## **EXHIBIT 20**

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September 14, 2015

The Honorable Mitchell S. Goldberg United States District Court for the Eastern District of Pennsylvania 7614 U.S. Courthouse 601 Market Street Philadelphia, PA 19106

> Re: King Drug Co. of Florence, et al. v. Cephalon, Inc., et al., E.D. Pa. Case No. 2:06-cv-1797

Dear Judge Goldberg:

I write on behalf of Cardinal Health, Inc. ("Cardinal Health") in support of the pending motions seeking final approval of the proposed settlement between the direct purchaser class and Cephalon, Inc., Teva Pharmaceutical Industries, Ltd., Teva Pharmaceuticals USA Inc., and Barr Pharmaceuticals, Inc. (collectively the "Cephalon Defendants"), and an attorneys' fee award for Class Counsel in the above-captioned litigation.

Cardinal Health, an absent class member in the direct purchaser litigation, is one of the three largest pharmaceutical distributors in the country. As a result, it is my understanding that Cardinal Health's claim for recovery from the settlement with the Cephalon Defendants will be one of the three largest claims made.

Class Counsel have, through me, informed Cardinal Health of the general facts and circumstances of the case, the legal hurdles and other risks involved in the case, and the settlement with the Cephalon Defendants. Based on the information provided by Class Counsel and Cardinal Health's own assessment of the facts and legal issues, Cardinal Health is satisfied the proposed settlement is fair and adequate.

Moreover, based on the value of the settlement and the time and expense Class Counsel invested on behalf of the class members in prosecuting and resolving this matter, Cardinal Health is also satisfied the proposed attorney fee award of 27.5% of the settlement amount is appropriate. It is my understanding that aside from this matter, Class Counsel has worked on a number of similar matters to develop the law in

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this area, including cases where they were unsuccessful and unable to recover any fee award.

Cardinal Health respectfully requests the Court approve the settlement and further supports Class Counsel's application for attorneys' fees and reimbursement of costs.

Sincerely,

Robert J. Tucker