DEPARTMENT OF COMMERCE Heber M. Wells Building, 2ND Floor 160 EAST 300 SOUTH SALT LAKE CITY, UTAH 84114

BEFORE THE DIVISION OF CONSUMER PROTECTION OF THE DEPARTMENT OF COMMERCE OF THE STATE OF UTAH

IN THE MATTER OF:

PURDUE PHARMA, L.P., a Delaware limited partnership; PURDUE PHARMA, INC., a New York corporation; THE PURDUE FREDERICK COMPANY, a Delaware corporation; RICHARD SACKLER, M.D., individually and as an owner, officer, director, member, principal, manager and/or key employee of the above named entities; and KATHE SACKLER, M.D., individually and as an owner, officer, director, member, principal, manager and/or key employee of the above named entities,

ORDER ON THE DIVISION'S REQUEST FOR APPROVAL TO SERVE SUBPOENA FOR DOCUMENTS ON A THIRD PARTY, McKINSEY & COMPANY, INC.

Case No. CP-2019-005

DCP Case No. 107102

Respondents.

Pursuant to a request dated August 20, 2019, the Division seeks approval from the administrative law judge to serve a Subpoena for Documents or Tangible Things on McKinsey & Company, Inc. (the "Discovery Requests"). The request to serve such discovery is approved under U.A.C. R151-4-514(1).

Based upon the request of the Division, and good cause appearing,

IT IS HEREBY ORDERED that:

1. The service of the referenced Discovery Requests is approved.

2. Such approval does not preclude appropriate objections to the specific requests which may be made by the Respondents.

DATED August 16, 2019.

UTAH DEPARTMENT OF COMMERCE

Bruce L. Dibb, Presiding Officer

CERTIFICATE OF SERVICE

I hereby certify that on the day of August, 2019, I served the foregoing on the parties of record in this proceeding by delivering a copy by electronic means to:

Chris Parker Acting Director/Presiding Officer Division of Consumer Protection chrisparker@utah.gov

Purdue Pharma, L.P.
Purdue Pharma, Inc., and
The Purdue Frederick Company,
(the "Purdue Respondents"),
through counsel
Elisabeth McOmber
Katherine R. Nichols
SNELL & WILMER
emcomber@swlaw.com
knichols@swlaw.com

Purdue Respondents, through counsel Will Sachse, Sara Roitman, Erik Snapp, Jared Eisenberg
DECHERT LLP
will.sachse@dechert.com
sara.roitman@dechert.com
erik.snapp@dechert.com
jeisenberg@lynnllp.com

Richard Sackler, and Kathe Sackler, through counsel Patrick E. Johnson Paul T. Moxley Timothy J. Bywater COHNE KINGHORN pjohnson@ck.law pmoxley@ck.law tbywater@ck.law

Richard Sackler, through counsel Douglas J. Pepe, Gregory P. Joseph Christopher J. Stanley, Mara Leventhal Roman Asudulayev, JOSEPH HAGE AARONSON LLC dpepe@jha.com, gjoseph@jha.com cstanley@jha.com, mleventhal@jha.com rasudulayev@jha.com Kathe Sackler, through counsel
Maura Monaghan, Susan Gittes
Jacob Stahl, Harold Willford
DEBEVOISE & PLIMPTON LLP
mkmonaghan@debevoise.com,
srgittes@debevoise.com, jwstahl@debevoise.com,
hwwillif@debevoise.com

Robert G. Wing, AAG Kevin McLean, AAG rwing@agutah.gov kmclean@agutah.gov Counsel for the Division

Linda Singer, Elizabeth Smith
Lisa Saltzburg, David Ackerman, Susan Burke
MOTLEY RICE LLC
lsinger@motleyrice.com
esmith@motleyrice.com
lsaltzburg@motleyrice.com
dackerman@motleyrice.com
sburke@motleyrice.com
Counsel for the Division

N. Majed Nachawati, Matthew R. McCarley Misty Farris, Jonathan Novak, Ann Saucer FEARS NACHAWATI, PLLC mn@fnlawfirm.com, mccarley@fnlawfirm.com mfarris@fnlawfirm.com jnovak@fnlawfirm.com asaucer@fnlawfirm.com Counsel for the Division

Glenn R. Bronson RICHARDS BRANDT MILLER NELSON Glenn-Bronson@rbmn.com Counsel for the Division

/s/ Nathaniel Gallegos

Robert G. Wing (4445)
Kevin M. McLean (16101)
Assistant Attorneys General
SEAN D. REYES (7969)
Utah Attorney General
Utah Attorney General's Office
160 East 300 South, 5th Floor
PO Box 140872
Salt Lake City, UT 84114-0872
Ph. (801) 366-0310
rwing@agutah.gov
kmclean@agutah.gov

Linda Singer
Elizabeth Smith
Lisa Saltzburg
Susan Burke
Motley Rice LLC
401 9th St. NW, Suite 1001
Washington, DC 20004
Ph. (202) 386-9627
lsinger@motleyrice.com
esmith@motleyrice.com
lsaltzburg@motleyrice.com
sburke@motleyrice.com

Matt McCarley
Misty Farris
Majed Nachawati
Fears Nachawati, PLLC
5473 Blair Road
Dallas, Texas 75231
Ph. (214) 890-0711
mccarley@fnlawfirm.com
mfarris@fnlawfirm.com
mn@fnlawfirm.com

Attorneys for the Utah Division of Consumer Protection

BEFORE THE DIVISION OF CONSUMER PROTECTION OF THE UTAH DEPARTMENT OF COMMERCE

IN THE MATTER OF:

PURDUE PHARMA L.P., a Delaware limited partnership; PURDUE PHARMA INC., a New York Corporation; THE PURDUE FREDERICK COMPANY, a Delaware corporation; RICHARD SACKLER, M.D., individually and as an owner, officer, director, member, principal, manager, and/or key employee of the above named entities; and KATHE SACKLER, M.D., individually and as an owner, officer, director, member, principal, manager, and/or key employee of the above named entities;

Respondents.

DCP Legal File No. CP-2019-005

DCP Case No. 107102

SUBPOENA FOR DOCUMENTS OR TANGIBLE THINGS

TO: McKinsey & Company, Inc. Corporation Service Company 15 West South Temple, Suite 600 Salt Lake City, UT 84101

YOU ARE COMMANDED to appear at the place, date, and time specified below to testify at the taking of a deposition in the above case, said method of recording the testimony to be by stenographic and videographic means. DATE AND TIME: PLACE OF DEPOSITION: LOCATION TO BE AGREED UPON METHOD OF RECORDING: X YOU ARE COMMANDED to produce and permit inspection and copying of the following documents or tangible things at the place, date, and time specified below (list documents or objects): All documents, including electronic materials, produced in any investigation or litigation related to work by McKinsey & Company on behalf of Purdue Pharma L.P., Purdue Pharma Inc., the Purdue Frederick Company, or any related corporate entities (collectively, "Purdue"); and · All communications with or related to Purdue's Board of Directors and/or members of the Sackler family DATE AND TIME: PLACE: 9AM, SEPTEMBER 6, 2019 LOCATION TO BE AGREED UPON ☐ YOU ARE COMMANDED to permit inspection of the following premises at the date and

AUTHORITY

DATE AND TIME:

time specified below:

PREMISES:

The Division of Consumer Protection ("DCP") issues this subpoena pursuant to Utah Code § 13-2-6(5) and Utah Code § 13-11-16(1). DCP has reason to believe McKinsey & Company has information regarding or relating to Respondents' conduct that is alleged to have violated the Utah Consumer Sales Practices Act. Utah Code § 13-11-1, et seq.

ENFORCEMENT

Except as otherwise agreed by stipulation or ordered, you shall comply with this subpoena and shall appear to testify on the date set forth herein. Failure to comply with this subpoena may result in a contempt or civil enforcement action. Utah Code §§ 63G-4-501, 78B-

6-313.

Judge Dibb, Presiding Officer Date: August 2019