims of any Person who submits a request for exclusion from the Class in connection with this Settlement that is accepted by the Court. "Released Plaintiffs' Claims" includes "Unknown Claims" as defined below.
- "Released Defendants' Claims" means any and all claims and causes of action of every nature and description whatsoever, including both known claims and Unknown Claims, against Plaintiffs, Plaintiffs' Counsel, or any Class Member that arise out of or relate in any way to the institution, prosecution, or settlement of the claims against the Individual Defendants or Mallinckrodt in the Litigation, except for claims relating to the enforcement of the Settlement.

## Case 3:20-cv-10100-TJB Document 157-5 Filed 03/11/25 Page 16 of 49 PageID: 2650

- "Released Defendant Party" or "Released Defendant Parties" or "Defendants' Released Persons" mean any or all of the Individual Defendants and/or Mallinckrodt, and/or any or all of their related parties, including, without limitation, any and all of their current or former parents, subsidiaries, affiliates, predecessors, successors, divisions, funds, joint ventures, and general or limited partnerships, and each of their respective current or former officers, directors, trustees, partners, members, contractors, auditors, principals, agents, managing agents, employees, attorneys, accountants, investment bankers, commercial bankers, financial or investment advisors, consultants, advisors, underwriters, insurers in their capacities as such, as well as each of the Individual Defendants' and/or Mallinckrodt's immediate family members, heirs, executors, personal or legal representatives, estates, beneficiaries, predecessors, successors, legatees, devisees, administrators, spouses, receivers and trustees, settlors, auditors, accountants, and assigns, as well as any trust of which any of the Individual Defendants is the settlor or which is for the benefit of any of the Individual Defendants and/or member(s) of his or her family, and any person, firm, trust, corporation, officer, director or other individual or entity in which any of the Individual Defendants and/or Mallinckrodt has a controlling interest or which is related to or affiliated with any of the Individual Defendants and/or Mallinckrodt.
- "Unknown Claims" means (a) any and all Released Plaintiffs' Claims which any of the Releasing Plaintiff Parties do not know or suspect to exist in his, her, or its favor at the time of the release of the Released Defendant Parties, which, if known by him, her, or it, might have affected his, her, or its settlement with and release of the Released Defendant Parties, or might have affected his, her, or its decision(s) with respect to the Settlement, including, but not limited to, whether or not to object to this Settlement or seek exclusion from the Class; and (b) any and all Released Defendants' Claims that any of the Released Defendant Parties do not know or suspect to exist in his, her, or its favor at the time of the release of Plaintiffs, the Class, and Plaintiffs' Counsel, which, if known by him, her, or it, might have affected his, her, or its settlement and release of Plaintiffs, the Class, and Plaintiffs' Counsel. With respect to (a) any and all Released Plaintiffs' Claims against the Released Defendant Parties, and (b) any and all Released Defendants' Claims against Plaintiffs, the Class, and Plaintiffs' Counsel, the Settling Parties stipulate and agree that, upon the Effective Date, the Settling Parties shall expressly waive, and each Releasing Plaintiff Party and Released Defendant Party shall be deemed to have, and by operation of the Judgment shall have expressly waived, the provisions, rights, and benefits of 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.

The Settling Parties shall fully, finally, and forever expressly waive 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. The Releasing Plaintiff Parties and Released Defendant Parties acknowledge that they may hereafter discover facts, legal theories, or authorities in addition to or different from those which he, she, it, or their counsel now knows or believes to be true with respect to the subject matter of the Released Plaintiffs' Claims or Released Defendants' Claims, but (a) the Releasing Plaintiff Parties shall expressly, fully, finally, and forever waive, compromise, settle, discharge, extinguish, and release, and each Releasing Plaintiff Party shall be deemed to have waived, compromised, settled, discharged, extinguished, and released, and upon the Effective Date, and by operation of the Judgment shall have waived, compromised, settled, discharged, extinguished, and released, fully, finally, and forever, any and all Released Plaintiffs' Claims against the Released Defendant Parties, known or unknown, suspected or unsuspected, contingent or non-contingent, accrued or unaccrued, whether or not concealed or hidden, which now exist, or heretofore have existed, or may hereafter exist, upon any theory of law or equity now existing or coming into existence in the future, including, but not limited to, conduct which is negligent, intentional, with or without malice, or a breach of any duty, law, or rule, without regard to the subsequent discovery or existence of such different or additional facts, legal theories, or authorities, and (b) the Released Defendant Parties shall expressly, fully, finally, and forever waive, compromise, settle, discharge, extinguish, and release, and each Released Defendant Party shall be deemed to have waived, compromised, settled, discharged, extinguished, and released, and upon the Effective Date, and by operation of the Judgment shall have waived, compromised, settled, discharged, extinguished, and released, fully, finally, and forever, any and all Released Defendants' Claims against Plaintiffs, the Class, and Plaintiffs' Counsel, known or unknown, suspected or unsuspected, contingent or non-contingent, whether or not concealed or hidden, which now exist, or heretofore have existed, upon any theory of law or equity now existing or coming into existence in the future, including, but not limited to, conduct which is negligent, intentional, with or without malice, or a breach of any duty, law or rule, without regard to the subsequent discovery or existence of such different or additional facts, legal theories, or authorities. The Settling Parties acknowledge, and the Releasing Plaintiff Parties and Released Defendant Parties shall be deemed by operation of the Judgment to have acknowledged, that the foregoing waiver was separately bargained for and is an essential element of the Settlement of which this release is a part.

#### **EXCLUDING YOURSELF FROM THE CLASS**

If you do not want to participate in this Settlement, and you want to keep the right to potentially sue the Individual Defendants and the other Released Defendant Parties, on your own, about the claims being released by the Settlement, then you must take steps to remove yourself from the Class. This is called excluding yourself—or is sometimes referred to as "opting out." If you are requesting exclusion from the Class because you want to bring your own lawsuit based on the matters alleged in this Litigation, you may want to consult an attorney and discuss whether any individual claim that you may wish to pursue would be time-barred by the applicable statutes of limitation or repose. If requests for exclusion exceed a certain amount, as set forth in a separate confidential agreement between the Settling Parties, the Individual Defendants shall have, in their discretion, the option to terminate the Settlement in accordance with the procedures set forth in the Supplemental Agreement.

#### 11. How do I get out of the Class and the proposed Settlement?

To exclude yourself from the Class and the Settlement, you must send a letter by First-Class Mail stating that you "request exclusion from the Class in the *Mallinckrodt Securities Settlement*." Your letter must include your purchases or other acquisitions of Mallinckrodt common stock during the Class Period, including the dates and number of shares of Mallinckrodt common stock purchased, acquired, or sold, and the price paid for each such purchase or acquisition and received for each such sale. In addition, you must include your name, address, email address, telephone number, and your signature. You must mail your exclusion request so that it is **postmarked or received no later than March 25, 2025** to:

Mallinckrodt Securities Settlement
Claims Administrator
c/o Gilardi – a Verita Company
EXCLUSIONS
P.O. Box 5100
Larkspur, CA 94977-5100

If you ask to be excluded, you will not get any payment from the Settlement, and you cannot object to the Settlement. You will not be legally bound by anything that happens in this lawsuit, and you may be able to sue the Individual Defendants and the other Released Defendant Parties about the Released Plaintiffs' Claims in the future, if such claims are not time-barred.

## 12. If I do not exclude myself, can I sue the Individual Defendants and the other Released Defendant Parties for the same thing later?

No. Unless you exclude yourself from the Class, you give up any rights you may potentially have to sue the Individual Defendants and the other Released Defendant Parties for any and all Released Plaintiffs' Claims. If you have a pending lawsuit against any of the Released Defendant Parties, speak to your lawyer in that case immediately. You must exclude yourself from the Class in this Litigation to continue your own lawsuit. Remember, the exclusion deadline is March 25, 2025.

#### 13. If I exclude myself, can I get money from the proposed Settlement?

No. If you exclude yourself from the Class, you should not send in a Proof of Claim to ask for any money from the Settlement. But you may have the right to potentially sue or be part of a different lawsuit against the Individual Defendants and/or the other Released Defendant Parties.

#### THE LAWYERS REPRESENTING YOU

#### 14. Do I have a lawyer in this case?

The Court ordered that the law firm of Robbins Geller Rudman & Dowd LLP represents the Class Members, including you. These lawyers are called Lead Counsel. If you want to be represented by your own lawyer, you may hire one at your own expense.

#### 15. How will the lawyers be paid?

Lead Counsel, on behalf of Plaintiffs' Counsel, will apply to the Court for an award of attorneys' fees not to exceed one-third of the Settlement Amount and for expenses, costs, and charges in an amount not to exceed \$1.5 million in connection with the Litigation, plus interest on such fees and expenses at the same rate as earned by the Settlement Fund. In addition, Plaintiffs may seek reimbursement for their time and expenses incurred in representing the Class. Such sums as may be approved by the Court will be paid from the Settlement Fund.

#### **OBJECTING TO THE SETTLEMENT**

You can tell the Court that you do not agree with the Settlement or any part of it.

#### 16. How do I tell the Court that I object to the proposed Settlement?

If you are a Class Member, you can comment on or object to the proposed Settlement, the proposed Plan of Allocation, and/or Lead Counsel's fee and expense application. You can write to the Court setting out your comment or objection. The Court will consider your views. To comment or object, you must send a signed letter saying that you wish to comment on or object to the proposed Settlement in the *Mallinckrodt Securities Settlement*. Include your name, address, email address, telephone number, and your signature (even if you are represented by counsel), identify the date(s), price(s), and number of shares of Mallinckrodt common stock purchased, acquired, or sold during the Class Period, and state with specificity your comments or the reasons why you object to the Settlement, Plan of Allocation, and/or fee and expense application, including any legal and evidentiary support for such objection. Any objection must state whether it applies only to the objector, to a specific subset of the Class, or to the entire Class. In addition, the objector must identify all class action settlements to which the objector or his, her, or its counsel have previously objected. You must also include copies of documents demonstrating your purchases, other acquisitions, and/or sales of Mallinckrodt common stock during the Class Period. Your comment or objection must be filed with the Court and mailed or delivered to each of the following addresses such that it is *received* no later than March 25, 2025:

#### COURT

# CLERK OF THE COURT UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY Clarkson S. Fisher Building & U.S. Courthouse 402 East State Street Trenton, NJ 08608

#### **LEAD COUNSEL**

ROBBINS GELLER RUDMAN & DOWD LLP Attn: Ellen Gusikoff Stewart 655 West Broadway, Suite 1900 San Diego, CA 92101

#### INDIVIDUAL DEFENDANTS' COUNSEL

HOGAN LOVELLS US LLP Attn: Allison M. Wuertz 390 Madison Avenue New York, NY 10017

#### 17. What is the difference between objecting and excluding?

Objecting is simply telling the Court that you do not like something about the Settlement. You can object **only** if you stay in the Class.

Excluding yourself is telling the Court that you do not want to be paid and do not want to release any claims you think you may have against the Individual Defendants and the other Released Defendant Parties. If you exclude yourself from the Class, you cannot object to the Settlement because it does not affect you.

#### THE COURT'S SETTLEMENT HEARING

The Court will hold a hearing to decide whether to approve the proposed Settlement. You may attend the hearing and speak, but you do not have to.

#### 18. When and where will the Court decide whether to approve the proposed Settlement?

The Court will hold a Settlement Hearing at 11:00 a.m., on April 15, 2025, in the Courtroom of the Honorable Tonianne J. Bongiovanni, at the United States District Court for the District of New Jersey, Clarkson S. Fisher Building & U.S. Courthouse, 402 East State Street, Trenton, NJ 08608. At the hearing, the Court will consider whether the Settlement and the Plan of Allocation are fair, reasonable, and adequate. If there are objections, the Court will consider them, even if the objectors do not ask to speak at the hearing. The Court will listen to people who have asked to speak at the hearing. The Court may also decide the amount of attorneys' fees and expenses to award Lead Counsel and Plaintiffs. At or after the Settlement Hearing, the Court will decide whether to approve the Settlement and the Plan of Allocation. We do not know how long these decisions will take. You should be aware that the Court may change the date, time, and location of the Settlement Hearing without another notice being sent to Class Members.

There exists the possibility that the Court may decide to conduct the Settlement Hearing by video or telephonic conference, or otherwise allow Class Members to appear at the hearing by phone or video conference, without further written notice to the Class. In order to determine whether the date and time of the Settlement Hearing have changed, or whether Class Members (who wish to attend the hearing) must or may participate by phone or video, it is important that you monitor the Court's docket or the Settlement website, www.MallinckrodtSecuritiesSettlement.com, before making any plans to attend the Settlement Hearing. Any updates regarding the Settlement Hearing, including any changes to the date and time of the hearing or updates regarding in-person or remote appearances at the hearing, will be posted to the Settlement website. Also, if the Court requires or allows Class Members to participate in the Settlement Hearing by telephone or video conference, the information for accessing the hearing will be posted to the Settlement website. Accordingly, please continue to check the Settlement website for important updates.

#### 19. Do I have to come to the hearing?

No. Lead Counsel will answer any questions the Court may have. But you are welcome to come at your own expense. If you are a Class Member and send an objection, you do not have to come to Court to talk about it. As long as you are a Class Member and mailed your complete written objection on time, the Court will consider it. You may also pay your own lawyer to attend the hearing, but it is not necessary. Class Members do not need to appear at the hearing or take any other action to indicate their approval.

#### 20. May I speak at the hearing?

If you object to the Settlement, the Plan of Allocation, and/or the fee and expense application, you may ask the Court for permission to speak at the Settlement Hearing. To do so, you must include with your objection (see question 16 above) a statement saying that it is your "Notice of Intention to Appear in the *Mallinckrodt Securities Settlement*." Persons who intend to object to the Settlement, the Plan of Allocation, and/or any attorneys' fees and expenses to be awarded to Plaintiffs' Counsel or Plaintiffs and desire to present evidence at the Settlement Hearing must include in their written objections the identity of any witnesses they may call to testify and any exhibits they intend to introduce into evidence at the Settlement Hearing. Your notice of intention to appear must be *received* no later than March 25, 2025, and addressed to the Clerk of Court, Lead Counsel, and Individual Defendants' Counsel, at the addresses listed above in question 16.

You cannot speak at the hearing if you exclude yourself from the Class.

#### IF YOU DO NOTHING

#### 21. What happens if I do nothing?

If you do nothing, you will not receive any money from this Settlement. In addition, unless you exclude yourself from the Class, you will not be able to start a lawsuit, continue with a lawsuit, or be part of any other lawsuit against the Individual Defendants and/or the other Released Defendant Parties about the Released Plaintiffs' Claims in this case.

#### **GETTING MORE INFORMATION**

#### 22. How do I get more information?

For even more detailed information concerning the matters involved in this Litigation, you can obtain answers to common questions regarding the proposed Settlement by contacting the Claims Administrator toll-free at 888-726-1568 or by email at info@MallinckrodtSecuritiesSettlement.com. Reference is also made to the Stipulation, to the pleadings in support of the Settlement, to the Orders entered by the Court and to the other settlement related papers filed in the Litigation, which are posted on the Settlement website at www.MallinckrodtSecuritiesSettlement.com, and which may be inspected at the Office of the Clerk of the United States District Court for the District of New Jersey, during regular business hours. For a fee, all papers filed in this Litigation are available at www.pacer.gov.

#### THE PROPOSED PLAN OF ALLOCATION OF NET SETTLEMENT FUND AMONG CLASS MEMBERS

#### 23. How will my claim be calculated?

As discussed above, the Settlement provides \$46 million in cash for the benefit of the Class. The Settlement Amount and any interest it earns constitute the "Settlement Fund." The Settlement Fund, after deduction of Court-approved attorneys' fees and expenses, Notice and Administration Expenses, 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 Class who timely submit valid Proofs of Claim that are accepted for payment by the Court—in accordance with this proposed Plan of Allocation ("Plan of Allocation" or "Plan") or such other plan of allocation as the Court may approve. Class Members who do not timely submit valid Proofs of Claim will not share in the Net Settlement Fund but will otherwise be bound by the Settlement. The Court may approve this proposed Plan of Allocation, or modify it, without additional notice to the Class. Any order modifying the Plan of Allocation will be posted on the Settlement website, www.MallinckrodtSecuritiesSettlement.com.

The objective of the Plan of Allocation is to distribute the Settlement proceeds equitably among those Class Members who allegedly suffered economic losses as a proximate result of the alleged wrongdoing. The Plan is not a formal damages analysis, and the calculations made in accordance with the Plan are not necessarily intended to be estimates of, or indicative of, the amounts that Class Members might have been able to recover after a trial. Nor are the calculations in accordance with the Plan intended to be estimates of the amounts that will be paid to Authorized Claimants under the Settlement. The computations under the Plan of Allocation are only a method to weigh, in a fair and equitable manner, the claims of Authorized Claimants against one another for the purpose of making *pro rata* allocations of the Net Settlement Fund.

The Plan of Allocation was developed in consultation with Plaintiffs' damages expert. In developing the Plan, the expert calculated the estimated amount of alleged artificial inflation in the price of Mallinckrodt common stock that was allegedly proximately caused by the Individual Defendants' alleged materially false and misleading statements and omissions the Court previously found to be actionable.

#### Case 3:20-cv-10100-TJB Document 157-5 Filed 03/11/25 Page 20 of 49 PageID:

In calculating the estimated artificial inflation allegedly caused by the misrepresentations and omissions, Plaintiffs' damages expert considered price changes in Mallinckrodt common stock in reaction to the public disclosures that allegedly corrected the respective alleged misrepresentations and omissions, adjusting the price changes for factors that were attributable to market or industry forces, and for non-fraud related, Mallinckrodt-specific information.

In order to have recoverable damages in connection with purchases and/or acquisitions of Mallinckrodt common stock during the Class Period, disclosure of the alleged misrepresentations or omissions must be the cause of the decline in the price of the Mallinckrodt common stock. In this case, Plaintiffs allege that the Individual Defendants made false statements and omitted material facts during the period from May 3, 2016, through and including the close of trading on March 13, 2020, which had the effect of artificially inflating the prices of Mallinckrodt common stock. As a result of the alleged corrective disclosures, artificial inflation was removed from the price of Mallinckrodt stock on April 30, 2019, May 21, 2019, August 6, 2019, March 3, 2020, and March 16, 2020.4

In order to have a "Recognized Claim Amount" under the Plan of Allocation, shares of Mallinckrodt common stock must have been purchased or otherwise acquired during the Class Period and held through at least one corrective disclosure.

The Plan of Allocation is not a formal damages analysis. The Recognized Loss Amount is not intended to estimate the amount a Class Member may have been able to recover after a trial, nor to estimate the amount the Class Member will receive. It is a formula for allocating the Net Settlement Fund among all Authorized Claimants. The allocation below is based on the following inflation per share amounts for Class Period share purchases, acquisitions, and sales as well as the statutory PSLRA 90-day look-back amount of \$2.83 per share of Mallinckrodt stock.5

#### **CALCULATION OF RECOGNIZED CLAIM AMOUNT**

Based on the formula stated below, a "Recognized Claim Amount" will be calculated for each purchase or acquisition of Mallinckrodt common stock during the Class Period that is listed on the Proof of Claim and for which adequate documentation is provided. If a Recognized Claim Amount calculates to a negative number or zero under the formula below, that Recognized Claim Amount will be zero.

For each share of Mallinckrodt common stock purchased or otherwise acquired during the period from May 3, 2016, through March 13, 2020, inclusive, and:

- sold prior to April 30, 2019, the Recognized Loss Amount will be \$0.00; (a)
- sold from April 30, 2019 through March 13, 2020, inclusive, the Recognized Loss Amount will be the lesser of: (i) the decline in inflation during the holding period (as presented in Table 1 below), or (ii) the purchase price minus the sale price:
- sold from March 16, 2020 through and including the close of trading on June 12, 2020, the Recognized Loss Amount will be the least of: (i) the decline in inflation during the holding period (as presented in Table 1 below), (ii) the purchase price minus the sale price, or (iii) the purchase price minus the average closing price between March 16, 2020 and the date of sale as stated in Table 2 below; or
- held as of the close of trading on June 12, 2020, the Recognized Loss Amount will be the lesser of: (i) the decline in inflation during the holding period (as presented in Table 1 below), or (ii) the purchase price minus \$2.83, the average closing price for Mallinckrodt common stock between March 16, 2020 and June 12, 2020 (the last entry in Table 2 below).

If a Class Member held Mallinckrodt common stock at the beginning of the Class Period or made multiple purchases, acquisitions, or sales of Mallinckrodt common stock during or after the Class Period, the starting point for calculating a claimant's Recognized Claim Amount is to match the claimant's holdings, purchases, and acquisitions to their sales using the FIFO (i.e., first-in-first-out) method. Under the FIFO method, Mallinckrodt common stock sold during the Class Period will be matched, in chronological order first against Mallinckrodt common stock held at the beginning of the Class Period. The remaining sales of Mallinckrodt common stock during the Class Period will then be matched, in chronological order against Mallinckrodt common stock purchased or acquired during the Class Period.

Any transactions in Mallinckrodt 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.

<sup>&</sup>quot;In any private action arising under this [Securities Exchange Act of 1934] 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 §28(D)(e)(1) of the Securities Exchange Act of 1934, Recognized Loss Amounts for Mallinckrodt common stock are reduced to an appropriate extent by taking into account the closing prices of Mallinckrodt common stock during the 90-day look-back period. The mean (average) closing price for Mallinckrodt common stock during this 90-day look-back period was \$2.83 per share as shown in Table 2.

## Case 3:20-cv-10100-TJB Document 157-5 Filed 03/11/25 Page 21 of 49 PageID: 2655

Purchases or acquisitions and sales of Mallinckrodt common stock shall 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 Mallinckrodt common stock during the Class Period shall not be deemed a purchase, acquisition, or sale of Mallinckrodt common stock for the calculation of a Recognized Claim Amount, unless (i) the donor or decedent purchased or otherwise acquired such shares of Mallinckrodt common stock during the Class Period; (ii) no Proof of Claim was submitted by or on behalf of the donor, on behalf of the decedent, or by anyone else with respect to such shares of Mallinckrodt common stock; and (iii) it is specifically so provided in the instrument of gift or assignment.

An Authorized Claimant's Recognized Claim Amount shall be the amount used to calculate the Authorized Claimant's pro rata share of the Net Settlement Fund. If the sum total of the Recognized Claim Amounts of all Authorized Claimants who are entitled to receive payment out of the Net Settlement Fund is greater than the Net Settlement Fund, each Authorized Claimant shall receive his, her, or its pro rata share of the Net Settlement Fund. The pro rata share shall be the Authorized Claimant's Recognized Claim Amount divided by the total of the Recognized Claim Amounts of all Authorized Claimants, multiplied by the total amount in the Net Settlement Fund. Given the costs of distribution, the Net Settlement Fund will be allocated among all Authorized Claimants whose pro rata share of the Net Settlement Fund is \$10.00 or greater.

If a claimant had a market gain with respect to their overall transactions in Mallinckrodt common stock during the Class Period, the value of the claimant's Recognized Claim Amount will be zero. If a claimant suffered an overall market loss with respect to their overall transactions in Mallinckrodt common stock during the Class Period but that market loss was less than the claimant's total Recognized Claim Amount calculated above, then the claimant's Recognized Claim Amount will be limited to the amount of the actual market loss. For purposes of determining whether a claimant had a market gain, or suffered a market loss, with respect to his, her, or its overall transactions in Mallinckrodt common stock during the Class Period, the Claims Administrator will determine the difference between (i) the Total Purchase Amount<sup>6</sup> and (ii) the sum of the Total Sales Proceeds<sup>7</sup> and Holding Value.<sup>8</sup>

Distributions will be made to Authorized Claimants after all claims have been processed, after the Court has finally approved the Settlement, and after any appeals are resolved. If there is any balance remaining in the Net Settlement Fund after at least six (6) months from the initial date of distribution of the Net Settlement Fund (whether by reason of tax refunds, uncashed checks, or otherwise), the Claims Administrator shall, if feasible, reallocate such balance among Authorized Claimants in an equitable and economic fashion. These redistributions shall be repeated until the balance remaining in the Net Settlement Fund is no longer economically feasible to distribute to Class Members. Thereafter, any balance that still remains in the Net Settlement Fund shall be donated to any appropriate non-sectarian, non-profit charitable organization(s) serving the public interest.

Please contact the Claims Administrator or Lead Counsel if you disagree with any determinations made by the Claims Administrator regarding your Proof of Claim. If you are dissatisfied with the determinations, you may ask the Court, which retains jurisdiction over all Class Members and the claims administration process, to decide the issue by submitting a written request for review.

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

Payment pursuant to the Plan of Allocation set forth above shall be conclusive against all Authorized Claimants. The Individual Defendants, their counsel, and all other Released Defendant Parties will have no responsibility or liability whatsoever for the investment of the Settlement Fund, the distribution of the Net Settlement Fund, the Plan of Allocation, or the payment of any claim. No Person shall have any claim against Plaintiffs, Plaintiffs' Counsel, the Claims Administrator, or other Person designated by Plaintiffs' Counsel, the Individual Defendants, or the Individual Defendants' Counsel based on distributions made substantially in accordance with the Stipulation and the Settlement contained therein, the Plan of Allocation, or further orders of the Court.

<sup>&</sup>lt;sup>6</sup> The "Total Purchase Amount" is the total amount the claimant paid (excluding commissions and other charges) for Mallinckrodt common stock purchased or acquired during the Class Period.

The Claims Administrator will match any sales of Mallinckrodt common stock from the start of the Class Period through and including the close of trading on March 13, 2020, first against the claimant's opening position (the proceeds of those sales will not be considered for purposes of calculating market gains or losses). The total amount received (excluding commissions and other charges) for the remaining sales of Mallinckrodt common stock sold from the start of the Class Period through and including the close of trading on March 13, 2020, will be the "Total Sales Proceeds."

The Claims Administrator will ascribe a "Holding Value" equal to \$1.80 for each share of Mallinckrodt common stock purchased or acquired during the Class Period and still held as of the close of trading on March 13, 2020.

Case 3:20-cv-10100-TJB Document 157-5 Filed 03/11/25 Page 22 of 49 PageID: 2656

#### TABLE 1

### Decline in Inflation Per Share of Mallinckrodt Common Stock by Date of Purchase and Date of Sale

	Sale Date									
Purchase Date	5/3/2016- 2/25/2019	2/26/2019- 4/29/2019	4/30/2019- 5/6/2019	5/7/2019- 5/20/2019	5/21/2019- 8/5/2019	8/6/2019- 3/2/2020	3/3/2020- 3/13/2020	Sold on or Retained Beyond 3/16/2020		
5/3/2016- 2/25/2019	\$0.00	\$0.00	\$0.00	\$0.00	\$3.25	\$3.25	\$4.16	\$5.32		
2/26/2019- 4/29/2019		\$0.00	\$2.97	\$2.97	\$6.22	\$6.22	\$7.13	\$8.29		
4/30/2019- 5/6/2019			\$0.00	\$0.00	\$3.25	\$3.25	\$4.16	\$5.32		
5/7/2019- 5/20/2019				\$0.00	\$3.25	\$4.11	\$5.02	\$6.18		
5/21/2019- 8/5/2019					\$0.00	\$0.86	\$1.77	\$2.93		
8/6/2019- 3/2/2020						\$0.00	\$0.91	\$2.07		
3/3/2020- 3/13/2020							\$0.00	\$1.16		
Purchased on or Beyond 3/16/2020								\$0.00		

TABLE 2

Mallinckrodt Common Stock Closing Prices and Average Closing Prices

Date	Closing Price	Average Closing Price Between March 16, 2020 and Date Shown
3/16/2020	\$1.80	\$1.80
3/17/2020	\$1.69	\$1.75
3/18/2020	\$1.08	\$1.52
3/19/2020	\$1.25	\$1.46
3/20/2020	\$1.58	\$1.48
3/23/2020	\$1.80	\$1.53
3/24/2020	\$1.98	\$1.60
3/25/2020	\$2.13	\$1.66
3/26/2020	\$2.32	\$1.74
3/27/2020	\$2.23	\$1.79
3/30/2020	\$2.25	\$1.83
3/31/2020	\$1.98	\$1.84
4/1/2020	\$1.93	\$1.85
4/2/2020	\$1.80	\$1.84
4/3/2020	\$1.70	\$1.83
4/6/2020	\$1.79	\$1.83
4/7/2020	\$2.09	\$1.85
4/8/2020	\$2.87	\$1.90
4/9/2020	\$3.66	\$2.00
4/13/2020	\$3.73	\$2.08
4/14/2020	\$3.93	\$2.17
4/15/2020	\$3.57	\$2.23
4/16/2020	\$3.36	\$2.28
4/17/2020	\$3.41	\$2.33
4/20/2020	\$3.47	\$2.38
4/21/2020	\$3.05	\$2.40
4/22/2020	\$3.48	\$2.44
4/23/2020	\$3.46	\$2.48
4/24/2020	\$3.56	\$2.52
4/27/2020	\$3.66	\$2.55
4/28/2020	\$3.66	\$2.59
4/29/2020	\$3.88	\$2.63

Date	Closing Price	Average Closing Price Between March 16, 2020 and Date Shown
4/30/2020	\$4.06	\$2.67
5/1/2020	\$3.33	\$2.69
5/4/2020	\$3.30	\$2.71
5/5/2020	\$2.81	\$2.71
5/6/2020	\$2.94	\$2.72
5/7/2020	\$3.17	\$2.73
5/8/2020	\$3.05	\$2.74
5/11/2020	\$3.00	\$2.75
5/12/2020	\$2.98	\$2.75
5/13/2020	\$2.96	\$2.76
5/14/2020	\$2.96	\$2.76
5/15/2020	\$3.13	\$2.77
5/18/2020	\$3.35	\$2.78
5/19/2020	\$3.22	\$2.79
5/20/2020	\$3.35	\$2.80
5/21/2020	\$3.38	\$2.82
5/22/2020	\$3.37	\$2.83
5/26/2020	\$3.35	\$2.84
5/27/2020	\$3.03	\$2.84
5/28/2020	\$2.89	\$2.84
5/29/2020	\$2.82	\$2.84
6/1/2020	\$2.91	\$2.84
6/2/2020	\$2.79	\$2.84
6/3/2020	\$2.77	\$2.84
6/4/2020	\$2.81	\$2.84
6/5/2020	\$2.82	\$2.84
6/8/2020	\$2.95	\$2.84
6/9/2020	\$3.00	\$2.84
6/10/2020	\$2.80	\$2.84
6/11/2020	\$2.54	\$2.84
6/12/2020	\$2.50	\$2.83

Case 3:20-cv-10100-TJB Document 157-5 Filed 03/11/25 Page 24 of 49 PageID:

#### SPECIAL NOTICE TO SECURITIES BROKERS AND OTHER NOMINEES

Nominees who purchased or otherwise acquired Mallinckrodt common stock during the Class Period for beneficial owners who are Class Members are directed to: (i) request within seven (7) calendar days of receipt of this Notice sufficient copies of the Postcard Notice from the Claims Administrator to forward to all such beneficial owners; or (ii) send a list of the names and addresses (including email addresses if available) of such beneficial owners to the Claims Administrator within seven (7) calendar days after receipt of this Notice. If a nominee elects to send the Postcard Notice to beneficial owners, such nominee is directed to email or mail (where an email is unavailable) the Postcard Notice via First Class Mail within seven (7) calendar days of receipt of those documents from the Claims Administrator, and upon such emailing or mailing, the nominee shall send a statement to the Claims Administrator confirming that the emailing or mailing was made as directed, and the nominee shall retain the list of names and addresses for use in connection with any possible future notice to the Class. Upon full compliance with these instructions, including the timely emailing or mailing of the Postcard Notice to beneficial owners, such nominees may seek reimbursement of their reasonable expenses actually incurred in complying with these instructions by providing the Claims Administrator with proper documentation supporting the expenses for which reimbursement is sought and reflecting compliance with these instructions. Reasonable out of-pocket expenses actually incurred in connection with the foregoing includes up to \$0.03 for providing names, addresses, and email addresses to the Claims Administrator per record; up to a maximum of \$0.03 per Postcard Notice mailed by you, plus postage at the rate used by the Claims Administrator; or \$0.03 per Postcard Notice sent by email. Such properly documented expenses incurred by nominees in compliance with the terms of these instructions will be paid from the Settlement Fund. All communications concerning the foregoing should be addressed to the Claims Administrator at notifications@gilardi.com or:

Mallinckrodt Securities Settlement
Claims Administrator
c/o Gilardi – a Verita Company
P.O. Box 301135
Los Angeles, CA 90030-1135
www.MallinckrodtSecuritiesSettlement.com

DATED: December 23, 2024

BY ORDER OF THE COURT UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

## THIS PAGE INTENTIONALLY LEFT BLANK

## THIS PAGE INTENTIONALLY LEFT BLANK

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

BARBARA STROUGO, Individually and on Behalf ) of All Others Similarly Situated, ) Plaintiff, )	No. 3:20-cv-10100-RK (TJB) CLASS ACTION
vs.	
MALLINCKRODT PUBLIC LIMITED COMPANY, et ) al.,	
Defendants.	
)	

#### PROOF OF CLAIM AND RELEASE

#### I. GENERAL INSTRUCTIONS

- 1. To recover as a Class Member based on the claims in the Litigation, 1 you must complete and, on page 9 hereof, sign this Proof of Claim. If you fail to submit a properly addressed (as set forth in paragraph 3 below) Proof of Claim, your claim may be rejected and you may be precluded from any recovery from the Net Settlement Fund created in connection with the proposed Settlement.
- 2. Submission of this Proof of Claim, however, does not assure that you will share in the proceeds of the Settlement of the Litigation.
- 3. YOU MUST MAIL OR SUBMIT ONLINE YOUR COMPLETED AND SIGNED PROOF OF CLAIM, ACCOMPANIED BY COPIES OF THE DOCUMENTS REQUESTED HEREIN, **ON OR BEFORE APRIL 14, 2025**, ADDRESSED AS FOLLOWS:

Mallinckrodt Securities Settlement
Claims Administrator
c/o Gilardi – a Verita Company
P.O. Box 301135
Los Angeles, CA 90030-1135
Online Submissions: www.MallinckrodtSecuritiesSettlement.com

If you are NOT a Class Member, as defined in the Notice of Pendency and Proposed Settlement of Class Action ("Notice"), DO NOT submit a Proof of Claim.

- 4. If you are a Class Member and you do not timely request exclusion from the Class, you will be bound by the terms of any judgment entered in the Litigation, including the Releases provided therein, WHETHER OR NOT YOU SUBMIT A PROOF OF CLAIM.
- 5. If you are a Class Member, you will be bound by the terms of any judgments or orders entered in the Litigation WHETHER OR NOT YOU SUBMIT A PROOF OF CLAIM, unless you submit a request for exclusion from the Class. Thus, if you are a Class Member, the Judgment will release, and you will be barred and enjoined from commencing, instituting, prosecuting, or continuing to prosecute any action or other proceeding in any court of law or equity, arbitration tribunal, or administrative forum asserting each and every Released Plaintiffs' Claims against the Released Defendant Parties.

This Proof of Claim and Release ("Proof of Claim") incorporates by reference the definitions in the Stipulation of Settlement ("Stipulation"), which can be obtained at www.MallinckrodtSecuritiesSettlement.com.

- 6. You are eligible to participate in the distribution of the Net Settlement Fund only if you are a Member of the Class and if you complete and return this form as specified below. If you fail to submit a timely, properly addressed, and completed Proof of Claim with the required documentation, your claim may be rejected and you may be precluded from receiving any distribution from the Net Settlement Fund.
- 7. Submission of this Proof of Claim does not guarantee that you will share in the proceeds of the Settlement. The distribution of the Net Settlement Fund will be governed by the Plan of Allocation set forth in the Notice, if it is approved by the Court, or by such other plan of allocation approved by the Court.

#### II. CLAIMANT IDENTIFICATION

You are a Member of the Class if you purchased or otherwise acquired the common stock of Mallinckrodt plc ("Mallinckrodt") between May 3, 2016, and March 13, 2020, inclusive (the "Class Period"), and are not otherwise excluded from the Class.

Use Part I of this form entitled "Claimant Identification" to identify each purchaser or acquirer of record ("nominee") of the Mallinckrodt common stock that forms the basis of this claim. THIS PROOF OF CLAIM MUST BE FILED BY THE ACTUAL BENEFICIAL PURCHASER(S) OR ACQUIRER(S) OR THE LEGAL REPRESENTATIVE OF SUCH PURCHASER(S) OR ACQUIRER(S) OF MALLINCKRODT COMMON STOCK UPON WHICH THIS CLAIM IS BASED.

All joint purchasers or acquirers must sign this Proof of Claim. If you purchased or otherwise acquired Mallinckrodt common stock during the Class Period and held the securities in your name, you are the beneficial owner as well as the record owner and you must sign this Proof of Claim to participate in the Settlement. If, however, you purchased or otherwise acquired Mallinckrodt common stock during the Class Period and the shares were registered in the name of a third party, such as a nominee or brokerage firm, you are the beneficial owner of these shares, but the third party is the record owner. The beneficial owner, not the record owner, must sign this Proof of Claim.

Executors, administrators, guardians, conservators, and trustees must complete and sign this claim on behalf of persons represented by them and their authority must accompany this claim and their titles or capacities must be stated. Specifically, they must (i) expressly state the capacity in which they are acting; (ii) identify the name, account number, last four digits of the Social Security Number (or full taxpayer identification number), address, and telephone number of the beneficial owner of (or other person or entity on whose behalf they are acting with respect to) the Mallinckrodt securities; and (iii) furnish herewith evidence of their authority to bind to the Proof of Claim the person or entity on whose behalf they are acting. (Authority to complete and sign a Proof of Claim cannot be established by stockbrokers demonstrating only that they have discretionary authority to trade stock in another person's accounts.)

The last four digits of the Social Security Number (or full Taxpayer Identification Number) and telephone number of the beneficial owner may be used in verifying the claim. Failure to provide the foregoing information could delay verification of your claim or result in the rejection of the claim.

You are required to submit genuine and sufficient documentation for all of your transactions and holdings in the Mallinckrodt common stock set forth in the Schedule of Transactions in Part II of this Proof of Claim. Documentation may consist of copies of brokerage confirmation slips or monthly brokerage account statements, or an authorized statement from your broker containing the transactional and holding information found in a broker confirmation slip or account statement. The Settling Parties and the Claims Administrator do not independently have information about your investments in Mallinckrodt stock. IF SUCH DOCUMENTS ARE NOT IN YOUR POSSESSION, PLEASE OBTAIN COPIES OR EQUIVALENT CONTEMPORANEOUS DOCUMENTS FROM YOUR BROKER. FAILURE TO SUPPLY THIS DOCUMENTATION MAY RESULT IN THE REJECTION OF YOUR CLAIM. DO NOT SEND ORIGINAL DOCUMENTS. Please keep a copy of all documents that you send to the Claims Administrator. Also, please do not highlight any portion of the Proof of Claim or any supporting documents.

A Proof of Claim should be submitted for each separate legal entity (e.g., a claim of joint owners should not include separate transactions of just one of the joint owners, and an individual should not combine his or her IRA transactions with transactions made solely in the individual's name). Conversely, a single Proof of Claim should be submitted on behalf of one legal entity including all transactions made by that entity, no matter how many separate accounts that entity has (e.g., an institution with multiple brokerage accounts that the entity has transacted in Mallinckrodt common stock during the Class Period).

By submitting a signed Proof of Claim, you will be swearing that you: (i) own(ed) the Mallinckrodt common stock you have listed in the Proof of Claim; or (ii) are expressly authorized to act on behalf of the owner thereof.

By submitting a signed Proof of Claim, you will be swearing to the truth of the statements contained therein and the genuineness of the documents attached thereto, subject to penalties of perjury under the laws of the United States of America. The making of false statements, or the submission of forged or fraudulent documentation, will result in the rejection of your claim and may subject you to civil liability or criminal prosecution.

If the Court approves the Settlement, payments to eligible Authorized Claimants pursuant to the Plan of Allocation (or such other plan of allocation as the Court approves) will be made after the completion of all claims processing. This could take substantial time. Please be patient.

If you have questions concerning the Proof of Claim, or need additional copies of the Proof of Claim or the Notice, you may contact the Claims Administrator, c/o Gilardi – a Verita Company, at P.O. Box 301135, Los Angeles, CA 90030-1135, or by email at info@MallinckrodtSecuritiesSettlement.com, or by toll-free phone at 888-726-1568, or you may download the documents from the Settlement website, www.MallinckrodtSecuritiesSettlement.com.

#### III. CLAIM FORM

Use Part II of this form entitled "Schedule of Transactions in Mallinckrodt Common Stock" to supply all required details of your transaction(s). If you need more space or additional schedules, attach separate sheets giving all of the required information in substantially the same form. Sign and print or type your name on each additional sheet.

On the schedules, provide all of the requested information with respect to **all** of your purchases, acquisitions, and sales of Mallinckrodt common stock that took place between May 3, 2016 and June 12, 2020, inclusive, whether such transactions resulted in a profit or a loss.<sup>2</sup> You must also provide all of the requested information with respect to the number of shares of Mallinckrodt common stock you held at the close of trading on May 2, 2016, March 13, 2020, and June 12, 2020. Failure to report all such transactions may result in the rejection of your claim.

List each transaction separately and in chronological order, by trade date, beginning with the earliest. You must accurately provide the month, day, and year of each transaction you list.

The date of covering a "short sale" is deemed to be the date of purchase or other acquisition of Mallinckrodt common stock. The date of a "short sale" is deemed to be the date of sale of Mallinckrodt common stock.

COPIES OF BROKER CONFIRMATIONS OR OTHER DOCUMENTATION OF YOUR TRANSACTIONS IN MALLINCKRODT COMMON STOCK SHOULD BE ATTACHED TO YOUR PROOF OF CLAIM. FAILURE TO PROVIDE THIS DOCUMENTATION COULD DELAY VERIFICATION OF YOUR CLAIM OR RESULT IN THE REJECTION OF YOUR CLAIM. THE PARTIES DO NOT HAVE INFORMATION ABOUT YOUR TRANSACTIONS IN MALLINCKRODT COMMON STOCK.

-

Information requested about your purchases/acquisitions on March 14, 2020 through and including the close of trading on June 12, 2020 is needed only for the Claims Administrator to confirm that you have reported all relevant transactions. Purchases/acquisitions during this period are not eligible for a recovery because they are outside the Class Period.

PLEASE NOTE: As set forth in the Plan of Allocation contained in the Notice, each Authorized Claimant shall receive his, her, its, or their *pro rata* share of the Net Settlement Fund. If the prorated payment to any Authorized Claimant calculates to less than \$10.00, it will not be included in the calculation and no distribution will be made to that Authorized Claimant.

NOTICE REGARDING ELECTRONIC FILES: Certain claimants with large numbers of transactions may request, or may be requested, to submit information regarding their transactions in electronic files. All such claimants MUST also submit a manually signed paper Proof of Claim whether or not they also submit electronic copies. If you wish to submit your claim electronically, you must contact the Claims Administrator at edata@gilardi.com to obtain the required file layout. Any file not in accordance with the required electronic filing format will be subject to rejection. Only one Proof of Claim should be submitted for each legal entity (see above) and the complete name of the beneficial owner(s) of the securities must be entered where called for. Distribution payments must be made by check or electronic payment payable to the Authorized Claimant (beneficial account owner). The Third-Party Filer shall not be the payee of any distribution payment check or electronic distribution payment. No electronic files will be considered to have been properly submitted unless the Claims Administrator issues to the claimant a written acknowledgment of receipt and acceptance of electronically submitted data. Do not assume that your file has been received until you receive this notification. If you do not receive such an email within 10 days of your submission you should contact the electronic filing department at edata@gilardi.com to inquire about your file and confirm it was received.

Official
Office
Use
Only

Document 157-5 Filed 03/1 1/2 2665

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

Strougo v. Mallinckrodt Public Limited Company, et al.

No. 3:20-cv-10100-RK (TJB)

Must Be Postmarked (if Mailed) or Received (if Submitted Online) No Later Than April 14, 2025

Page 31 of 49 PageID:

## **MKD**

Please Type or Print in the Boxes Below Must use Black or Blue Ink or your claim may be deemed deficient.

Foreign Country Name/Abbreviation

MM/DD/YY

FOR CLAIMS

PROCESSING

ONLY

#### PROOF OF CLAIM AND RELEASE

REMEMBER TO ATTACH COPIES OF BROKER CONFIRMATIONS OR OTHER DOCUMENTATION OF YOUR TRANSACTIONS IN MALLINCKRODT COMMON STOCK. FAILURE TO PROVIDE THIS DOCUMENTATION COULD DELAY VERIFICATION OF YOUR CLAIM OR RESULT IN THE REJECTION OF YOUR CLAIM. PART I. CLAIMANT IDENTIFICATION Last Name M.I. First Name Last Name (Co-Beneficial Owner) First Name (Co-Beneficial Owner) M.I. **IRA** Joint Tenancy **Employee** Individual Other (specify) Company Name (Beneficial Owner - If Claimant is not an Individual) or Custodian Name if an IRA Trustee/Asset Manager/Nominee/Record Owner's Name (If Different from Beneficial Owner Listed Above) Account#/Fund# (Not Necessary for Individual Filers) Last Four Digits of Social Security Number **Taxpayer Identification Number** Telephone Number (Primary Daytime) Telephone Number (Alternate) **Email Address MAILING INFORMATION** Address Address (cont.) City State ZIP Code

СВ

Foreign Province

ОВ

FOR CLAIMS

PROCESSING

ONLY

Foreign Postal Code

FL

ME

ND

RE

SH

BE

DR

EM

KE

ICI

# Case 3:20ARY-11.03.00 POR LINEAR TONS IN WHALL MERKE OF COMMON & POOR PAGE ID: 2666

	trading on May 2, 2016. If none, write "0" or "zero."																						
В.	B. Purchases or other acquisitions of Mallinckrodt common stock between May 3, 2016 and June 12, 2020, inclusive:  PURCHASES ———————————————————————————————————																						
	PURCHASES  Total Purchase or Acquisition Price Proof Trade Date(s) Number of Shares (Excluding commissions, Purcha (List Chronologically) Purchased or Acquired taxes and fees) Enclose								chase														
	М	M D	D	Υ	Υ	Υ	Υ																
1.		/	/											\$								00	O Y O N
2.		/	/	'										\$								00	O Y O N
3.		/	/	'										\$								00	O Y O N
4.		/	/											\$								00	O Y N
5.		/	/	1										\$								00	O Y O N
	MPORTANT: (i) If any purchase listed covered a "short sale," please mark Yes: Yes  If you received shares through an acquisition or merger, please identify the date, the share amount and the company acquired:  M M D D Y Y Y Y Merger Shares: Company:																						
		/	/																				
C.		s of Mallir	/ nckrodt	comr	mon	stoo	ck bet	tweer	n May	/ 3, 2	2016	and Ju	ne 12	2, 2020,	inclus	sive:							
C.		SALES -	rade Da	ate(s)		stoo	ck bet	tweer	n May	Nu	2016 mbei	of	ne 12	2, 2020,		Total	ng co	es Pri ommis d fee	ssion	ıs,		Sa	of of ales osed?
		SALES -	rade Da Chrono	ate(s) logica Y	ally)	stoo	ck bet	tweer	n May	Nu	mbei	of	ne 12			Total	ng co	mmi	ssion	ns,		Sa	ales osed?
C.		SALES -	rade Da Chrono	ate(s) logica Y	ally)			tweer	n May	Nu	mbei	of	ne 12	\$		Total	ng co	mmi	ssion	ns,		Sa	ales
	M	SALES -	rade Da Chrono	ate(s) logica Y	ally)			tweer	n May	Nu	mbei	of	ne 12			Total	ng co	mmi	ssion	ns,		Sa	osed?  Y N Y N
1.	M	SALES -	rade Da Chrono	ate(s) logica Y	ally)			tweer	n May	Nu	mbei	of	ne 12	\$		Total	ng co	mmi	ssion	ns,	-	Sa Enclo	elles osed? O Y O N
1.	M	SALES -	rade Da Chrono	ate(s) logica Y	ally)			tweer	n May	Nu	mbei	of	ne 12	\$		Total	ng co	mmi	ssion	OIS,		Sa Enclo	Y N Y N Y
1. 2. 3.	M	SALES -	rade Da Chrono	ate(s) logica Y	ally)			tweer	n May	Nu	mbei	of	ne 12	\$ \$ \$		Total	ng co	mmi	ssion	os,		00 00 00	Y N Y N Y
1. 2. 3. 4. 5. D.	M	SALES -	rade Da Chrono D	ate(s) logica Y	Y Y	Y Y	Y	n stoo	sk hel	Nu Sha	mberares S	ose of		\$ \$ \$		Total	ng co	mmi	ssion			00 00 00 00 00 00	y N Y N Y N Y N Y N Y N N Y N N N N N N
1. 2. 3. 4. 5. D. E.	M Numl tradir	SALES -	rade Da Chrono D / / / / / / / / / / / / / / / / / /	Aallino	ally) Y	Y  Y  ddt co	mmoi docu mmoi	n stoo mente	ck hel	Nu Sha d at t	the cle, wr	ose of te "zero	o":	\$ \$ \$		Total	ng co	mmi	ssion	Pi	roof I	00 00 00 00 00 =nclos	y N Y N Y N Y N Y N Y N Seed?

name and the last four digits of your social security/taxpayer identification number on each additional page.

YOU MUST READ AND SIGN THE RELEASE ON PAGE 9. FAILURE TO SIGN THE RELEASE

MAY RESULT IN A DELAY IN PROCESSING OR THE REJECTION OF YOUR CLAIM.



# Case 3:20:09UBNH99ITNF0 JURISUTO910N50F5couRH9AND3AEKR6WLEBGMENTS 49 PageID: 2667

I (We) submit this Proof of Claim under the terms of the Stipulation described in the Notice. I (We) also submit to the jurisdiction of the United States District Court for the District of New Jersey with respect to my (our) claim as a Class Member and for purposes of enforcing the release set forth herein. I (We) further acknowledge that I am (we are) bound by and subject to the terms of any judgment that may be entered in the Litigation. I (We) agree to furnish additional information to the Claims Administrator to support this claim if requested to do so. I (We) have not submitted any other claim covering the same purchases, other acquisitions, or sales of Mallinckrodt common stock during the relevant period and know of no other person having done so on my (our) behalf.

#### V. RELEASE

- 1. I (We) hereby acknowledge full and complete satisfaction of, and do hereby fully, finally, and forever waive, release, relinquish, discharge and dismiss from the Released Plaintiffs' Claims each and all of the "Released Defendant Parties," defined as any or all of the Individual Defendants and/or Mallinckrodt, and/or any or all of their related parties, including, without limitation, any and all of their current or former parents, subsidiaries, affiliates, predecessors, successors, divisions, funds, joint ventures, and general or limited partnerships, and each of their respective current or former officers, directors, trustees, partners, members, contractors, auditors, principals, agents, managing agents, employees, attorneys, accountants, investment bankers, commercial bankers, financial or investment advisors, consultants, advisors, underwriters, insurers in their capacities as such, as well as each of the Individual Defendants' and/or Mallinckrodt's immediate family members, heirs, executors, personal or legal representatives, estates, beneficiaries, predecessors, successors, legatees, devisees, administrators, spouses, receivers and trustees, settlors, auditors, accountants, and assigns, as well as any trust of which any of the Individual Defendants is the settlor or which is for the benefit of any of the Individual Defendants and/or member(s) of his family, and any person, firm, trust, corporation, officer, director or other individual or entity in which any of the Individual Defendants and/or Mallinckrodt.
- 2. "Released Plaintiffs' Claims" means any and all claims demands, losses, rights, liabilities, obligations, damages, issues, and causes of action of every nature and description, whether known or unknown, asserted or unasserted, accrued or unaccrued, fixed or contingent, liquidated or unliquidated, foreseen or unforeseen, whether arising under federal, state, local, statutory, common or foreign law, or any other law, rule or regulation, at law or in equity, whether direct, representative, class, or individual in nature, based on, arising out of, or in connection with both: (i) the purchase or acquisition of Mallinckrodt common stock during the period between May 3, 2016, and March 13, 2020, inclusive, and (ii) the allegations, acts, facts, matters, occurrences, disclosures, filings, representations, statements, or omissions that were or could have been alleged by Plaintiffs and other Members of the Class in the Litigation. "Released Plaintiffs' Claims" does not include claims to enforce the Settlement, or any derivative or ERISA claims, or the claims of any Person who submits a request for exclusion from the Class in connection with this Settlement that is accepted by the Court. "Released Plaintiffs' Claims" includes "Unknown Claims" as defined below.
- 3. "Unknown Claims" means (i) any and all Released Plaintiffs' Claims which any of the Releasing Plaintiff Parties do not know or suspect to exist in his, her, or its favor at the time of the release of the Released Defendant Parties, which, if known by him, her, or it, might have affected his, her, or its settlement with and release of the Released Defendant Parties, or might have affected his, her, or its decision(s) with respect to the Settlement, including, but not limited to, whether or not to object to this Settlement or seek exclusion from the Class; and (ii) any and all Released Defendants' Claims that any of the Released Defendant Parties do not know or suspect to exist in his, her, or its favor at the time of the release of Plaintiffs, the Class, and Plaintiffs' Counsel, which, if known by him, her, they, or it, might have affected his, her, or its settlement and release of Plaintiffs, the Class, and Plaintiffs' Counsel. With respect to (i) any and all Released Plaintiffs' Claims against the Released Defendant Parties, and (ii) any and all Released Defendants' Claims against Plaintiffs, the Class, and Plaintiffs' Counsel, the Settling Parties stipulate and agree that, upon the Effective Date, the Settling Parties shall expressly waive, and each Releasing Plaintiff Party and Released Defendant Party shall be deemed to have, and by operation of the Judgment shall have expressly waived, the provisions, rights, and benefits of 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.

The Settling Parties shall fully, finally, and forever expressly waive 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. The Releasing Plaintiff Parties and Released Defendant Parties acknowledge that they may hereafter discover facts, legal theories, or authorities in addition to or different from those which he, she, it, or their counsel now knows or believes to be true with respect to the subject matter of the Released Plaintiffs' Claims or Released Defendants' Claims, but (a) the Releasing Plaintiff Parties shall expressly, fully, finally, and forever waive, compromise, settle, discharge, extinguish, and release, and each Releasing Plaintiff Party shall be deemed to have waived, compromised, settled, discharged, extinguished, and released, and upon the Effective Date, and by operation of the Judgment shall have waived, compromised, settled, discharged, extinguished, and released, fully, finally, and forever, any and all Released Plaintiffs' Claims against the Released Defendant Parties, known or unknown, suspected or unsuspected, contingent or non-contingent, accrued or unaccrued, whether or not concealed or hidden, which now exist, or heretofore have existed, or may hereafter exist, upon any theory of law or equity now existing or coming into existence in the future, including, but not limited to, conduct which is negligent, intentional, with or without malice, or a breach of any duty, law, or rule, without regard to the subsequent discovery or existence of such different or additional facts, legal theories, or authorities, and (b) the Released Defendant Parties shall



expressly, fully finally, and forever waive, compromise, settle, discharge, extinguish, and release, and each Released Defendant Party shall be deemed to have waived, compromised, settled, discharged, extinguished, and released, and upon the Effective Date, and by operation of the Judgment shall have waived, compromised, settled, discharged, extinguished, and released, fully, finally, and forever, any and all Released Defendants' Claims against Plaintiffs, the Class, and Plaintiffs' Counsel, known or unknown, suspected or unsuspected, contingent or non-contingent, whether or not concealed or hidden, which now exist, or heretofore have existed, upon any theory of law or equity now existing or coming into existence in the future, including, but not limited to, conduct which is negligent, intentional, with or without malice, or a breach of any duty, law or rule, without regard to the subsequent discovery or existence of such different or additional facts, legal theories, or authorities. The Settling Parties acknowledge, and the Releasing Plaintiff Parties and Released Defendant Parties shall be deemed by operation of the Judgment to have acknowledged, that the foregoing waiver was separately bargained for and is an essential element of the Settlement of which this release is a part.

4. These Releases shall be of no force or effect unless and until the Court approves the Stipulation and the Settlement becomes effective on the Effective Date.

#### **CERTIFICATION**

By signing and submitting this Proof of Claim, the claimant(s) or the person(s) who represent(s) the claimant(s) certifies (certify), as follows:

- 1. that I (we) read and understand the contents of the Notice and this Proof of Claim, including the Releases provided for in the Settlement and the terms of the Plan of Allocation;
- 2. that the claimant(s) is a (are) Class Member(s), as defined in the Notice and on page 2 of this Proof of Claim, and is (are) not excluded from the Class by definition or pursuant to request as set forth in the Notice.
- 3. that I (we) own(ed) the Mallinckrodt common stock identified in the Proof of Claim and have not assigned the claim against the Released Defendant Parties to another, or that, in signing and submitting this Proof of Claim, I (we) have the authority to act on behalf of the owner(s) thereof;
- 4. that the claimant(s) has (have) not submitted any other claim covering the same purchases/acquisitions of Mallinckrodt common stock, and knows (know) of no other person having done so on the claimant's (claimants') behalf;
- 5. that the claimant(s) submit(s) to the jurisdiction of the Court with respect to claimant's (claimants') claim and for purposes of enforcing the Releases set forth herein;
- 6. that I (we) agree to furnish such additional information with respect to this Proof of Claim as Lead Counsel, the Claims Administrator or the Court may require;
- 7. that the claimant(s) waive(s) the right to trial by jury, to the extent it exists, and agree(s) to the Court's summary disposition of the determination of the validity and amount of the claim made by means of this Proof of Claim;
- 8. that I (we) acknowledge that the claimant(s) will be bound by and subject to the terms of any judgment(s) that may be entered in the Litigation; and
- 9. that the claimant(s) is (are) NOT subject to backup withholding under the provisions of Section 3406(a)(1)(C) of the Internal Revenue Code because (i) the claimant(s) is (are) exempt from backup withholding or (ii) the claimant(s) has (have) not been notified by the IRS that he/she/it is subject to backup withholding as a result of a failure to report all interest or dividends or (iii) the IRS has notified the claimant(s) that he/she/it is no longer subject to backup withholding. If the IRS has notified the claimant(s) that he, she, or it is subject to backup withholding, please strike out the language in the preceding sentence indicating that the claim is not subject to backup withholding in the certification above.



## Case 3:20-cv-10100-TJB Document 157-5 Filed 03/11/25 Page 35 of 49 PageID: 2669

UNDER THE PENALTIES OF PERJURY, I (WE) CERTIFY THAT ALL OF THE INFORMATION PROVIDED BY ME (US) ON THIS PROOF OF CLAIM IS TRUE, CORRECT, AND COMPLETE, AND THAT THE DOCUMENTS SUBMITTED HEREWITH ARE TRUE AND CORRECT COPIES OF WHAT THEY PURPORT TO BE

Executed this	day of	in
	(Month/Year)	(City/State/Country)
(Sign your name here)		(Sign your name here)
(Type or print your name here)		(Type or print your name here)
(Capacity of person(s) signing, e Beneficial Purchaser or Acquirer	_	(Capacity of person(s) signing, <i>e.g.</i> , Beneficial Purchaser or Acquirer, Executor or Administrator)

## ACCURATE CLAIMS PROCESSING TAKES A SIGNIFICANT AMOUNT OF TIME. THANK YOU FOR YOUR PATIENCE.

#### Reminder Checklist:

- 1. Please sign the above release and acknowledgment.
- 2. Remember to attach copies of supporting documentation.
- 3. **Do not send** originals of certificates or other documentation as they will not be returned.
- 4. Keep a copy of your Proof of Claim and all supporting documentation for your records.
- If you desire an acknowledgment of receipt of your Proof of Claim, please send it Certified Mail, Return Receipt Requested.
- 6. If you move, please send your new address to the address below.
- 7. **Do not use red pen or highlighter** on the Proof of Claim or supporting documentation. Must use Black or Blue Ink or your claim may be deemed deficient.

## THIS PROOF OF CLAIM MUST BE SUBMITTED ONLINE OR MAILED NO LATER THAN APRIL 14, 2025, ADDRESSED AS FOLLOWS:

Mallinckrodt Securities Settlement
Claims Administrator
c/o Gilardi – a Verita Company
P.O. Box 301135
Los Angeles, CA 90030-1135

Online Submissions: www.MallinckrodtSecuritiesSettlement.com



## THIS PAGE INTENTIONALLY LEFT BLANK



# EXHIBIT C

1 McInnis Parkway Suite 250 San Rafael, CA 94903 P: (415) 458-3015

January 13, 2025

«FirstName» «LastName» «Company» «Addr1» «Addr2» South Bend, IN 46601 «FCountry»

Re: Mallinckrodt Securities Settlement

Dear «GENDER» «LastName»:

Please find enclosed the Postcard Notice for the above-referenced litigation. Please note both the Class Period and the designated eligible securities, specifically the inclusion of all persons or entities who purchased or otherwise acquired Mallinckrodt plc ("Mallinckrodt" or the "Company") common stock between May 3, 2016, and March 13, 2020, inclusive (the "Class Period"). In addition, the Postcard Notice provides that the exclusion deadline is March 25, 2025 and the claim submission deadline is April 14, 2025.

Please pay particular attention to the "Special Notice to Securities Brokers and Other Nominees" on page fourteen of the full Notice of Pendency and Proposed Settlement of Class Action (the "Notice") which states, in part: Nominees who purchased or otherwise acquired Mallinckrodt common stock during the Class Period for beneficial owners who are Class Members are directed to: (i) request within seven (7) calendar days of receipt of this Notice sufficient copies of the Postcard Notice from the Claims Administrator to forward to all such beneficial owners; or (ii) send a list of the names and addresses (including email addresses if available) of such beneficial owners to the Claims Administrator within seven (7) calendar days after receipt of this Notice. If a nominee elects to send the Postcard Notice to beneficial owners, such nominee is directed to email or mail (where an email is unavailable) the Postcard Notice via First Class Mail within seven (7) calendar days of receipt of those documents from the Claims Administrator, and upon such emailing or mailing, the nominee shall send a statement to the Claims Administrator confirming that the emailing or mailing was made as directed, and the nominee shall retain the list of names and addresses for use in connection with any possible future notice to the Class.

Please do not make your own copies of the Proof of Claim, as copies may not be accepted for processing. Additional copies of the appropriate documents may be requested by contacting us at the above address and/or phone number. If we conduct the necessary mailing on your behalf, please submit names and addresses either via email to <a href="Motifications@Gilardi.com">Motifications@Gilardi.com</a>, via CD Rom to the above address or contact us to obtain secure FTP transmission instructions. Mailing labels will be accepted, but you may be requested to provide an additional copy of the address information you send. Do not include any confidential information that should not appear on a mailing label.

The data provided must be in one of the following formats:

- ASCII Fixed Length file
- ASCII Tab Delimited file
- Microsoft Excel spreadsheet

Your request must also specify the case name and Control Total(s) (for example, the total number of name and address records provided) for each file submission. If you have any questions, please email <a href="Motifications@Gilardi.com">Motifications@Gilardi.com</a>.

Sincerely,

Gilardi and Company, LLC

# **EXHIBIT D**

## RICCEST 1 000 STOCKS

Continued From Page B7		N	et		Net			Net			Net			Net			Net			Net			Net
Ne	Stock	Sym Close C		Sym (	Close Chg	Stock	Sym Close	Chg	Stock	Sym Close	Chg	Stock	Sym Clo	se Chg	Stock	Sym Cl	ose Chg	Stock	Sym Clos	e Chg	Stock	Sym Clos	e Chg
Stock Sym Close Ch	M&T Bank	MTB 198.26 1	0 McCormi	-k WKC	74.25 0.94	monday.com	MNDY 247.46	5.41	NetApp	NTAP 123.67	1.58	Nucor	NUE 125.	07 0.54			5.41 -0.33		<b>PAG</b> 162.9	1 2.41	ProcoreTech	PCOR 78.4	19 1.51
LibertyFormOne C FWONK 90.98 -0.2		ts <b>MGM</b> 33.35 0			82.61 1.66	Mondelez	MDLZ 57.60	-0.26	NetEase	NTES 100.71		Nutanix	NTNX 65.			g <b>OC</b> 18	7.27 4.59	Pentair	PNR 105.3	5 2.33	Procter&Gamble		
LibertyFormOne A FWONA 82.88 -0.4		MPLX 52.64 1			86.08 -6.49	MongoDB	MDB 257.86	4.75	Netflix	NFLX 869.68		Nutrien	NTR 51.			<b>PDD</b> 10	1.15 -1.42	Penumbra	PEN 268.2		Progressive		
LibertyLiveA LLYVA 70.08 1.8		MSCI 617.38 5			47.52 10.17	MonolithicPower				<b>NBIX</b> 145.88		nVentElectric				PCG 1	7.30 0.29		<b>PEP</b> 148.5			PLD 117.2	
EliLilly <b>LLY</b> 742.35 16.6		MGA 40.81 0			88.38 0.30				NewOrientalEdu			NVIDIA	NVDA 140.	83 3.12			3.56 0.02				PrudentialFinl		
LincolnElectric LECO 199.39 5.0		MMYT 99.59 -7		ibre MELI 1			MCO 484.75			<b>NYT</b> 52.58	0.72	^	P Q		POSCO	PKX 4	5.38 0.34	PermianRscs	PR 15.7	6 -0.24		<b>PUK</b> 16.1	
Linde LIN 442.46 6.4		oc MANH 282.08 8			96.24 -1.68	MorganStanley			Newmont	<b>NEM</b> 42.35	0.68	U	r ų		PPG Ind		3.37 3.13				PublicServiceEnt		
Lineage LINE 60.11 1.9		MFC 30.84 0	23 MetaPlatf	orms META 6	16.46 3.69	Morningstar			NewsCorp B	NWS 30.94	0.54	OGE Energy	OGE 43.	36 0.79	PPL		3.57 0.32				PublicStorage		
LithiaMotors LAD 353.85 1.5		CART 46.43 0	1 MetLife	MET	86.88 0.10		MOS 27.11						OKE 109.		PTC		7.90 0.11	Pfizer	<b>PFE</b> 26.6		PulteGroup		
LiveNationEnt LYV 138.91 3.3		ol MPC 150.82 -1	88 Mettler-T	oledo MTD 1	324.48 29.05				NextEraEnerg				ON 55.		Paccar		).11 -0.22				PureStorage		
LloydsBanking LYG 3.02 0.1		MKL 1788.50 14	13 Microchip	Tech MCHP	58.51 0.54	MuellerIndustries		0.55		NKE 73.17		O'ReillyAuto	<b>ORLY</b> 1241	.08 24.29	PackagingCpA				<b>PSX</b> 120.4			QGEN 47.5	
LockheedMartin LMT 506.29 15.9	MarketAxes	<b>MKTX</b> 221.96 1	6 MicronTe	ch <b>MU</b> 1	.09.38 3.63	MurphyUSA				NI 38.56		OccidentalPetro	ol <b>OXY</b> 50.	55 -1.42	PalantirTech							QCOM 167.2	
Loews L 86.29 0.0		MAR 277.72 0	Microsoft		28.50 -0.53		NICE 165.52			NOK 4.61		Okta	OKTA 89.	40 2.11	PaloAltoNtwl						QuantaServices		
LogitechIntl LOGI 90.20 2.9		en <b>MMC</b> 218.22 2	9 MicroStra	itegy <b>MSTR</b> 3	89.10 -7.40	NIO		-0.18		NMR 6.12		OldDomFreigh	t ODFL 190.	43 0.88	ParkerHannif							<b>DGX</b> 152.6	1.45
Lowe's <b>LOW</b> 264.35 3.2		ta <b>MLM</b> 552.64 10				NRG Energy				NDSN 220.18		OldRepublic				PSN 9			PINS 32.07			≀ S	
Lucid LCID 2.86 -0.2		MRVL 123.78 -0					NVR 8347.05					OmegaHealthcan						PlainsAllAmPip				` _	
lululemon <b>LULU</b> 372.81 -0.8	Masco	MAS 78.67 0			5.19 0.11								OMC 86.						PAGP 21.9			RBC 323.6	9 11.60
LyondellBasell LYB 77.73 0.4		MASI 176.07 3	78 Mobileye	MBLY	16.67 0.65		NDAQ 79.87						ONON 59.	95 1.97	Paylocity			I PlanetFitness				RBA 90.8	35 1.60
Lyondenbasen LIB 77:73 0.	▲ MasTec	MTZ 160.79 5			35.89 1.83		NTRA 167.46					OntoInnovation				PYPL 8			<b>POOL</b> 359.1			<b>RELX</b> 49.5	55 1.38
M N	Mastercard	MA 528.06 3			97.44 11.23		NGG 61.59			NVS 99.73		Oracle	ORCL 172			<b>PSO</b> 1			PRI 293.5			RH 454.5	52 7.29
		MTCH 32.74		orsA TAP.A	53.86 -1.14		NWG 10.47											PrimoBrands				<b>RPM</b> 128.3	31 1.79
Macom Tech MTSI 148.78 3.3	McCormickV	g <b>MKC.V</b> 74.64 1	11 MolsonCo	orsB <b>TAP</b>	55.74 0.51	NebiusA	NBIS 37.60	1.56	NuHoldings	NU 11.48	-0.05	OtisWorldwide	e <b>OTIS</b> 95.	50 0.73	PembinaPipelir	e <b>PBA</b> 3	7.68 0.20	PrincipalFinl	<b>PFG</b> 82.5	4 0.88	Con	tinued on P	age B11

MatchGroup M		53.86 -1.14 NatWest	NGG 61.59 2.0 NWG 10.47 0.2	6 NovoNordisk NVO	81.03 2.34 Orix IX 105.9	8 2.43 I Pegasystems PEGA 1		
i Macom Tech MTSI 148.78 3.37 McCormickVtg N	MolsonCoorsB TAP	55.74 0.51 NebiusA	NBIS 37.60 1.5	6 NuHoldings <b>NU</b>	11.48 -0.05 OtisWorldwide <b>OTIS</b> 95.5	0 0.73 PembinaPipeline <b>PBA</b>	37.68 0.20 PrincipalFinl	PFG 82.54 0.88 Continued on Page B11
<b>Mutual Funds</b>	Data provided by LSEC	Net Fund NAV Chg	YTD %Ret Fund	Net YTD NAV Chg %Ret Fur	Net YTD nd NAV Chg %Ret Fund	Net YTD NAV Chg %Ret Fund	Net YTD NAV Chg %Ret Fund	Net YTD Net YTD NAV Chg %Ret Fund NAV Chg %Ret
NOTICE TO RE  Data as of Friday, January 17, 2025. Up-to found online at www.wsj.co	o-date mutual-fund data can be	USLgVa 51.27 +0.35 <b>Dodge &amp; Cox</b>	2.9 Fidelity Adv 3.0 Total Bd 4.0 Fidelity Free Freedom2030	visor I Fid 9.38 0.1 Sem edom Sot K 17.78 +0.08 1.3 Tec	ftwr 27.58 +0.17 0.5 Valuel ch 37.29 +0.67 1.1 <b>Natixis Fund</b>	207.72 +2.29 3.0 TSM Sel r 50.13 +0.20 2.7 <b>TIAA/CREF</b> Is BdldxInst	92.09 +0.91 2.0 SmCap 101.33 +0.96 2.3 SmGth Funds STBond 9.470.1 STIGrad	Adml 101.96 +0.36
Top 250 mutual-funds listings for Nasdaq-publist  e-Ex-distribution. f-Previous day's quotation. g-Fo and s apply. k-Recalculated by LSEG, using updat 12b-1. r-Redemption charge may apply. s-Stock s apply. v-Footnotes x and e apply. x-Ex-dividend. 2	otnotes x and s apply. <b>j</b> -Footnotes e ced data. <b>p</b> -Distribution costs apply, plit or dividend. <b>t</b> -Footnotes p and r	DoubleLine Funds TotRetBdl 8.67 -0.01	-0.1 Freedom2040 1.8 Idx2030InsPr 3.7 Idx2035InsPr Idx2040InsPr Idx2045InsPr	K 11.78 +0.08 1.9 Glb re 20.38 +0.10 1.0 <b>Fra</b> re 23.61 +0.13 1.2 Inc re 24.98 +0.16 1.5 <b>Fra</b> re 26.34 +0.18 1.6 Inc	DA 68.43 + 0.39 2.1 LSGrowthY Northern Fu come Al 2.38 + 0.01 1.3 Stkldx Old Westbur come Adv 2.36 + 0.01 1.3 LrgCpStr	60.79 +0.60 2.0 <b>VANGUARD 7y Fds</b> 500Adml 20.17 +0.17 1.7 BalAdml	t 67.87 +0.83 1.3 TotIntBdl ADMIRAL TotIntlAd 553.67 +5.49 2.0 TotStA 49.14 +0.28 1.4 TxMCap	Adml     9.47      0.1     SmValAdml     87.91 ±0.39     3.2       dxAdm     19.54 ±0.02     -0.5     TottBd2     9.34         inlidk r     31.97 ±0.14     0.9     TottIntlinsttldx r127.86 ±0.57     0.9       drml     144.19 ±1.35     2.2     TottIlinstPlid r127.89 ±0.57     0.9       DAdml309.53 ±2.92     2.3     TotSt     144.16 ±1.34     2.2
available due to incomplete price, performance or data under review. NN-Fund not tracked. NS-Fun  Net YTD	cost data. <b>NE</b> -Not released by LSEG; d didn't exist at start of period.		1.7 <b>Fidelity Inve</b> Balanc NA BluCh BluChpGr K	29.97 +0.20 1.4 Gro 231.58 +3.30 1.9 Ris 6 37.75 +0.53 2.5 <b>Gu</b> g	naTech A 179.30 +2.17 2.7 ParnEqFd owth A 136.25 +1.18 2.0 <b>PGIM Funds</b> 5Dv A 90.85 +0.56 2.0 TotalReturnBon	60.87 +0.56 2.2 CapOpAdml CI Z DivAppldxAdi d 11.80 -0.01 nstl EMAdmr EqIncAdml	11.29 +0.02 -0.4 TxMln r195.87 +1.02 3.5 USGro/ n 54.04 +0.34 1.7 ValAdn 36.46 +0.23 -0.8 Wdsrll/ 91.24 +0.53 3.5 Wellsl/ 110.38 +0.37 3.3 Welltn/	Adml 188.49 +2.35 1.9 Ballnst 49.15 +0.28 1.4 1.6 1.6 1.5 +0.43 1.2 DewMktsIndinst 15.63 +0.06 1.6 Extradillate 16.073 +0.13 1.2 Extradillate 149.82 +1.00 4.04 1.75 0.4 1.5 Extradillate 149.82 +1.00 4.04 1.75 0.4 1
HI TrA 9.82 • NA NA ICAA 58.96 • Inco 24.90 • MunilncmShares 11.11 +0.02 -0.3 N PerA 63.39 •	Chg         %Ret         Fund         NAV         Chg         %Ref           0.02         2.09         BlackRock Funds III         10.52         2.2         10.52         2.2         10.52         2.2         10.52         2.2         10.52         2.2         10.52         2.0         10.52         10.52         10.52         2.0         10.52	Contrafund K6 31.97 +0.30 ExtMktldxlnstPre 94.51 +0.64 .0 FidSer5 7.39 FidSerInt 8.63 +0.03 .3 FidSerToMarket 19.63 +0.18	2.8 Contrak 4.0 Cplnc 0.3 GroCo -0.6 InvGrBd 2.2 LowP	21.70 +0.20 2.8 Hai 10.32 +0.03 1.9 Caj 40.87 +0.52 1.3 JHI 9.86 -0.01 Dis 41.68 +0.19 2.3 Joh	rbor Funds         TotRt           pApInst 115.42 + 1.42 1.5         PIMCO Fund           fr III DispVal         1.5           spValMCI 27.97 + 0.15 3.8         PIMCO Fund           in Hancock         Income	NA NA ExtndAdml s A GroincAdm 10.53 0.3 GrwthAdm HithCareAdml 10.53 0.3 HYCorAdml	149.83 +1.00 4.0 Wndsr. 104.21 +1.00 2.2 <b>VANGU</b> 214.02 +2.75 1.3 DivdGr. r 76.97 -0.68 0.1 IntlVal r 5.45 +0.01 0.8 LifeGro	Adml 72.68 +0.49 2.9 GrWtninst 214.04 +2.76 1.3 4RD FDS o 36.34 +0.08 0.4 Instribus 488.52 +4.84 2.0 Instribus 488.52 +4.84 2.0 Instribus 488.52 +4.84 2.0 Instribus 488.52 +4.84 2.0 Instribus 101.31 +0.95 2.3 4.77 +0.28 1.4 MidCplistpl 36.940 +1.85 3.7
LgCpGrAdv 112.09 +1.27 2.5 NwWrldA 77.89 + American Century Inv Ultra 94.26 +1.08 1.0 TxExA 12.33 +	0.36   1.1   Calamos Funds   0.29   1.3   MktNeutl   15.00     0.00   0.01   0.0	MidCplnxlnstPrem 35.00 +0.18	1.2 NASDAQ 1.5 OTC 1.6 Puritn 1.4 SAIUSMinVolInd 3.6 SAIUSOtylo	21.88 +0.29 1.9 Con 25.42 +0.20 2.3 Eql Fd 21.61 +0.09 0.7 LgC	Morgan I Class         IncomeFd           reBond         10.11 0.1         0.1         Price Funds           Inc         24.79 +0.17 3.6         3.6         BIChip           CpGwth         81.41 +0.89 2.1         2.1         DivGro	10.53 0.3 InfTechIdx	104.32 +0.47 2.7 STAR nl 10.11 TgtRe2 nl 8.54 TgtRe2	Cor 34.62+0.20 3.5 27.89+0.13 1.5 STIGradeInst 10.30 -0.01 0.1 STIGradeInst 10.30 -0.01 0.1 STIPSIxins 24.44 0.0 1025 18.85+0.08 0.9 ToRBdInst 9.47 0.1
AMutlA     56.37 + 0.29     2.2     IntlVal Inst     NA       BalA     35.01 + 0.22     2.0     Baird Funds     AggBdlnst     9.65       CaplBA     69.95 + 0.35     1.4     CorBdlnst     10.01       CapWGrA     64.87 + 0.47     2.1     ShtTBdlnst     9.48	EmMktCorEq 23.17 +0.12 -0. -0.01 IntlCoreEq 15.57 +0.06 1. IntSmCo 19.41 +0.08 0. 0.2 IntSmVa 22.10 +0.09 0.	.6 SAIUSLgCpIndxFd 23.70 +0.23 .5 SeriesBondFd 8.850 SeriesOverseas 13.76 +0.04 .1 SerLTTreBdldx 5.288 SmCpldxInstPrem 28.26 +0.12	2.0 SrsBlChGroRet -0.1 SrsEmrgMl 2.4 SrsGlobal -0.4 SrsGroCoReta 2.1 SrsIntIGrw	ail 20.25 +0.30 2.1 Cor ct 18.44 +0.15 0.7 Lor 14.35 +0.07 1.2 ail 24.28 +0.30 1.3 Me	reBond 10.12 LgCapGow l rePlusBd 7.13 0.1 MidCap rd Abbett I tDurlnc p 3.86 0.2 Putnam Fun etropolitan West	83.08 +0.73	nl 7.50 +0.01 -0.2 TgtRe2 339.07 +1.71 3.7 TgtRe2 10.60 +0.03 -0.4 TgtRe2 13.52 +0.03 -0.2 TgtRe2 10.76 +0.02 -0.5 TgtRe2	1035 24.25 + 0.13 1.1 TotBdInstPl 9.47 0.1 0.1040 43.76 + 0.25 1.2 TotIntBdIdxlnst 29.32 + 0.03 - 0.4 0.05 30.09 + 0.19 1.4 TotStInst 144.22 + 1.35 2.2 0.06 50.61 + 0.35 1.5 Victory Port 3.3 3.2 0.3 + 0.35 1.5 Victory Port
	LgCo 39.77+0.39 2 -0.01 0.9 US CoreEq1 44.35+0.36 2 -0.01 0.9 US CoreEq2 39.59+0.31 2		2.3 TotalBond	7.27 0.1	tRetBdl 8.85 -0.01 -0.1 Putnam Fun BdPlan 8.30 -0.01 -0.1 PutLargCap Schwab Fun	35.48 +0.16 2.9 MuShtAdm	10.84 +0.01	2055 56.46 +0.38 1.5 VsycamoreFnd 47.38 +0.08 3.0 Inc 13.17 +0.03 0.5 WCM Focus Funds 43.46 +0.29 1.5 WCMFocintlGrwins 22.36 +0.05 2.8

#### **ADVERTISEMENT**

# The Marketplace

To advertise: 800-366-3975 or WSJ.com/classifieds

#### UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY BARBARA STROUGO, Individually and on Behalf of All No. 3:20-cv-10100-RK (TJB) Others Similarly Situated, CLASS ACTION SUMMARY NOTICE OF PENDENCY AND PROPOSED SETTLEMENT OF CLASS ACTION MALLINCKRODT PUBLIC LIMITED COMPANY, et al., Defendants.

**CLASS ACTION** 

TO: ALL PERSONS OR ENTITIES WHO PURCHASED OR OTHERWISE ACQUIRED MALLINCKRODT PLC ("MALLINCKRODT") COMMON STOCK BETWEEN MAY 3, 2016, AND MARCH 13, 2020, INCLUSIVE ("CLASS" OR "CLASS MEMBERS")

THIS NOTICE WAS AUTHORIZED BY THE COURT. IT IS NOT A LAWYER SOLICITATION. PLEASE READ THIS NOTICE CAREFULLY AND IN ITS ENTIRETY.

YOU ARE HEREBY NOTIFIED, pursuant to Rule 23 of the Federal Rules of Civil Procedure and an Order of the United States District Court for the District of New Jersey ("Court"), that the above-captioned action ("Litigation") has been certified as a class action, except for certain persons and entities who are excluded from the Class by definition as set forth in the Stipulation of Settlement dated September 18, 2024 ("Stipulation") and the detailed Notice of Pendency and Proposed Settlement of Class Action ("Notice"). The Stipulation and Notice can be viewed at www.MallinckrodtSecuritiesSettlement.com.

YOU ARE ALSO HEREBY NOTIFIED that Canadian Elevator Industry Pension Trust Fund and City of Sunrise Police Officers' Retirement Plan (together, "Plaintiffs"), and defendants Mark C. Trudeau, Bryan M. Reasons, George A. Kegler, Matthew K. Harbaugh, Kathleen A. Schaefer, Angus C. Russell, Melvin D. Booth, JoAnn A. Reed, Paul R. Carter, and Mark J. Casey (collectively, the "Individual Defendants") have reached a proposed settlement of the Litigation on behalf of the Class for \$46 million in cash ("Settlement"). If approved by the Court, the Settlement will resolve all claims in the Litigation.

YOU ARE ALSO HERBY NOTIFIED that a hearing will be held on April 15, 2025, at 11:00 a.m., before the Honorable Tonianne J. Bongiovanni at the United States District Court, District of New Jersey, Clarkson S. Fisher Building & U.S. Courthouse, 402 East State Street, Trenton, NJ 08608, to determine whether: (1) the Settlement of the above-captioned Litigation as set forth in the Stipulation for \$46 million in cash should be approved by the Court as fair, reasonable, and adequate; (2) the Judgment as provided under the Stipulation should be entered dismissing the Litigation with prejudice; (3) to award Plaintiffs' Counsel attorneys' fees and expenses out of the Settlement Fund (as defined in the Notice) and, if so, in what amounts; (4) to award Plaintiffs their costs and expenses in representing the Class out of the Settlement Fund and, if so, in what amounts: and (5) the Plan of Allocation should be approved by the Court as fair, reasonable, and adequate.

The Court may decide to change the date and/or time of the Settlement Hearing, conduct the hearing by video or telephonic conference, or otherwise allow Class Members to appear at the hearing by telephone or videoconference, without further written notice to the Class. It is important that you check the Settlement website, www.MallinckrodtSecuritiesSettlement.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 telephonic appearances at the hearing, will be posted to the Settlement website. Also, if the Court requires or allows Class Members to participate in the hearing by telephone or videoconference, the access information will be posted to the website.

IF YOU PURCHASED OR OTHERWISE ACQUIRED MALLINCKRODT COMMON STOCK BETWEEN MAY 3, 2016, AND MARCH 13, 2020, INCLUSIVE, YOUR RIGHTS ARE AFFECTED BY THE SETTLEMENT OF THIS LITIGATION.

To share in the distribution of the Net Settlement Fund, you must establish your rights by submitting a Proof of Claim and Release form ("Proof of Claim") by mail (postmarked no later than April 14, 2025) or electronically via the Settlement website (no later than April 14, 2025). Failure to submit your Proof of Claim by April 14, 2025, will subject your claim to rejection and preclude you from receiving any of the recovery in connection with the Settlement of this Litigation. If you are a Class Member and do not request exclusion from the Class (as described below), you will be bound by the Settlement and any judgment and release entered in the Litigation, including, but not limited to, the Judgment, whether or not you submit a Proof of Claim.

The Notice, which more completely describes the Settlement and your rights thereunder (including your right to object to the Settlement), the Proof of Claim, the Stipulation (which, among other things, contains definitions for the capitalized terms used in this Summary Notice), and other important documents, may be accessed online at www.MallinckrodtSecuritiesSettlement.com,

Mallinckrodt Securities Settlement Claims Administrator c/o Gilardi – a Verita Company P.O. Box 301135 Los Angeles, CA 90030-1135

Inquiries should NOT be directed to Individual Defendants, the Court, or the Clerk of the Court.

Inquiries, other than requests for the Notice or for a Proof of Claim, may be made to Lead Counsel:

ROBBINS GELLER RUDMAN & DOWD LLP Ellen Gusikoff Stewart 655 West Broadway, Suite 1900 San Diego, CA 92101 Telephone: 1-800-449-4900 settlementinfo@rgrdlaw.com

IF YOU DESIRE TO BE EXCLUDED FROM THE CLASS, YOU MUST SUBMIT A REQUEST FOR EXCLUSION SUCH THAT IT IS POSTMARKED OR RECEIVED BY MARCH 25, 2025, IN THE MANNER AND FORM EXPLAINED IN THE NOTICE. IF YOU PROPERLY EXCLUDE YOURSELF FROM THE CLASS, YOU WILL NOT BE BOUND BY ANY RELEASES, JUDGMENTS, OR ORDERS ENTERED BY THE COURT IN THE LITIGATION AND YOU WILL NOT RECEIVE ANY BENEFITS FROM THE SETTLEMENT. EXCLUDING YOURSELF FROM THE CLASS IS THE ONLY OPTION THAT MAY ALLOW YOU TO BE PART OF ANY OTHER CURRENT OR FUTURE LAWSUIT AGAINST THE INDIVIDUAL DEFENDANTS OR ANY OF THE OTHER RELEASED DEFENDANT PARTIES CONCERNING THE CLAIMS BEING DESOLVED BY THE SETTLEMENT. CLAIMS BEING RESOLVED BY THE SETTLEMENT.

IF YOU ARE A CLASS MEMBER, YOU HAVE THE RIGHT TO OBJECT TO THE SETTLEMENT, THE PLAN OF ALLOCATION, THE REQUEST BY LEAD COUNSEL FOR AN AWARD OF ATTORNEYS' FEES NOT TO EXCEED ONE-THIRD OF THE \$46 MILLION SETTLEMENT AMOUNT AND EXPENSES NOT TO EXCEED \$1.5 MILLION, PLUS INTEREST ON BOTH AMOUNTS, AND/OR THE REQUEST FOR AN AWARD TO PLAINTIFFS FOR THEIR COSTS AND EXPENSES. ANY OBJECTIONS MUST BE FILED WITH THE COURT AND SENT TO LEAD COUNSEL AND THE INDIVIDUAL DEFENDANTS' COUNSEL BY MARCH 25, 2025, IN THE MANNER AND FORM EXPLAINED IN THE NOTICE

DATED: December 23, 2024

BY ORDER OF THE COURT UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

<sup>1</sup> Proofs of Claim, requests for exclusion, objections, and other correspondence that are legibly postmarked will be treated as received or the postmark date. Please be advised that the U.S. Postal Service may not postmark mail which is not presented in person.

**BOATING** 

#### UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

RAINBOW PRODUCTION
SERVICES, LLC, et al.,
Debtors.

Chapter 11
Case No. 24-12564 (KBO)
(Jointly Administered) NOTICE OF ENTRY OF ORDER ESTABLISHING BAR DATES FOR FILING PROOFS OF CLAIM INCLUDING SECTION 503(b)(9) CLAIMS

PLEASE TAKE NOTICE THAT, the United States Bankruptcy Court? has entered an order (the "Bankruptcy Court?") has entered an order (the "Bankruptcy Code). Do, mm. (ET) (the "General Bat Date") as the deadline for all persons and entities, other than governmental units (as defined in section 101(27) of the Bankruptcy Code), holding or asserting claims (as defined in section 101(27) of the Bankruptcy Code), holding or asserting claims (as defined in section 101(27) of the Bankruptcy Code) in the above-captioned bettors to file such proof of claim; (ii) establishing May 5, 2025 at 4:00 p.m. (ET) (the "Governmental Bat Date") as the deadline for all governmental units (as defined in section 101(27) of the Bankruptcy Code) in the above-captioned case to file such claims; and (iii) granting certain other related relied.

Individual Debtor Information, Each Debtor's sace number and last four digits of each Debtor's federal tax identification number (as applicable) is setforth below.

Debtor, Case No., ElD# (Last 4 Digits): Rainbow Production!

Debtor, Case No., ElD# (Last 4 Digits): Rainbow Production!

Debtor (Last 4 Digits): Rainbow Production!

bettors on account of such claims in these chapter 11 cases. Applit that the claim is an obligation of the specific Debtor against which the claim is listed in the Schedules (ii) any person or entity that his been paid in full, including, but not limited to any claim of an employee of the Debtors for ordinary course wages or benefits to the extent already paid, provided however, that a current or former employee must submit a proof of claim by the General Claims Bar Date for all other claims arising before the Petition Date, including claims for wrongful termination, discrimination, harassment, hostile work environment, and retaliation; (iii) any person or entity that holds an interest in the Debtors which interest is based exclusively upon ownership of common or preferred stock, membership interest, partnership interest, or warrants or rights to purchase, sell, or subscribe to such a security or interest; provided, however, that interest tholders that wish to assert claims (as opposed to ownership interest), against the Debtors without that wish to assert claims (as opposed to ownership interest), against the Debtors ofter than with respect to ownership interest, against the Debtors ofter than with respect to ownership interest, and the sale response of an interest, including claims arising out of or relating to the sale issuance or distribution of the interest, must file Proofs of Claim or before the General Bar Date, unless another exception identified or before the General Bar Date, unless another exception identified ein applies; (iv) any holder of a claim allowable under section

herein applies; (iv) any holder of a claim allowable under sections 503(b) or 507(a) of the Bankwuptcy Gode as an administrative expense of these chapter 11 cases, with the exception of the 503(b)(9) Claims, which are subject to the General Bar Date; (v) any person or entity who holds a claim that has been allowed by an order of this Court entered on or before the applicable Bar Dates; (vi) any holder of a claim for which a separate deadline is fixed by the Court; (vii) The Agent, the DIP Lenders, the Pre-Petition Secured Party, and the Pre-Petition Lenders in connection with the Claim or the DIP Obligations (each term in this subparagraph

as defined in the Debtors' postpetition financing order [D.I. 148]);

(viii) any holder of a claim who has already properly filed a Proof
of Claim with the Clerk of this Court or the Claims Agent against
the Debtors, using a claim form which substantially conforms to
Official Form B 410 (unless such person or entity wishes to assert
a claim against a Debtor not identified in the prior proof of claim,
in which case an additional proof of claim must be filed; (ix) Any
Debtor having a claim against another Debtor, (x) Any claim held
by a current officer or director for indemnification, contribution,
of or reimbursement; (xi) any professional retained in the Cases
sholding an administrative sepsnes claim for postpetition fees
and expenses allowable under section 330, 331, and 503(b) of the
Bankruptry Code; or (xii) the U.S. Tustee, on account of claims for
esep agable pursuant to 28 U.S.C.§ 1930.

WHAT TO FILE. If you are the holder of a claim against the
Debtors, you may assert your claim by completing the Proof of
Claim form attached to the Bar Date Order or downloading a proof
of claim form the Claims agent's (the "Claims Agent") website at
https://www.donlinercano.com/Clients/fps/Stalic/PloC. You must
use as a proof of claim form that conforms substantially to Official

last four digits of each Debtor's federal tax identification number (as applicable) is set forthebow.

Debtor, Case No., EID# (Last 4 Digits): Rainbow Production Services, LLC, 24-12564 (lead case), 4758; Rainbow Digital Services, LLC, 24-12564 (lead case), 4758; Rainbow Digital Services, LLC, 24-12564 (lead case), 4758; Rainbow Digital Services, LLC, 24-12565, 9325; Plant Finances, Inc., 24-12567, 3335

ENTITIES WIP MUST FILE PROOFS OF CLAIM. If you have a claim vith a company inc., Services, LLC, 24, Debtors in the twenty-day period before November 4, 2024, you MUST file a proof of claim by the General Bar Date to share in distributions from the Debtors' states and vote on any plan, unless one of the exceptions described below applies.

ENTITIES NOT REQUIRED TO FILE PROOFS OF CLAIM. The following persons or entities are not required to file proofs of claim: (i) any person or entity whose claim is not described thereon as dispute the amount or priority of the claim set forth in the Schedules, and (c) who does not dispute the amount or priority of the claim set forth in the Schedules, and (c) who does not dispute that the claim is an obligation of the specific Debtor against higher than the claim is an obligation of the specific Debtor against high process of the claims is the set of the delaims of the chalms of the claims is the obligation of the specific Debtor against high process of the specific Debtor against higher than the claim is an obligation of the specific Debtor against high process of the specific Debtor against high process of the proofs of claim and individual contingents of the proofs of the claims is the set that the specific Debtor against higher than the claim is an obligation of the specific Debtor against higher than the claims is the set of the control of the definition of the specific Debtor against higher than the claims is the set of the control of the definition of the specific Debtor against higher than the claims the set of the proofs of the control of the definition of the specific

1 The address of the Debtors is 9000 Sunset Blvd, Ste. 1400, Los Angeles, CA 90069. The last four digits of the Debtors' federal tax identification numbers are: (i) Rainbow Production Services, LLC (4758); (ii) Rainbow Digital Services, LLC (9827); (iii) Film Finances, Inc. (7130); and (iv) EPS-Cineworks, Inc. (3355).

Int.() 130), and (iv) (F2-cineworks, inc.() 333).

2 A \*Calain \*E2, (a) a right to apyment, whether or not such right is reduced to judgment, liquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured or unsecured; or [b] a right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured.

## **AVIATION**

Private individual interested in purchasing an interest in Gulfstream V, 550, Global Express or G200. Based in South Florida area.

Contact by email sep.wilde@gmail.com or phone at (305) 918-2596

### **BUSINESS OPPORTUNITIES**

NTM Inc. is seeking new projects for injection molding and tooling, we amortize tooling costs over large production runs. We are also looking t urchase plastic product lines & medical molding

EUROPEAN LENDER / BOND OFFERING

securing project financing. Join our team now, brokers welcomed www.info@financialhousetrust.com

#### THE WALL STREET JOURNAL. SHOWROOM **ADVERTISE TODAY** (800) 366-3975

sales.showroom@wsj.com For more information visit: wsi.com/classifieds



#### CAREERS

Rolls-Royce Solutions America Inc.: Sr. Manager, Support Sales & Technical Support (f/k/a Sr. Sales Manager), Mankato, MN. Drive strategic devel of gas systs & sustainable markets to achieve specific revenue goals. Job reqs Bach deg in Int'l Business, Marketing, Engg, or rel field & 5 yrs in any job title involving exp in large equipment mgmt or genset sales mgmt w/in the North America & South America gas genset industry In lieu of a Bach deg, employer will accept an add'l 2 yrs in any job title involving exp in large equipment mgmt or genset sales mgmt w/in the North & South America gas genset industry. Up to 50% domestic & int'l travel required. Send resume identifying position RRSA125 to america.recruiting@ ps.rolls-royce.com

#### THE WALL STREET JOURNAL

**ADVERTISE** TODAY

(800) 366-3975

For more information visit: wsj.com/classifieds



© 2025 Dow Jones & Company, Inc. All Rights Reserved.

# SECURED CREDITOR AUCTION Wednesday, January 29, 10am pst

**AUCTIONS** 

**RESOLUTION** 



DECARO AUCTIONS 2023 67' Lazzara LSX Yacht Absolute Auction No Reserve, Highest Bidder Win February 1, 2025 12 P.M. (Noon) Eastern Time

1-800-332-3767 DeCaroAuctions.com **BUSINESS OPPORTUNITIES** 

MORTGAGE REIT 8%-9% RETURN TAX EFFICIENCY

REAL ESTATE SECURED **GROWTH / INCOME SEEKING RIA'S &** ACCREDITED INVESTORS 866-700-0600

SEEKING NEW PROJECTS

We have a Vendor # with many big box stores & retail We do 3D printing, and product development.

NTMUSA.COM 800-331-1225

Use our Fully Insured/Reinsured Bond to assist clients in

www.financialhousetrust.com

#### **Declaration of Publication**

I, Carla Peak, as Vice President, Legal Notification Services at Verita Global LLC f/k/a Gilardi Settlement Administration Company in San Rafael, California, hereby certify that I caused the attached notice to be printed in said publication on January 22, 2025:

Name of Publication: The Wall Street Journal

Address: 1211 Avenue of the Americas City, State, Zip: New York, NY 10036

Phone #: 1-800-568-7625

State of: New York

I declare under penalty of perjury that the foregoing is true and correct. Executed on this 22nd day of January 2025, at Sellersville, Pennsylvania.

Carla Plak



# Robbins Geller Rudman & Dowd LLP Announces Proposed Settlement in the Mallinckrodt Securities Litigation

January 20, 2025 08:00 AM Eastern Standard Time

SAN DIEGO--(<u>BUSINESS WIRE</u>)--The following statement is being issued by Robbins Geller Rudman & Dowd LLP regarding the Mallinckrodt Securities Litigation:

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

BARBARA STROUGO, Individually and on Behalf of All Others Similarly Situated,

No. 3:20-cv-10100-RK (TJB)

Plaintiff,

**CLASS ACTION** 

VS.

SUMMARY NOTICE OF PENDENCY AND PROPOSED SETTLEMENT OF CLASS ACTION

MALLINCKRODT PUBLIC LIMITED COMPANY, et al.,

Defendants.

TO: ALL PERSONS OR ENTITIES WHO PURCHASED OR OTHERWISE ACQUIRED MALLINCKRODT PLC ("MALLINCKRODT") COMMON STOCK BETWEEN MAY 3, 2016, AND MARCH 13, 2020, INCLUSIVE ("CLASS" OR "CLASS MEMBERS")

THIS NOTICE WAS AUTHORIZED BY THE COURT. IT IS NOT A LAWYER SOLICITATION. PLEASE READ THIS NOTICE CAREFULLY AND IN ITS ENTIRETY.

YOU ARE HEREBY NOTIFIED, pursuant to Rule 23 of the Federal Rules of Civil Procedure and an Order of the United States District Court for the District of New Jersey ("Court"), that the above-captioned action ("Litigation") has been certified as a class action, except for certain persons and entities who are excluded from the Class by definition as set forth in the Stipulation of Settlement dated September 18, 2024 ("Stipulation") and the detailed Notice of Pendency and Proposed Settlement of Class Action ("Notice"). The Stipulation and Notice can be viewed at www.MallinckrodtSecuritiesSettlement.com.

#### YOUARE ALSO CHEREEV NOTHITED tHACCHIAMENTELS 7 to 5 Industify Pensión 1 1/25 Fundage in 30 ft. Ans Project D:

Officers' Retirement Plan (together, "Plaintiffs"), and defendants Mark C. Trudeau, Bryan M. Reasons, George A. Kegler, Matthew K. Harbaugh, Kathleen A. Schaefer, Angus C. Russell, Melvin D. Booth, JoAnn A. Reed, Paul R. Carter, and Mark J. Casey (collectively, the "Individual Defendants") have reached a proposed settlement of the Litigation on behalf of the Class for \$46 million in cash ("Settlement"). If approved by the Court, the Settlement will resolve all claims in the Litigation.

YOU ARE ALSO HEREBY NOTIFIED that a hearing will be held on April 15, 2025, at 11:00 a.m., before the Honorable Tonianne J. Bongiovanni at the United States District Court, District of New Jersey, Clarkson S. Fisher Building & U.S. Courthouse, 402 East State Street, Trenton, NJ 08608, to determine whether: (1) the Settlement of the above-captioned Litigation as set forth in the Stipulation for \$46 million in cash should be approved by the Court as fair, reasonable, and adequate; (2) the Judgment as provided under the Stipulation should be entered dismissing the Litigation with prejudice; (3) to award Plaintiffs' Counsel attorneys' fees and expenses out of the Settlement Fund (as defined in the Notice) and, if so, in what amounts; (4) to award Plaintiffs their costs and expenses in representing the Class out of the Settlement Fund and, if so, in what amounts; and (5) the Plan of Allocation should be approved by the Court as fair, reasonable, and adequate.

The Court may decide to change the date and/or time of the Settlement Hearing, conduct the hearing by video or telephonic conference, or otherwise allow Class Members to appear at the hearing by telephone or videoconference, without further written notice to the Class. It is important that you check the Settlement website, <a href="https://www.MallinckrodtSecuritiesSettlement.com">www.MallinckrodtSecuritiesSettlement.com</a>, 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 telephonic appearances at the hearing, will be posted to the Settlement website. Also, if the Court requires or allows Class Members to participate in the hearing by telephone or videoconference, the access information will be posted to the website.

IF YOU PURCHASED OR OTHERWISE ACQUIRED MALLINCKRODT COMMON STOCK BETWEEN MAY 3, 2016, AND MARCH 13, 2020, INCLUSIVE, YOUR RIGHTS ARE AFFECTED BY THE SETTLEMENT OF THIS LITIGATION.

To share in the distribution of the Net Settlement Fund, you must establish your rights by submitting a Proof of Claim and Release form ("Proof of Claim") by mail (postmarked no later than April 14, 2025) or electronically via the Settlement website (no later than April 14, 2025). Failure to submit your Proof of Claim by April 14, 2025, will subject your claim to rejection and preclude you from receiving any of the recovery in connection with the Settlement of this Litigation. If you are a Class Member and do not request exclusion from the Class (as described below), you will be bound by the Settlement and any judgment and release entered in the Litigation, including, but not limited to, the Judgment, whether or not you submit a Proof of Claim.

The Notice, which more completely describes the Settlement and your rights thereunder (including your right to object to the Settlement), the Proof of Claim, the Stipulation (which, among other things, contains definitions for the capitalized terms used in this Summary Notice), and other important documents, may be accessed online at <a href="https://www.MallinckrodtSecuritiesSettlement.com">www.MallinckrodtSecuritiesSettlement.com</a>, or by writing to:

Mallinckrodt Securities Settlement
Claims Administrator
c/o Gilardi – a Verita Company
P.O. Box 301135
Los Angeles, CA 90030-1135

Inquiries should NOT be directed to Individual Defendants, the Court, or the Clerk of the Court.

Inquiries, other than requests for the Notice or for a Proof of Claim, may be made to Lead Counsel:

ROBBINS GELLER RUDMAN & DOWD LLP Ellen Gusikoff Stewart 655 West Broadway, Suite 1900 Telephone. 26780-449-4900

settlementinfo@rgrdlaw.com

IF YOU DESIRE TO BE EXCLUDED FROM THE CLASS, YOU MUST SUBMIT A REQUEST FOR EXCLUSION SUCH THAT IT IS **POSTMARKED OR RECEIVED BY MARCH 25, 2025**, IN THE MANNER AND FORM EXPLAINED IN THE NOTICE. IF YOU PROPERLY EXCLUDE YOURSELF FROM THE CLASS, YOU WILL NOT BE BOUND BY ANY RELEASES, JUDGMENTS, OR ORDERS ENTERED BY THE COURT IN THE LITIGATION AND YOU WILL NOT RECEIVE ANY BENEFITS FROM THE SETTLEMENT. EXCLUDING YOURSELF FROM THE CLASS IS THE ONLY OPTION THAT MAY ALLOW YOU TO BE PART OF ANY OTHER CURRENT OR FUTURE LAWSUIT AGAINST THE INDIVIDUAL DEFENDANTS OR ANY OF THE OTHER RELEASED DEFENDANT PARTIES CONCERNING THE CLAIMS BEING RESOLVED BY THE SETTLEMENT.

IF YOU ARE A CLASS MEMBER, YOU HAVE THE RIGHT TO OBJECT TO THE SETTLEMENT, THE PLAN OF ALLOCATION, THE REQUEST BY LEAD COUNSEL FOR AN AWARD OF ATTORNEYS' FEES NOT TO EXCEED ONE-THIRD OF THE \$46 MILLION SETTLEMENT AMOUNT AND EXPENSES NOT TO EXCEED \$1.5 MILLION, PLUS INTEREST ON BOTH AMOUNTS, AND/OR THE REQUEST FOR AN AWARD TO PLAINTIFFS FOR THEIR COSTS AND EXPENSES. ANY OBJECTIONS MUST BE FILED WITH THE COURT AND SENT TO LEAD COUNSEL AND THE INDIVIDUAL DEFENDANTS' COUNSEL BY MARCH 25, 2025, IN THE MANNER AND FORM EXPLAINED IN THE NOTICE.

Dated: December 23, 2024 BY ORDER OF THE COURT

UNITED STATES DISTRICT COURT

DISTRICT OF NEW JERSEY

<sup>1</sup> Proofs of Claim, requests for exclusion, objections, and other correspondence that are legibly postmarked will be treated as received on the postmark date. Please be advised that the U.S. Postal Service may not postmark mail which is not presented in person.

Contacts

Media:

Robbins Geller Rudman & Dowd LLP Shareholder Relations Department Greg Wood (619) 231-1058

#### **Declaration of Publication**

I, Carla Peak, as Vice President, Legal Notification Services at Verita Global LLC f/k/a Gilardi Settlement Administration Company in San Rafael, California, hereby certify that I caused the attached notice to be published as a press release by the following wire service:

Name of Publication: BusinessWire

Address: 101 California Street 20th Floor

City, ST Zip: San Francisco, CA 94111

Phone #: 415-986-4422

State of: California

The press release was distributed on January 20, 2025 to the following media circuits offered by the above-referenced wire service:

#### 1. National Newsline

ala Plak

I declare under penalty of perjury that the foregoing is true and correct. Executed on this 20th day of January 2025, at Sellersville, Pennsylvania.

Carla Peak

# EXHIBIT E



RECEIVED March 3, 2025 Claims Center

# **Exclusion Cover Page**

Case Name: Mallinckrodt Securities Settlement

Case Code: MKD

Exclusion Deadline: March 25, 2025 (Postmarked or Received on)

Name of Person Filing Exclusion: Louise H Brady

Reference to the class action litigation reference to Mallinckrost Securities -I wish to apt out of the of any settlement. It I received: 9 stones from a spin of another co in year 2017 as I can determine - my record from that period are scarce, so cannot determene the exact cost not enough to try to research. So just close it out Louise H. Brady

Filed 03/11/25

Page 49 of 49 PageID

22 FEB 2025 PM 1 L



RECEIVED

MAR 0 3 2025 **VERITA GLOBAL** 

Claims administrator

P.O. Box 301135 Los angeles la.

96030-1135 90030-113535

արժիրդանակիրություններություններ

MKD