EXHIBIT 15

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

KING DRUG COMPANY OF FLORENCE, Inc., <i>et al.</i> ,	Civil Action No.
on behalf of themselves and all others	2:06-cv-01797-MSG
similarly situated,	
Plaintiffs,	Judge Mitchell S. Goldberg
v.	
CEPHALON, INC., et al.,	
Defendants.	

DECLARATION OF DAVID P. GERMAINE IN SUPPORT OF CLASS COUNSEL'S MOTION FOR AN AWARD OF ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES AND INCENTIVE AWARDS TO CLASS REPRESENTATIVES

I, David P. Germaine, under penalty of perjury under the laws of the United States of America, declare as follows:

1. I am a partner of the law firm Vanek, Vickers and Masini, P.C. I am submitting this declaration in support of Class Counsel's motion for attorneys' fees and reimbursement of expenses in connection of services rendered by Vanek, Vickers and Masini, P.C. in the above-captioned litigation. The factual matters set forth and the assertions made herein are true and correct to the best of my knowledge, information and belief.

2. My firm has acted as counsel to Meijer, Inc as well as to the Direct Purchaser Class Plaintiffs in this litigation. During the course of this litigation, my firm has been involved in the following activities:

- Pre-filing investigation
- Drafting of the Complaint and other pleadings
- Drafting and responding to discovery requests

- Collecting, review and preparation of document productions
- Deposition preparation and defense, including the preparation and presentation of a witness for Meijer
- Preparing and providing regular status reports to Meijer

3. All attorneys, paralegals and law clerks at my firm were instructed to keep contemporaneous time records reflecting their time spent on this case.

4. My firm's practice emphasizes antitrust litigation and has substantial experience in pharmaceutical antirust cases. A firm biography and the biography of each attorney currently employed with the firm who has worked on this case is available upon request and on Vanek, Vickers & Masini's website. *See http://www.vaneklaw.com/*.

5. The schedule below is a summary of the amount of time spent by my firm's attorneys, paralegals and law clerks: (a) from the inception of the litigation through July 27, 2015, the date that the Court granted preliminary approval of the Settlement with the Cephalon Defendants; and (b) time from July 27, 2015 through the date of this submission that relates to the Settlement.

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Name	Status	Total Hours	Current Hourly Rate	Total Lodestar
John Bjork	A	46.70	\$425.00	\$19,847.50
Michelle Ethier	A	46.10	\$425.00	\$19,592.50
Lindsey Jansen	А	.50	\$425.00	\$212.50
Alexa Johnson	A	1.30	\$425.00	\$552.50
Alberto Rodriguez	A	2.50	\$425.00	\$1,062.50
Andrew Daar	LC	6.14	\$145.00	\$890.30
Simon Feng	LC	0.20	\$145.00	\$29.00
Joseph Vanek	Р	20.10	\$700.00	\$14,070.00
David Germaine	Р	74.00	\$645.00	\$47,730.00
Jennifer Borri	PL	0.60	\$145.00	\$87.00
Diane Fan	PL	1.00	\$145.00	\$145.00
Lisa Harkins	PL	0.67	\$145.00	\$97.15
Chelsey Parrott-Sheffer	PL	48.92	\$200.00	\$9,784.00
TOTAL			\$114,099.95	

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7. My firm has also incurred a total of \$2,064.86 in unreimbursed expenses in connection with the prosecution of the litigation. These expenses were reasonably and necessarily incurred in connection with this litigation and include:

Expense	Amount
Photocopies	\$20.80
Postage/Air Express/Messengers	\$192.52
Filing Fees	\$80.00
Research	\$246.43
Travel/Hotels/Meals	\$1,106.37
Outside E-Discovery	\$415.74
TOTAL	\$2,064.86

8. The expenses incurred in this action are also reflected on the books and records of my firm. These books and records are prepared from expense vouchers, receipts and other source material and accurately record the expenses incurred.

Dated: September 4, 2015

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September 4,2015