# **EXHIBIT H**

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

### IN RE SUBOXONE (BUPRENORPHINE HYDROCHLORIDE AND NALOXONE) ANTITRUST LITIGATION

MDL No. 2445

Master File No. 2:13-MD-2445-MSG

#### THIS DOCUMENT RELATES TO:

All Direct Purchaser Class Actions

## DECLARATION OF JOHN D. RADICE ON BEHALF OF MEIJER, INC., AND MEIJER DISTRIBUTION, INC. IN SUPPORT OF CLASS COUNSEL'S MOTION FOR ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES AND SERVICE AWARDS FOR THE NAMED PLAINTIFFS

I, John D. Radice, subject to the penalties of perjury provided by 28 U.S.C. § 1746,

hereby declare as follows:

1. I am John D. Radice at the law firm of Radice Law Firm, PC. I submit this

declaration in support of Class Counsel's Motion for Attorneys' Fees, Reimbursement of

Expenses and Service Awards for the Named Plaintiffs.

2. During the course of this litigation, my firm has been involved in the following

activities on behalf of the direct purchaser class:

- drafting of complaint, subpoenas, and related pleadings and documents;
- reviewing and analyzing documents and evidence concerning product hop, tentative approval, market power and related issues;
- analyzing treatment advocate evidence and working on outline collecting best evidence; and
- interviewing experts for possible retention.

3. All attorneys, paralegals and other support staff at my firm were instructed to keep contemporaneous time records reflecting their time spent on this case, and did so. My firm also kept books and records concerning the expenses my firm necessarily incurred in the prosecution of this litigation, prepared from receipts and other source material.

4. The schedule below reports the time spent by my firm's attorneys, paralegals and other support staff from inception until October 4, 2023 (the date that the settlement-in-principle was reached) and time thereafter related only to the settlement. This submission does not include time relating to this motion. All hourly rates are my firm's usual and customary rates, for this and other similar matters as of October 4, 2023.<sup>1</sup>

Professional	Position	Total Hours	Hourly Rate as of October 4, 2023	Total Lodestar
John Radice	Partner	149.9	\$895	\$134,160.50
Eva Kane	Of Counsel	2,343.6	\$520	\$1,218,672.00
Kenneth Pickle	Partner	335.9	\$695	\$233,450.50
April Lambert	Partner	2.4	\$725	\$1,740.00
Total:		2,831.8		\$1,588.023.00

5. The schedule below reports a total of \$25,030 in unreimbursed expenses that my

firm incurred.

Expense	Amount
Court reporting/transcription services	
Filing fees	

<sup>&</sup>lt;sup>1</sup> Former employees are identified with an asterisk. For former employees, the rates shown were the employees' rates at the time they left the firm.

Litigation Fund Contributions	\$25,000.00
Wire fees	\$30.00
Telephone	
Photocopying	
Travel/hotel/meals	
Legal research and datasets	
Total	\$25,030.00

Pursuant to 28 U.S.C. § 1746, I declare under the penalties of perjury that the foregoing is

true and correct.

Executed this 19th day of December, 2023

/s/ John D. Radice\_\_\_\_