## Exhibit 4

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF CONNECTICUT

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| IN RE AGGRENOX ANTITRUST LITIGATION | C.A. No. 3:14-MD-2516 (SRU) |

## DECLARATION OF LUIS VÁZQUEZ

I, Luis Vázquez, declare as follows:

1. I am the Director Grupo Farmaceutico for Cesar Castillo, Inc. ("CCI"), a family-owned pharmaceutical wholesaler incorporated and based in Puerto Rico and one of the named direct purchaser plaintiffs in the above-captioned litigation. I have personal knowledge of the matters stated herein and am authorized to execute this Declaration on behalf of CCI .
2. I submit this Declaration in support of the Court's approval of the $\$ 146$ million settlement reached with Defendants as well as the approval of Class Counsel's application for attorneys' fees and reimbursement of expenses.
3. In February 2014, CCI retained the Nussbaum Law Group, P.C. lawyers (then with Grant \& Eisenhofer P.A.) and Juan Rivera Font, Esq. in connection with the prosecution of CCl's Aggrenox-related antitrust claims, which, when joined with other related claims, were consolidated in the above multidistrict class action litigation.
4. As a named direct purchaser plaintiff in this case, CCl has actively participated at every stage. Among other things, CCI:
a. assisted counsel in investigating the issues alleged in the complaint;
b. collected, reviewed, and produced documents and data in response to Defendants' document requests;
c. assisted counsel in addressing several document collection and production-related disputes;
d. assisted counsel in responding to interrogatories; and
e. regularly consulted with counsel regarding developments in and the overall progress of the case, including with respect to the mediation that eventually resulted in the $\$ 146$ million cash settlement with Defendants.
5. I enthusiastically support final approval of the $\$ 146$ million settlement, which I think is an excellent result for the Class.
6. I understand that Class Counsel intend to submit a request to the Court for, among other things, an attorneys' fee award equal to one-third of the $\$ 146$ million settlement (plus accrued interest) and for reimbursement of the expenses they incurred litigating this case. From my work assisting counsel with their extensive discovery efforts, my impression is that this case was hard fought. My understanding is that Class Counsel put in tens of thousands of work hours into this case over the years, all without any guarantee of compensation. In light of the enormity of the work undertaken and the excellent result reached for the Class, I fully support Class Counsel's request for a onethird attorney-fee award and the reimbursement of their litigation expenses.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Dated: October 20, 2017


