

Exhibit 2

**Declaration of Michael McGuinness Regarding
(I) Mailing of Notice; (II) Publication of
Summary Notice; (III) Settlement Website and
Contact Center Services; (IV) Claim Filing; and
(V) Requests for Exclusion and Objections
Received to Date**

**UNITED STATES DISTRICT COURT
DISTRICT OF CONNECTICUT**

IN RE TEVA SECURITIES LITIGATION	:	No. 3:17-cv-00558 (SRU)
THIS DOCUMENT RELATES TO:	:	All Class Actions
	:	

DECLARATION OF MICHAEL McGUINNESS REGARDING (I) MAILING OF NOTICE; (II) PUBLICATION OF SUMMARY NOTICE; (III) THE SETTLEMENT WEBSITE AND CONTACT CENTER SERVICES; (IV) CLAIM FILING; AND (V) REQUESTS FOR EXCLUSION AND OBJECTIONS RECEIVED TO DATE

I, Michael McGuinness, hereby declare:

1. I am a Project Manager for Epiq Class Action and Claims Solutions, Inc. (“Epiq”). I am providing this declaration at the request of Lead Counsel Bleichmar Fonti & Auld LLP (“BFA”), in connection with Class Representatives’ Motion for Final Approval of Class Settlement and Approval of Plan of Allocation.¹ This declaration supplements my prior declaration. (ECF 919-9.) I make this declaration based on personal knowledge, and if called to testify, I could and would do so competently.

2. Pursuant to the January 27, 2022 Order Preliminarily Approving Settlement and Providing for Class Notice (the “Preliminary Approval Order”) (ECF 929 ¶11), Epiq is authorized to act as the Claims Administrator in connection with the settlement of the above-captioned action. This declaration provides information regarding: (i) the mailing of the Notice, (ii) the publication of the Summary Notice, (iii) the implementation of the Settlement Website and contact center services; (iv) the current status of claim filings; and (v) the requests for exclusion and objections received by Epiq to date.

¹ Capitalized terms not defined herein have the meanings specified in the Stipulation of Settlement, dated January 18, 2022 (the “Stipulation”) (ECF 919-2).

I. MAILING OF THE NOTICE

3. On February 16, 2022, in accordance with the Preliminary Approval Order (ECF 929 ¶8), Epiq began mailing the Court-approved Notice to potential Settlement Class Members and banks, brokers, and other nominees (the “Initial Mailing”). The Initial Mailing included 1,945 Notices that were mailed via first class U.S. Mail, postage pre-paid, to the addresses contained in the Transfer List provided by Defendants.

4. As in most class actions of this nature, the large majority of potential Settlement Class Members are expected to be beneficial purchasers whose securities are held in “street name”—*i.e.*, the securities are purchased and held by brokerage firms, banks, institutions, and other third-party nominees on behalf of the beneficial purchasers. Epiq maintains and updates a proprietary internal list of the largest and most common banks, brokers, and other nominees. The Initial Mailing included 1,091 Notices mailed to addresses from Epiq’s internal list of nominees.

5. In total, Epiq mailed 3,036 copies of the Notice as part of the Initial Mailing. A copy of the Notice in the form it was mailed is attached hereto as Exhibit A.

6. On February 21, 2022, Epiq also caused the Notice and related materials to be published by the Depository Trust Corporation (“DTC”) on the DTC Legal Notice System (“LENS”), which enables participating banks and brokers to review the Notice and directly contact Epiq to obtain copies of the Notice for clients who may be Settlement Class Members.

7. At BFA’s direction, Epiq also delivered copies of the Notice to potential Settlement Class Members who had contacted BFA throughout the pendency of the litigation and to other potentially interested parties, including each Direct Action Plaintiff (through their counsel of record).

8. The Notice directed nominees and brokers who purchased Teva Securities for the beneficial interest of a person or organization other than themselves to, within seven (7) calendar

days of receipt of the Notice, either: (i) provide a list of the names and addresses of all such beneficial owners to Epiq; or (ii) request from Epiq sufficient copies of the Notice to forward to all such beneficial owners, and, within seven (7) calendar days of receipt of those Notices, forward them to all such beneficial owners.

9. At BFA's direction, Epiq took additional steps to follow up with nominees and brokers that it had not yet heard from to ensure that they had received Notices, and that they were following the Notice's specific instructions to provide beneficial owner information or request copies of the Notice for forwarding to beneficial owners. Following the Initial Mailing, Epiq identified the top 36 nominees from Epiq's internal list of nominees. For any of these nominees that had not yet responded to the Notice, an Epiq representative personally called and/or emailed the nominee to remind them to do so, and followed up at least twice with nominees that did not respond to this individual outreach.

10. From the Initial Mailing through April 27, 2022, Epiq received, and mailed Notices to, an additional 299,852 names and addresses of potential Settlement Class Members obtained from brokerage firms, banks, and other nominees. Epiq has also received requests from brokers and nominees for 637,881 Notices to be forwarded by them to their customers, which Epiq provided to those brokers and nominees, as well as requests from potential Settlement Class Members by telephone or correspondence for 1,486 Notices. All such requests have been, and will continue to be, complied with and addressed in a timely manner.

11. As of April 27, 2022, a total of 942,255 Notices have been mailed to potential Settlement Class Members, including Notices sent directly to nominees at their request for transmission to investors.

12. In addition, Epiq has re-mailed 1,466 Notices to persons and entities whose original mailings were returned by the U.S. Postal Service and for whom updated addresses were provided to Epiq by the U.S. Postal Service.

13. While Epiq initially estimated that up to 2.5 million Notices could be mailed (*see* ECF 919-1 at 26 of 37), this estimate was developed before receiving the Transfer List from Defendants and the names and addresses of beneficial owners from brokers and nominees. Epiq believes that the dissemination of 942,255 Notices to date compares favorably with the scope of individual notice in other large securities class action settlements. Further, Epiq believes that, as discussed below, the distribution of 942,255 Notices, together with the publication of the Summary Notice and establishment of the Settlement Website, has provided potential Settlement Class Members with the best notice practicable under the circumstances, and effectively advised them of the settlement and the opportunity to submit claims, object, or seek exclusion.

II. PUBLICATION OF THE SUMMARY NOTICE

14. On February 21, 2022, the Court-approved Summary Notice was published in *Investor's Business Daily* and was transmitted over *PR Newswire*. On February 22, 2022, the Summary Notice was published in *The Wall Street Journal*. On February 23, 2022, a Hebrew translation of the Summary Notice was published in the *Globes* business newspaper in Israel. Copies of proof of publication of the Summary Notice in *Investor's Business Daily*, *The Wall Street Journal*, and the *Globes*, and of transmission over *PR Newswire* are attached hereto as Exhibit B.

III. THE SETTLEMENT WEBSITE

15. Epiq, in coordination with BFA, designed, implemented, and maintains a website dedicated to the settlement of the Action (www.TevaSecuritiesLitigation.com) (the "Settlement Website"). The Settlement Website's address is set forth in the Notice and

Long-Form Notice delivered to potential Settlement Class Members and nominees, and was published in the Summary Notice.

16. The Settlement Website became operational on February 16, 2022, ahead of the Court-ordered schedule, and is accessible 24 hours a day, 7 days a week. The Settlement Website provides summary information regarding the case and settlement, and highlights important dates, including dates to submit claims, opt-out, or file objections, as well as the date of the Settlement Hearing.

17. The Settlement Website (available in English and Hebrew) provides English and Hebrew versions of the Summary Notice, Notice, Long-Form Notice, and Proof of Claim and Release Form, as well as provides in English and Hebrew answers to FAQs, instructions on how to submit claims, how to opt-out of the settlement, and how to submit objections.

18. The Settlement Website also contains downloadable copies of other documents related to the Action, including the Court's Preliminary Approval Order, the Second Amended Consolidated Class Action Complaint filed December 13, 2019, Defendants' Answer filed January 27, 2020, the Court's September 25, 2019 Opinion and Order regarding Defendants' motions to dismiss, and the Court's March 9, 2021 Ruling and Order regarding class certification. In addition, Epiq will promptly post copies of the papers being filed on April 28, 2022 in support of final approval of the settlement, approval of the Plan of Allocation, awards of attorneys' fees and expenses, and awards to Class Representatives.

19. The Settlement Website also includes a link to a claim filing module through which Settlement Class Members may submit their claims online, and a link to a nominee module through which nominees and brokers may electronically submit claims on behalf of Settlement Class Members and lists of the names and addresses of potential Settlement Class Members to which

Epiq will mail Notices. Epiq will continue operating, maintaining and, as appropriate, updating the Settlement Website until the conclusion of the claims administration process.

20. As of April 27, 2022, there have been 32,492 unique visitors to the Settlement Website and 160,588 pageviews. Additionally, of those 160,588 pageviews, 25,451 were of the downloadable Proof of Claim and Release Form.

IV. CONTACT CENTER SERVICES

21. Epiq reserved a toll-free telephone number for the settlement, 1-855-675-3124, and a separate telephone number for callers outside the U.S. and Canada, 1-503-520-4435. Epiq also published those telephone numbers in the Notice and Summary Notice, and on the Settlement Website.

22. Those telephone numbers, which became operational on February 16, 2022, connect callers with an Interactive Voice Response (“IVR”) system. The IVR provides callers with access to additional information that has been pre-recorded and is in operation 24 hours a day, 7 days a week. The pre-recorded message provides callers with a brief summary of the settlement and the option to select one of several more detailed recorded messages addressing frequently asked questions. The IVR also allows callers to request that a copy of the Long-Form Notice and Proof of Claim and Release Form be mailed to them, or the caller may opt to speak with a trained operator Monday through Friday from 9:00 a.m. to 9:00 p.m. E.T. (excluding official holidays) regarding the status of the settlement and/or to obtain answers to questions they may have. During other hours, callers may leave a message for an agent to call them back.

23. As of April 27, 2022, Epiq has received a total of 5,946 calls to the telephone numbers dedicated to the settlement, including 1,166 calls that were handled by a live operator. Epiq has promptly responded to each telephone inquiry and mailing request, including messages left by callers, and will continue to do so.

24. Additionally, Epiq maintains and monitors an email address established for this settlement, info@TevaSecuritiesLitigation.com, as well as a P.O. Box dedicated to this settlement for potential Settlement Class Members and nominees to submit questions and inquiries via email and mail. As of April 27, 2022, Epiq has received 8,486 emails and mailed correspondence and responded as appropriate.

V. CLAIM FILING

25. The Notice, Summary Notice, Long-Form Notice, IVR, and Settlement Website inform potential Settlement Class Members that, to be eligible to receive a payment from the Net Settlement Fund, they must submit a Proof of Claim and Release Form online via the Settlement Website by May 17, 2022, or by mail such that it is postmarked by May 17, 2022. As is typical in other claims administration matters of this kind, Epiq will continue to process claims received or postmarked after May 17, 2022 until such time as the receipt and processing of new late claims will impact decisions on disbursements.

26. As of April 27, 2022, Epiq has received 16,628 Proof of Claim and Release Forms from potential Settlement Class Members and brokerage firms, banks, institutions, and other nominees.

27. With regard to Direct Action Plaintiffs, the Notice, Summary Notice, Long-Form Notice, and Settlement Website inform Direct Action Plaintiffs that, should they wish to join the Settlement Class, they must take additional steps by May 2, 2022. Specifically, Direct Action Plaintiffs who wish to join the Settlement Class are instructed to: (a) dismiss their action and (b) electronically submit via the Settlement Website or postmark their Proof of Claim and Release Form no later than May 2, 2022, with simultaneous copies emailed to BFA and counsel for Defendants.

28. As of April 27, 2022, Epiq has not received any Proof of Claim and Release Forms submitted by or on behalf of Direct Action Plaintiffs.

VI. REQUESTS FOR EXCLUSION AND OBJECTIONS

29. The Notice, Summary Notice, Long-Form Notice, and Settlement Website inform potential Settlement Class Members that requests for exclusion from the Settlement Class must be electronically submitted via the Settlement Website or postmarked no later than May 2, 2022. The Notice, Long-Form Notice, and Settlement Website instruct potential Settlement Class Members who wish to exclude themselves from the Settlement Class to submit a written request for exclusion that provides specific information, including records of their transactions in Teva Securities.

30. As of April 27, 2022, Epiq has received 39 potential requests for exclusion. Epiq is following up to the extent that these submissions do not affirmatively request exclusion from the Settlement Class. Epiq has monitored and will continue to monitor the Settlement Website and all mail delivered to the settlement-specific P.O. Box for further potential requests.

31. The Notice, Summary Notice, Long-Form Notice, and Settlement Website also inform potential Settlement Class Members that they may object to the settlement, the proposed Plan of Allocation, or the application for attorneys' fees and expenses, including requests for awards to Class Representatives pursuant to 15 U.S.C. § 78u-4(a)(4); that the objection must be made in writing and filed with the Court in accordance with all of the instructions set forth in the Long-Form Notice; and that objections must be received or filed, not simply postmarked, on or before May 12, 2022.

32. As of April 27, 2022, Epiq has not received any objections to the settlement, the proposed Plan of Allocation, or the application for attorneys' fees and expenses, including requests for awards to Class Representatives pursuant to 15 U.S.C. § 78u-4(a)(4).

I declare, under penalty of perjury, that the foregoing is true and correct to the best of my knowledge.

Dated: New York, New York
April 27, 2022

By: /s/ Michael M^cGuinness
Michael McGuinness

Exhibit A

Notice of Proposed Settlement of Class Action

Teva Securities Litigation Claims Administrator
c/o Epiq Class & Claims Solutions, Inc.
P.O. Box 3565
Portland, OR 97208-3565

**BARCODE
NO-PRINT
ZONE**

FIRST-CLASS MAIL
U.S. POSTAGE
PAID
Portland, OR
PERMIT NO. 2882

**IMPORTANT NOTICE FROM THE
UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF CONNECTICUT**

NOTICE OF CLASS SETTLEMENT

If you purchased or otherwise acquired Teva Pharmaceutical Industries Ltd. (“Teva”) American Depositary Shares (“ADS”), Teva 7.00% mandatory convertible preferred shares (“Preferred Shares”), or certain Teva Pharmaceutical Finance Netherlands III B.V. (“Teva Finance”) U.S.-dollar-denominated senior notes (“Notes”) during the period from February 6, 2014 through May 10, 2019, inclusive, you may be affected by a proposed class settlement.

**THE SETTLEMENT MAY AFFECT YOUR
LEGAL RIGHTS. YOU MAY BE ELIGIBLE
FOR A CASH PAYMENT. PLEASE READ
THIS NOTICE CAREFULLY.**

Barcode No-Print Zone

~~This Notice provides only limited information about the settlement.~~

~~For more information, please visit / באתר בקר אנו, בעברית זה למידע:~~

~~www.TevaSecuritiesLitigation.com (the “Settlement Website”) or~~

~~Call the Claims Administrator at 1-855-675-3124 or 1-503-520-4435 outside the U.S. and Canada~~

Important Settlement Notice: In re Teva Securities Litigation, No. 3:17-cv-00558 (SRU) (the “Action”)

The parties have reached a proposed settlement that, if approved, will resolve the Released Claims against the Released Defendants on behalf of the Settlement Class.

Defendants and/or their insurance carriers have agreed to pay \$420,000,000. This amount, plus accrued interest, and after deduction of Court-approved attorneys’ fees and expenses (including any awards to Class Representatives), notice and administration costs, and taxes, will be allocated, pursuant to the Plan of Allocation in the Long-Form Notice, among Settlement Class Members who submit valid claims.

You may be a Settlement Class Member if you purchased or otherwise acquired Teva ADS, Preferred Shares, or Notes during the period from February 6, 2014 through May 10, 2019, inclusive.

TO BE ELIGIBLE FOR PAYMENT, YOU MUST SUBMIT A VALID PROOF OF CLAIM AND RELEASE ONLINE OR POSTMARKED BY MAY 17, 2022. THE FORM IS AVAILABLE FROM THE SETTLEMENT WEBSITE, WWW.TEVASECURITIESLITIGATION.COM, OR BY MAIL UPON REQUEST THROUGH THE WEBSITE OR BY CALLING THE CLAIMS ADMINISTRATOR AT 1-855-675-3124 OR 1-503-520-4435 OUTSIDE THE U.S. AND CANADA.

The Settlement Website contains a Long-Form Notice with additional information that you should review.

www.TevaSecuritiesLitigation.com

You must comply with the Long-Form Notice's complete instructions on how to submit a Proof of Claim and Release, exclude yourself, or object. In summary, you have three options:

Option 1: Submit a Proof of Claim and Release Form (with further options to object to the settlement and/or appear at the Settlement Hearing).

Option 2: Exclude yourself from the Settlement Class, as detailed below.

Option 3: Do nothing. You will still be bound by the settlement and will fully release all of the Released Claims against the Released Defendants.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT

OPTION 1: SUBMIT A PROOF OF CLAIM AND RELEASE FORM SUBMITTED ONLINE OR POSTMARKED BY MAY 17, 2022

This is the only way to be eligible to get a payment from the settlement. If you wish to participate in the settlement, you will need to complete and submit the Proof of Claim and Release Form, which is available at www.TevaSecuritiesLitigation.com or by calling the Claims Administrator at 1-855-675-3124 or 1-503-520-4435 outside the U.S. and Canada. Settlement Class Members who do not complete and submit the Proof of Claim and Release Form in accordance with the instructions on the Proof of Claim and Release Form and within the time required will be bound by the settlement and shall have fully released all of the Released Claims against the Released Defendants, but will not be eligible to participate in any distribution of the Net Settlement Fund.

OPTION 2: EXCLUDE YOURSELF FROM THE SETTLEMENT CLASS BY SUBMITTING A WRITTEN REQUEST FOR EXCLUSION SUBMITTED ONLINE OR POSTMARKED BY MAY 2, 2022	If you wish to exclude yourself from the settlement, you must submit a written request for exclusion that is submitted online or postmarked by May 2, 2022. You will not be bound by the results of the Litigation, you cannot object to the settlement, and you will not receive any payment. This is the only option that allows you to ever bring or be part of any other lawsuit against the Released Defendants related to the issues raised in the Litigation.
OPTION 3: DO NOTHING	If you are a Settlement Class Member but do not request exclusion and do not submit a Proof of Claim and Release Form submitted online or postmarked by May 17, 2022, you will not be eligible to receive any payment from the Settlement Fund. You will, however, be bound by the settlement and shall have fully released all of the Released Claims against the Released Defendants.

If you are a Settlement Class Member, you may also object to the settlement (whether or not you file a Proof of Claim and Release Form) by submitting a written objection so that it is received or filed no later than May 12, 2022. If you believe the settlement is objectionable in any respect, you may write to the Court about why you oppose the settlement, the Plan of Allocation, and/or the request for attorneys' fees, costs, and expenses. You will still be a Settlement Class Member who is bound by the settlement and shall have fully released all of the Released Claims against the Released Defendants.

You may attend the Settlement Hearing on June 2, 2022, at 10:00 a.m., and provide a notice of intention to appear to Class Counsel so that it is received no later than May 12, 2022. You do not need to attend the Settlement Hearing unless you wish to speak in support of the settlement or any objection you may have submitted, and have submitted to Class Counsel a Notice of Intention to Appear so that it is received no later than May 12, 2022. The Court may postpone the Settlement Hearing without further notice to you.

www.TevaSecuritiesLitigation.com

What is this case about? Why is there a settlement? The Action alleges that Defendants made material misstatements and omissions regarding the sources of Teva's financial performance, generic drug pricing, collusion, and other matters. Defendants deny any wrongdoing or liability. The parties disagree on liability and damages. Class Representatives wish to avoid the risk and delay of further litigation and secure a substantial benefit for the Settlement Class. Defendants wish to avoid the cost and distraction of further litigation.

How much will I recover? The estimated average recovery per affected Teva Security is approximately \$0.37 per ADS (or \$0.64 for ADS purchased in the ADS Offering), \$17.65 per Preferred Share, \$0.13 per 2018 Note, \$0.28 per 2019 Note, \$0.61 per 2021 Note, \$1.37 per 2023 Note, \$2.08 per 2026 Note, and \$3.57 per 2046 Note, before deduction of Court-approved fees, expenses, and costs. This amount will vary based on (among other things) the number of valid claims and the size and timing of your transactions in Teva Securities.

The Court will hold a hearing on June 2, 2022 at 10:00 a.m. to consider whether to approve the settlement and Class Counsel Bleichmar Fonti & Auld LLP's request for attorneys' fees not to exceed 23.75% of the Settlement Amount, and expenses not to exceed \$11,000,000, including awards to Class Representatives of no more than \$100,000 (an average of approximately \$0.10 per affected ADS (or \$0.17 for ADS purchased in the Offering), \$4.65 per affected Preferred Share, \$0.03 per affected 2018 Note, \$0.07 per affected 2019 Note, \$0.16 per affected 2021 Note, \$0.36 per affected 2023 Note, \$0.55 per affected 2026 Note, and \$0.94 per affected 2046 Note). You may, but are not required to, attend, and may also appear through counsel of your choice and at your own expense.

How can I get more information? Visit the Settlement Website at www.TevaSecuritiesLitigation.com, contact the Claims Administrator at 1-855-675-3124 or 1-503-520-4435 outside the U.S. and Canada, or contact Class Counsel: Joseph A. Fonti, Bleichmar Fonti & Auld LLP, 7 Times Square, 27th Floor, New York, NY 10036, Telephone: (888) 879-9418.

DIRECT ACTION PLAINTIFFS ONLY

You are only a Direct Action Plaintiff if you retained counsel and filed with the Court one of the lawsuits listed in Appendix B to the Long-Form Notice. If you do not know whether you are a Direct Action Plaintiff, you are unlikely to be one. Direct Action Plaintiffs who wish to participate in the settlement must (a) dismiss their action and (b) electronically submit or postmark their Proof of Claim and Release Forms (including copies of stockbroker confirmation slips, stockbroker statements, or other documents requested therein) no later than May 2, 2022 (with simultaneous copies emailed to Class Counsel (tevasettlement@bfalaw.com) and counsel for Defendants (tevasettlement@kasowitz.com)). If you are a Direct Action Plaintiff and do not timely take the steps listed above, you will not share in the proceeds of the settlement and your claims are not released.

SPECIAL NOTICE TO NOMINEES

Nominees who purchased or otherwise acquired Teva ADS, Preferred Shares, and/or Notes for the beneficial interest of other Persons or entities between February 6, 2014 and May 10, 2019, inclusive, shall either: (i) within seven (7) calendar days of receipt of this Notice, request from the Claims Administrator sufficient copies of the Notice to forward to all such beneficial owners and within seven (7) calendar days of receipt of those Notices forward them to all such beneficial owners; or (ii) within seven (7) calendar days of receipt of this Notice, provide a list of the names and addresses of all such beneficial owners to the Claims Administrator at Epiq Class & Claims Solutions, Inc., *In re Teva Securities Litigation*, P.O. Box 3565, Portland, OR 97208-3565.

If you choose the first option, you must send a statement to the Claims Administrator confirming that the mailing was made and **you must retain your mailing records for use in connection with any further notices that may be provided in the Litigation.**

If you choose the second option, the Claims Administrator will send a copy of the Notice to the beneficial owners.

www.TevaSecuritiesLitigation.com

Upon full and timely compliance with these directions, such nominees may seek reimbursement of their reasonable expenses actually incurred by providing the Claims Administrator with proper documentation supporting the expenses for which reimbursement is sought.

For more information, please visit / בעברית זה למידע, באתר בקר אנה:
www.TevaSecuritiesLitigation.com (the “Settlement Website”) or

Call the Claims Administrator at 1-855-675-3124 or 1-503-520-4435 outside the U.S. and Canada

The following QR code links to the Settlement Website:



www.TevaSecuritiesLitigation.com

www.TevaSecuritiesLitigation.com

Exhibit B

Proof of Publication of Summary Notice

CONFIRMATION OF PUBLICATION

IN THE MATTER OF: *Teva Securities Litigation*

I, Kathleen Komraus, hereby certify that

- (a) I am the Media & Design Manager at Epiq Class Action & Claims Solutions, a noticing administrator, and;
- (b) The Notice of which the annexed is a copy was published in the following publications on the following dates:

2.21.2022 – IBD Weekly
2.21.2022 – PR Newswire
2.22.2022 – Wall Street Journal
2.23.2022 – Globes

X Kathleen Komraus

(Signature)

Media & Design Manager

(Title)

Bleichmar Fonti & Auld LLP Announce a Proposed Class Action Settlement Involving Purchasers of Teva Pharmaceutical Securities

NEWS PROVIDED BY
Bleichmar Fonti & Auld LLP →
Feb 21, 2022, 08:00 ET

BRIDGEPORT, Conn., Feb. 21, 2022 /PRNewswire/ --

**UNITED STATES DISTRICT COURT
DISTRICT OF CONNECTICUT**

IN RE TEVA SECURITIES LITIGATION No. 3:17-cv-00558 (SRU)

**SUMMARY NOTICE OF PENDENCY AND
PROPOSED SETTLEMENT OF CLASS ACTION**

TO: Purchasers and acquirers in domestic transactions of Teva Pharmaceutical Industries Ltd. ("Teva") American Depositary Shares, Teva 7.00% mandatory convertible preferred shares, and/or certain Teva Pharmaceutical Finance Netherlands III B.V. ("Teva Finance") U.S.-dollar-denominated senior notes during the period from February 6, 2014 through May 10, 2019, inclusive.

IF YOU PURCHASED OR ACQUIRED TEVA SECURITIES (DEFINED BELOW) FROM FEBRUARY 6, 2014 THROUGH MAY 10, 2019, INCLUSIVE, YOUR RIGHTS MAY BE AFFECTED BY A PROPOSED SETTLEMENT IN THIS LITIGATION (THE "LITIGATION").

THIS SUMMARY NOTICE WAS AUTHORIZED BY THE COURT. IT IS NOT A LAWYER SOLICITATION. PLEASE READ THIS SUMMARY NOTICE CAREFULLY AND IN ITS ENTIRETY.

YOU ARE HEREBY NOTIFIED that a hearing will be held on **June 2, 2022, at 10:00 a.m.**, before the Honorable Stefan R. Underhill, United States District Judge, at the United States District Court for the District of Connecticut (the "Court"), Brien McMahon Federal Building, 915 Lafayette Boulevard, Bridgeport, CT 06604 for the purpose of determining: (1) whether the proposed settlement of the Litigation, as set forth in the Stipulation dated January 18, 2022, consisting of Four Hundred and Twenty Million U.S. dollars (\$420,000,000) in cash, should be approved as fair, reasonable, and adequate to the Settlement Class Members; (2) whether the proposed plan to distribute the Net Settlement Fund (the "Plan of Allocation") is fair, reasonable, and adequate; (3) whether the applications by Class Counsel for attorneys' fees and expenses should be approved; (4) whether Class Representatives should receive awards pursuant to 15 U.S.C. § 78u-4(a)(4) in connection with their representation of the Settlement Class and, if so, in what amount; and (5) whether the proposed Judgment should be entered.

The Litigation has been certified as a class action on behalf of all persons and entities (with certain exclusions) who purchased or acquired Teva Securities from February 6, 2014 through May 10, 2019, inclusive. The "Teva Securities" are: Teva Pharmaceutical Industries Ltd. ("Teva") American Depositary Shares ("ADS") (ISIN No. US8816242098; CUSIP 881624209), Teva 7% mandatory convertible preferred shares ("Preferred Shares") (ISIN No. IL0062905489; CUSIP M8769Q 136), and the following Teva Pharmaceutical Finance Netherlands III B.V. ("Teva Finance") U.S.-dollar-denominated senior notes: 1.400% Senior Notes due July 20, 2018 (ISIN US88167AAA97; CUSIP 88167A AA9); 1.700% Senior Notes due July 19, 2019 (ISIN US88167AAB70; CUSIP 88167A AB7); 2.200% Senior Notes due July 21, 2021 (ISIN US88167AAC53; CUSIP 88167A AC5); 2.800% Senior Notes due July 21, 2023 (ISIN US88167AAD37; CUSIP 88167A AD3); 3.150% Senior Notes due October 1, 2026 (ISIN US88167AAE10; CUSIP 88167A AE1); and 4.100% Senior Notes due October 1, 2046 (ISIN US88167AAF84; CUSIP 88167A AF8) (collectively, the "Notes").

A detailed description of the Litigation, including important information about your rights and options, is in the detailed Long-Form Notice of Pendency and Proposed Settlement of Class Action (the "Long-Form Notice"), available at **www.TevaSecuritiesLitigation.com** or by contacting the Claims Administrator at: Epiq Class Action & Claims Solutions, Inc., *In re Teva Securities Litigation*, P.O. Box 3565, Portland, OR 97208-3565, Telephone: **(855) 675-3124, or 1-503-520-4435 outside the U.S. and Canada.**

To be eligible for a payment from the Net Settlement Fund you must submit a Proof of Claim and Release Form electronically submitted or postmarked by no later than May 17, 2022. To obtain a copy of the Proof of Claim and Release Form, visit **www.TevaSecuritiesLitigation.com** or contact the Claims Administrator at the address above. Failure to submit your Proof of Claim and Release Form by May 17, 2022 will subject your claim to possible rejection and may preclude you from receiving any payment from the settlement.

To be excluded from the settlement, you must submit a written request for exclusion, in accordance with all of the instructions in the Long-Form Notice, **electronically submitted or postmarked no later than May 2, 2022**. If you request exclusion, you will not receive any payment from the settlement.

If you are a Settlement Class Member and you do nothing, you will not share in the proceeds of the settlement, but you will be bound by the settlement and shall have fully released all of the Released Claims against the Released Defendants.

Direct Action Plaintiffs are those plaintiffs who retained counsel and filed with the Court one of the lawsuits listed in Appendix B to the Long-Form Notice. The foregoing deadlines do not apply to the Direct Action Plaintiffs. Direct Action Plaintiffs who wish to participate in the settlement must take certain steps, specified in the Long-Form Notice, **no later than May 2, 2022**.

To object to any aspect of the settlement, the Plan of Allocation, the application for attorneys' fees and expenses, or Class Representatives' request for awards pursuant to 15 U.S.C. § 78u-4(a)(4), you must submit a written objection in accordance with all of the instructions in the Long-Form Notice that is **received or filed, not simply postmarked, on or before May 12, 2022**. If you object, but also want to be eligible for a payment, you must submit a timely Proof of Claim and Release Form.

Inquiries, other than requests for the Long-Form Notice, may be made by emailing Class Counsel at TevaSettlement@bfalaw.com or contacting:

Joseph A. Fonti
Bleichmar Fonti & Auld LLP
7 Times Square, 27th Floor
New York, New York 10036
Telephone: (888) 879-9418

**PLEASE DO NOT CONTACT THE COURT OR THE OFFICE OF THE CLERK
WITH QUESTIONS REGARDING THIS LITIGATION OR THIS NOTICE.**

Dated: February 21, 2022

BY ORDER OF THE COURT:

United States District Court for the
District of Connecticut

SOURCE Bleichmar Fonti & Auld LLP

BUSINESS & FINANCE

AGL Energy Rejects Takeover

By STUART CONDIE

SYDNEY—Mike Cannon-Brookes thought Australia's biggest polluter wasn't doing enough to curb its greenhouse gas emissions, so he sought to buy the company.

Mr. Cannon-Brookes, co-founder of Nasdaq-listed software company Atlassian Corp. teamed up with Canada's Brookfield Asset Management Inc. to try to acquire electricity generator AGL Energy Ltd., in a proposal valued at more than \$3.5 billion. Central to their ambition is a plan to shut AGL's coal-fired power plants years ahead of schedule and replace them with renewable energy.

AGL, which the Australian government's Clean Energy Regulator says is Australia's largest emitter of greenhouse gases, said Monday that it had rejected the takeover proposal as too low.

The company plans to close the last of its coal plants by 2045. Mr. Cannon-Brookes and Brookfield, whose head of investing in low-carbon technology is former Bank of England Gov. Mark Carney, say they can make AGL a net-zero emitter by 2035.

"AGL accounts for over 8% of Australia's emissions," Mr. Cannon-Brookes said. That is more than the current emissions of Australia's domestic aviation industry and fleet of jets flying on international routes, or every car on the country's roads, he added.

AGL said shareholders would be better off if AGL advanced a plan to separate its generation business, to be called Accel Energy Ltd., from its retail arm, which would be known as AGL Australia Ltd. The separation is due to be completed before the end of June.

Mr. Cannon-Brookes, 42 years old, is described on Atlas-



Mike Cannon-Brookes's proposed offer is more than \$3.5 billion.

sian's website as a "passionate clean energy evangelist" who five years ago helped to broker Tesla Inc.'s construction in South Australia of what was then the world's largest lithium-ion battery. The battery, which has since been expanded, is paired with a wind farm.

The billionaire Australian, who last year publicly argued with Australia's deputy prime minister over what he saw as a lack of detail in government policy, is also an investor in the Sun Cable Australia-Asia PowerLink project, which aims to supply power to Singapore from a northern Australia solar farm.

Mr. Cannon-Brookes's wealth is built on the value of the Class B shares in Atlassian that he owns jointly with co-founder Scott Farquhar. Together they own a majority stake in Atlassian, which is valued at \$75.4 billion.

Buying AGL could also be

highly profitable if Mr. Cannon-Brookes's bullish view of the shift to zero-carbon technology becomes reality. AGL is one of the country's largest power generators, with a major retail business supplying electricity and gas to households and businesses.

The takeover offer coincided with the share price of AGL hovering close to more than two-decade lows, as equity investors fretted about the impact of low wholesale electricity prices and the Covid-19 pandemic on energy demand. On Monday, AGL's stock closed 11% higher on the bid by Brookfield and Mr. Cannon-Brookes's Grok Ventures investment vehicle.

Mr. Cannon-Brookes said his team had started looking at a proposal as soon as AGL announced its breakup last year. He said bundling carbon-intensive assets into a single entity

made little sense economically and that he joined with Brookfield after learning it was working on a similar plan.

Australia relies on coal to generate 75% of its electricity, though the country has one of the highest adoptions of rooftop solar per capita. That installation rate, aided by state-government support, is changing the dynamics of Australia's power-generation sector.

Frank Calabria, chief executive of Origin Energy Ltd., AGL's chief listed competitor, said last week that the company would accelerate the closure of the company's Eraring coal-fired power plant to August 2025, from a previous termination date of 2032. It plans to build a battery of up to 700 megawatts at the site in eastern Australia that can store alternative forms of electricity generation.

Closing coal-fired power plants is expensive. Origin has made a provision of around \$173 million for restoring and rehabilitating the site around Eraring.

Another Australian billionaire, Andrew Forrest, said he had looked at a similar plan for AGL before opting to focus on investment in green hydrogen.

"Bringing forward the closure of Australia's coal power plants would be a game-changer for Australia's energy transition that would result in a significant reduction in our greenhouse gas emissions," said Mr. Forrest, who is chairman of iron-ore producer Fortescue Metals Group Ltd.

The consortium comprising Brookfield and Mr. Cannon-Brookes's Grok Ventures said it would spend about 20 billion Australian dollars, equivalent to US\$14.4 billion, on overhauling AGL's business, including replacing 7 gigawatts of coal-fired capacity with at least 8 gigawatts of new clean energy and storage.

The consortium's proposal, made Saturday, valued AGL's equity at \$3.56 billion. AGL also had roughly \$2 billion of net debt on Dec. 31, according to its most recent market filings.

Tesla Plant Waits for Opening

Continued from page B1

pensive imports from its Chinese and U.S. factories.

The latest forecast opening date to come and go was last fall. Tesla Chief Executive Elon Musk said on several occasions the plant would begin building a small number of cars by the end of 2021, and likely begin deliveries in early 2022, but that ramping up to full production would take time.

"It will take a longer time to reach high-volume production than it took to build the factory. It's really difficult," he said at the plant in October.

In a way, Tesla has delivered: The plant is ready to produce cars. The regional economics ministry confirmed in January that Tesla had purchased a section of railroad track to run a shuttle between nearby Erkrner and the plant to ease workers' commute.

Germany's powerful industrial labor union, IG Metall, said it opened an office outside the plant to organize the workforce. Customers are putting in orders for cars built there.

What is missing to kick off commercial production is the final planning approval. Environmental opposition to the plant explains some of the delays, but the biggest delay, regional officials and analysts said, was caused by Tesla's late application to build a battery plant that wasn't included in the original permit application.

"That cost them an additional six months," said Stefan Bratzel, director of the Center of Automotive Management, a research institute in Germany. Even so, he said, "the plant is going up in record time."

The Brandenburg state government said it used fast-track laws created in the wake of German reunification to accelerate the approval process. The state issued preliminary approval for the plant in stages, allowing Tesla to construct the plant and build a few vehicles

to test systems, but preventing commercial production until final approval.

Under German law, Tesla had to submit an environmental-impact study that was open to public comment. The state collected more than 800 individual complaints during public hearings in 2020 and 2021.

State officials said they need to study each objection and make any required changes to the plant to ensure that the final permit can withstand any legal challenges after the plant has officially opened.

A spokeswoman for the Brandenburg environment ministry said the approval process was in the final phase, but she couldn't name a date for approval.

If approved, the plant could still face roadblocks. A concern expressed by local citizens and by environmental groups is that the plant and service pro-

The latest forecast opening date to come and go was last fall.

viders who may locate in the area could use too much water, threatening residents' supply. Most of these lawsuits were dismissed by the courts.

Environmental activists have sued to block a utility provider from increasing the water it draws from the ground to serve the Tesla plant via a second utility. If the court sides with the plaintiffs, the water company says it would have a shortfall so large, the entire community would be affected.

"In a nutshell: No water—no Tesla," the Wasserverband Strausberg-Erkner company said.

Analysts say it is unlikely that approval will be withheld for the factory dubbed Giga Berlin. Such a decision, which could require Tesla to pack up the plant and return the land to its original state, would likely scare investors away from Germany for years, they said.

—Rebecca Elliott contributed to this article.

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CLASS ACTION

UNITED STATES DISTRICT COURT
DISTRICT OF CONNECTICUT

IN RE TEVA SECURITIES LITIGATION

No. 3:17-cv-00558 (SRU)

SUMMARY NOTICE OF PENDENCY AND PROPOSED SETTLEMENT OF CLASS ACTION

TO: Purchasers and acquirers in domestic transactions of Teva Pharmaceutical Industries Ltd. ("Teva") American Depositary Shares, Teva 7.00% mandatory convertible preferred shares, and/or certain Teva Pharmaceutical Finance Netherlands III B.V. ("Teva Finance") U.S.-dollar-denominated senior notes during the period from February 6, 2014 through May 10, 2019, inclusive.

IF YOU PURCHASED OR ACQUIRED TEVA SECURITIES (DEFINED BELOW) FROM FEBRUARY 6, 2014 THROUGH MAY 10, 2019, INCLUSIVE, YOUR RIGHTS MAY BE AFFECTED BY A PROPOSED SETTLEMENT IN THIS LITIGATION (THE "LITIGATION").

THIS SUMMARY NOTICE WAS AUTHORIZED BY THE COURT. IT IS NOT A LAWYER SOLICITATION. PLEASE READ THIS SUMMARY NOTICE CAREFULLY AND IN ITS ENTIRETY.

YOU ARE HEREBY NOTIFIED that a hearing will be held on **June 2, 2022, at 10:00 a.m.**, before the Honorable Stefan R. Underhill, United States District Judge, at the United States District Court for the District of Connecticut (the "Court"), Brien McMahon Federal Building, 915 Lafayette Boulevard, Bridgeport, CT 06604 for the purpose of determining: (1) whether the proposed settlement of the Litigation, as set forth in the Stipulation dated January 18, 2022, consisting of Four Hundred and Twenty Million U.S. dollars (\$420,000,000) in cash, should be approved as fair, reasonable, and adequate to the Settlement Class Members; (2) whether the proposed plan to distribute the Net Settlement Fund (the "Plan of Allocation") is fair, reasonable, and adequate; (3) whether the applications by Class Counsel for attorneys' fees and expenses should be approved; (4) whether Class Representatives should receive awards pursuant to 15 U.S.C. § 78u-4(a)(4) in connection with their representation of the Settlement Class and, if so, in what amount; and (5) whether the proposed Judgment should be entered.

The Litigation has been certified as a class action on behalf of all persons and entities (with certain exclusions) who purchased or acquired Teva Securities from February 6, 2014 through May 10, 2019, inclusive. The "Teva Securities" are: Teva Pharmaceutical Industries Ltd. ("Teva") American Depositary Shares ("ADS") (ISIN No. US8816242098; CUSIP 881624209), Teva 7% mandatory convertible preferred shares ("Preferred Shares") (ISIN No. IL0062905489; CUSIP M8769Q 136), and the following Teva Pharmaceutical Finance Netherlands III B.V. ("Teva Finance") U.S.-dollar-denominated senior notes: 1.400% Senior Notes due July 20, 2018 (ISIN US88167AAA97; CUSIP 88167A AA9); 1.700% Senior Notes due July 19, 2019 (ISIN US88167AAB70; CUSIP 88167A AB7); 2.200% Senior Notes due July 21, 2021 (ISIN US88167AAC53; CUSIP 88167A AC5); 2.800% Senior Notes due July 21, 2023 (ISIN US88167AAD37; CUSIP 88167A AD3); 3.150% Senior Notes due October 1, 2026 (ISIN US88167AAE10; CUSIP 88167A AE1); and 4.100% Senior Notes due October 1, 2046 (ISIN US88167AAF84; CUSIP 88167A AF8) (collectively, the "Notes").

A detailed description of the Litigation, including important information about your rights and options, is in the detailed Long-Form Notice of Pendency and Proposed Settlement of Class Action (the "Long-Form Notice"), available at www.TevaSecuritiesLitigation.com or by contacting the Claims Administrator at: Epiq Class Action & Claims Solutions, Inc., *In re Teva Securities Litigation*, P.O. Box 3565, Portland, OR 97208-3565, Telephone: (855) 675-3124, or 1-503-520-4435 outside the U.S. and Canada.

To be eligible for a payment from the Net Settlement Fund you must submit a Proof of Claim and Release Form

electronically submitted or postmarked by no later than **May 17, 2022**. To obtain a copy of the Proof of Claim and Release Form, visit www.TevaSecuritiesLitigation.com or contact the Claims Administrator at the address above. Failure to submit your Proof of Claim and Release Form by May 17, 2022 will subject your claim to possible rejection and may preclude you from receiving any payment from the settlement.

To be excluded from the settlement, you must submit a written request for exclusion, in accordance with all of the instructions in the Long-Form Notice, **electronically submitted or postmarked no later than May 2, 2022**. If you request exclusion, you will not receive any payment from the settlement.

If you are a Settlement Class Member and you do nothing, you will not share in the proceeds of the settlement, but you will be bound by the settlement and shall have fully released all of the Released Claims against the Released Defendants.

Direct Action Plaintiffs are those plaintiffs who retained counsel and filed with the Court one of the lawsuits listed in Appendix B to the Long-Form Notice. The foregoing deadlines do not apply to the Direct Action Plaintiffs. Direct Action Plaintiffs who wish to participate in the settlement must take certain steps, specified in the Long-Form Notice, **no later than May 2, 2022**.

To object to any aspect of the settlement, the Plan of Allocation, the application for attorneys' fees and expenses, or Class Representatives' request for awards pursuant to 15 U.S.C. § 78u-4(a)(4), you must submit a written objection in accordance with all of the instructions in the Long-Form Notice that is **received or filed, not simply postmarked, on or before May 12, 2022**. If you object, but also want to be eligible for a payment, you must submit a timely Proof of Claim and Release Form.

Inquiries, other than requests for the Long-Form Notice, may be made by emailing Class Counsel at TevaSettlement@bfa.com or contacting:

Joseph A. Fonti
Bleichmar Fonti & Auld LLP
7 Times Square, 27th Floor
New York, New York 10036
Telephone: (888) 879-9418

PLEASE DO NOT CONTACT THE COURT OR THE OFFICE OF THE CLERK WITH QUESTIONS REGARDING THIS LITIGATION OR THIS NOTICE.

Dated: February 22, 2022 BY ORDER OF THE COURT:
United States District Court for the District of Connecticut

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/'dôgəd/

adjective

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Victor

Active Search Dog
Rescued from Redding, CA
Photographed by Shaina Fishman
at SDF's National Training Center.



מכרזים

מוריה
חברה לפיתוח ירושלים בע"מ

מוריה חברה לפיתוח ירושלים בע"מ
מכרז פומבי (מקוון) מסי' 7005/2021
לביצוע עבודות להקמת גני ילדים וכביש גישה, שכונת עיסאויה, ירושלים

- מוריה חברה לפיתוח ירושלים בע"מ ("מוריה") מזמינה בזה הצעות לביצוע עבודות כמפורט בהצעתה.
- המכרז ינוהל במתכונת של מכרז ממוקד (מקוון). לצורך הגשת הצעה במכרז, על המציעים להסדיר מראש את רישומם במערכת המכרזים האלקטרונית בכתובת <https://bids.dekel.co.il/moriah> ("המערכת הממוכנת"), בהתאם למפורט במסמכי ההליך.
- תנאי סף:** רשאים להשתתף במכרז מציעים העומדים בכל תנאי הסף המפורטים בחוברת הזמנה להצעת הצעות, וכן למועד האחרון להגשת הצעות, ואשר רכשו את מסמכי המכרז בעלות של 3,000 ש"ח, אשר לא תוחזר בכל מקרה. ניתן לעיין בתנאי הסף וביתר מסמכי המכרז, ללא תשלום, באתר האינטרנט של מוריה בכתובת: www.moriah.co.il, תחת לשונית "מכרזים".
- ממשל מציעים (לא חובה):** יתקיים ביום 7.3.2022 בשעה 12:00 בצהריים, בכתובת - תחנת הדלק "דור אלון" קדמה, ירושלים.
- הגשת שאלות הבחנה:** עד ליום 15.3.2022 לא יאוחר מהשעה 12:00 בצהריים, באמצעות הלשונית הייעודית במערכת הממוכנת.
- הגשת הצעות:** עד ליום 30.3.2022, לא יאוחר מהשעה 12:00 בצהריים. ההצעות תוגשנה באמצעות המערכת הממוכנת בלבד, למעט ערבות המכרז אשר יש להגיש עד המועד האמור לתיבת המכרזים שבמשרדי מוריה (קומה 3).
- מונה, כי האמור במועד זה הוא תמציית בלבד. תכולת השירותים, התנאים והחוראות המלאות מפורטים במסמכי המכרז, וניתן לעיין בהם ללא תשלום באתר האינטרנט של מוריה. בכל מקרה של אי התאמה בין האמור בפרסום זה לבין האמור במסמכי המכרז, יחייב האמור במסמכי המכרז. בכבוד רב,
מוריה חברה לפיתוח ירושלים בע"מ

חברת הכלכלית לחיפה בע"מ
Haifa Economic Corporation
החברה הכלכלית לחיפה

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- החברה הכלכלית לחיפה בע"מ (החברה) מזמינה באתר מציעים להגיש הצעות להפעלת חוגים במתחם פנאי ונופש המכונה "הספורטן", הכולל מפורט במסמכי הקול קורא.
- הנוסח המלא של הקול קורא מפורסם באתר האינטרנט של החברה הכלכלית בכתובת: www.hec.co.il.
- תנאי הסף להגשת הצעה, שקולים לבחירת המציע הזוכה וכל שאר התנאים וההגבלות ביחס לקול קורא ולהשתתפות בו, מפורטים במסמכי הקול קורא.
- את ההצעה יש להגיש בהתאם להוראות שנקבעו במסמכי הקול קורא עד ליום 24.03.2022.
- החברה שומרת לעצמה את הזכות לשנות כל אחד מהתנאים הקול קורא, השינויים יפורסמו באתר האינטרנט של החברה ובאחריות המציעים בלבד. באופן שוטף את ההודעות המפורסמות באתר האינטרנט של החברה.

החברה הכלכלית לחיפה בע"מ

עיריית נהריה מפרסמת בזאת להגשת הצעות למכרז לביצוע העבודות:

מס' מכרז	תיאור העבודה	ממשל קבלנים	עלות	מועד אחרון להגשה
006/22 פומבי	צביעת קירות חוץ ב"בית ספר יצימן סיווג קבלני נדרש 100/1 ו/או 130 א	ממשל קבלנים חוזר ייערך ביום שני בתאריך 28/2/2022 בשעה 10:00 נמנשים בכניסה ל"ב"ס יצימן מרחוב בלפור - סיווג חובה	500 ש"ח	6/3/2022
011/22 פומבי	בניית 2 כיתות ג' ברחוב אחד העם בנהריה סיווג קבלני נדרש 100/1	ממשל קבלנים חוזר ייערך ביום שני בתאריך 28/2/2022 בשעה 12:00 נמנשים ב"ב"ס יצימן - סיווג חובה	2,000 ש"ח	7/3/2022

ביחס לכל המכרזים לעיל נדגש, כי את מרשי ומסמכי המכרז ניתן לעיין ולקבל דרך אתר האינטרנט של עיריית נהריה ו/או בבניין העירייה קומה 1 מחלקת מכרזים תמורת תשלום של יחיד. המעניינים יישאו את האחריות על המעטפה סגורה לתיבת המכרזים במשרדי העירייה (מחלקת מכרזים) בקומה 4 לא יאוחר מהתאריך הרשום לעיל עד השעה 13:00.

מודע כי ביצוע העבודות ייעשה בשלבים הקבועים בתנאי המכרז וכפוף לאישור תקציבי השתתפות בסיווג קבלנים הנה **חובה** מהווה תנאי להגשת הצעה למכרז זה.

עיריית נהריה

עיריית רמתגן

מכרז 02/2022
למתן שירותי צילומי אוויר, צילומים אלסטוניים ומודל תלת מימד עבור עיריית רמתגן

עלות מכרז - 500 ₪
המועד האחרון להגשת המכרז על תאריך 21.03.2022 עד השעה 12:00 בדיוק.

- הגשת המכרז בלשכת י"ר ועדת מכרזים ע"ד רועי ברזילי, קומה 1 ובניין העירייה, רח' ביאליק 35, רמתגן.
- בקשה לעיין ולקבל מידע ל"רמז"ל michrazim-rg@ramat-gan.muni.il
- או בטלפון: 03-7408850/8802
- יש להתעדכן באתר העירייה בשיוניים בתנאי המכרז ומודעים.
- קבלת המסמכים בדוא"ר הינה באחריות המשתתף בלבד ותבוצע באמצעות השירות המסמכי בלבד.
- המכרז ללא עיון נספח לא יחזר.

חדרה
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נא לפנות לאתר עיריית חדרה: www.hadera.muni.il לקבלת דרישות התפקיד: מכרזים ודרושים-משאבי אנוש. הגשת מועמדות באמצעות טופס מקוון: תיק תק טפסים ותשלומים (ניסוח ללא הזדהות) -טפסים בקליק - אגף ההון האנושי - טופס הגשת מועמדות למכרז.

מועד אחרון להגשת המועמדות ביום חמישי 10.3.22 ז' אדר ב' תשפ"ב עד השעה 12:00

טל': 04-6303138

מועמדים שלא יעמדו בדרישות הסף לא יזומנו **בברכה, דגנית זילבר מנהלת אגף ההון האנושי**

מועצה מקומית מזרעה

הודעה שינוי מועדי ותנאי מכרז גינון מכרז פומבי מס' 2/2022

עקב האירוע הטרגי שקרה בכפר בתאריך 18.2.2022, נאלצנו לדחות מועדי מכרז מס' 2/2022, ולבטל חובת השתתפות המציעים בסיווג הקבלנים.

להלן המועדים המעודכנים:

- את הצעות יש להגיש עד ליום **03.03.2022** ועד ולא יאוחר מן **השעה 14:00**, לתיבת המכרזים הנמצאת במבנה המועצה.
- שאלות הבהרה ניתן לשלוח עד יום **27.02.2022 בשעה 16:00** למייל בלבד hayah@mazraa.muni.il ואישור קריאה תשובות תשלחנה במרוכז לכל המשתתפים.
- סיווג מציעים ייערך ביום חמישי **24.02.2022 בשעה 12:00** ייצא מבניין המועצה, השתתפות בסיווג המציעים אינו חובה.

פואד עווד - ראש המועצה

החברה הכלכלית לראשון לציון בע"מ
קול קורא 14/2022

להרחבת מאגר היועצים של החברה הכלכלית לראשון לציון בתחומים אינסטלציה ובטיחות באש

החברה הכלכלית לראשון לציון בע"מ (להלן: "החברה") מזמינה באתר מועמדים מתאימים להצטרף למאגר היועצים של החברה בתחומים אינסטלציה ובטיחות באש, לצורך ביצוע הליכים תחרותיים לקבלת שירותים בפורט ממוכר.

ניתן לעיין במסמכי ההליך באתר האינטרנט של החברה בכתובת: <http://www.chakar.co.il>.

את ההצעה יש להגיש במעטפה סגורה עד ליום **07.03.2022 בשעה 12:00** באופן המפורט במסמכי ההליך.

בכבוד רב, **אמנון ספרן, מנכ"ל**

בית משפט מחוזי של ארצות הברית מחוז קונטיקט

מס' 3:17-cv-00558 (SRU)

בהתדיינות על ניירות ערך של חברת טבע

הודעת סיכום על קנס והסדר פשרה מוצע לתובענה הייצוגית

אל: רוכשים וזוכים להקצאה בעסקאות מקומיות של חברת Teva Pharmaceutical Industries Ltd. ("Teva"), מניות מסוג Depository Shares, טבע 7.00% מניות חובה מועדפות להמרה ו/או אגירות חוב עדיפות מסוימות המבוטאות בדולרים של ארה"ב של Teva Pharmaceutical Industries Netherlands III B.V. ("Teva Finance"), בתקופה שבין 6 בפברואר 2014 ועד 10 במאי 2019, כולל.

אם רכשת או הוקצו לך ניירות ערך של Teva (המגודרים להלן) מה-6 בפברואר 2014 ועד ל-10 במאי 2019, כולל, וזמירותך עשויות להיות מושפעות מהסדר פשרה מוצע בהתדיינות זו ("ההתדיינות").

הודעת סיכום זו אושרה על ידי בית המשפט. לא מדובר בשידול מצד עורך דין. נא לקרוא את הודעת הסיכום הזו בקפידה ובשלמותה.

מוזב באתר לדיעורך כי ביום 2 בינואר 2022 בשעה 10:00 ייערך שימוע בפני כבוד השופט Stefan R. Underhill, אשר רכשו או הוקצו להם ניירות ערך של Teva החל מ-6 בפברואר 2014 ועד 10 במאי 2019, כולל. "ניירות הערך של Teva" הם: מניות Teva Pharmaceutical Industries Ltd. ("Teva") American Depository Shares ("ADS") (ISIN US8816242098; CUSIP 881624209), 7% מניות חובה של טבע, מועדפות ובנות המרה ("מניות מועדפות"), Teva Pharmaceutical Industries Netherlands III B.V. ("Teva Finance") (ISIN IL0062905489; CUSIP M8769Q 136) ואגירות חוב העדיפות הבאות של Teva Pharmaceutical Industries Netherlands III B.V. ("Teva Finance") המבוטאות בדולרים של ארה"ב: אגירות חוב עדיפות 1.400% עם מועד פירעון 19 ביולי 2018 (ISIN US88167AAA97; CUSIP 88167A AA9) אגירות חוב עדיפות 1.700% עם מועד פירעון 19 ביולי 2019 (ISIN US88167AAB70; CUSIP 88167A AB7) אגירות חוב עדיפות 2.200% עם מועד פירעון 21 ביולי 2021 (ISIN US88167AAC53; CUSIP 88167A AC5) אגירות חוב עדיפות 2.800% עם מועד פירעון 21 ביולי 2023 (ISIN US88167AAD37; CUSIP 88167A AD3) אגירות חוב עדיפות 3.150% עם מועד פירעון 1 באוקטובר 2026 (ISIN US88167AAE10; CUSIP 88167A AE1) אגירות חוב עדיפות 4.100% עם מועד פירעון 1 באוקטובר 2046 (ISIN US88167AAF84; CUSIP 88167A AF8) ("אגירות החוב").

תיאור מפורט של ההתדיינות, כולל מידע חשוב בנוגע לזכויות ולאפשרויות העומדות לרשותך, מופיע בהודעת הנושן המפורטת בטופס הארוך ובפשרה המוצעת של החברה הייצוגית ("הודעת הטופס הארוך"). הזמינה בכתובת www.TevaSecuritiesLitigation.com או על ידי פניה למנהל התביעות בכתובת: Epig, Class Action & Claims Solutions, Inc., In re Teva Securities Litigation, P.O. Box 3565, Portland, OR 97208-3565, טלפון: (855) 675-3124, או 1-503-520-4435, מחוזי לארה"ב וקנדה.

לפרסום מכרזים ומודעות השפיות
03-9538712
michraz@globes.co.il

דרושה/קבלן מפתח לבניית פרויקט מגורים בבני ברק מרתף+קומה ציבורית+7 קומות 41 יח"ד-5,400 מ"ר לביצוע מידי לפרטים לפנות לטל': 03-6853071

עודת 2000 (1999) בע"מ, ח.פ. 512874439 ("החברה") הודעה לרוכשי ענייני החברה בקשה לאישור חלוקת לפי סעיף 303 לחוק החברות, התשי"ט 1999 ("חוק החברות")

מחיר שבת ציור 16 כפר סבא מיקוד 4428619 טלפון: 08-6805220 דוא"ר: sami@ozal.co.il

- בהתאם להוראות תקנה 3(2) לתקנות החברות (אישור חלוקה) התשי"ט-2001, החברה מודיעה בזאת כי ביום 20.2.2022 הוגשה לבית המשפט המחוזי בתל-אביב-יפו בקשה לאשר החלוקה הנוכחית של החברה בסך עילי עולה על 3,000,000 ש"ח. על דרך של רכישה עצמית של מניות החברה במעל מנייתיה, המהווה חלוקה על דרך של הפחתת הון, אשר אינה מקימה את "מבחן הרווח" (ממשלעות מונה זה בסעיף 302 לחוק החברות) ("הבקשה"). נוגי החברה רשאים לפנות לבית המשפט ולהתנגד לבקשה תוך שלושים (30) ימים ממועד פרסום זה או בתוך מועד מאוחר יותר כפי שיקבע בית המשפט.
- סך כל ההון העצמי של החברה, בהתאם לדוחות הכספיים של החברה ליום 30.11.2021, עומד על כ-4,042,104 ש"ח. הסכום הכולל שאחזר במשקפת החברה חלקה של 3,000 אלפי ש"ח מרווחיה.
- ניתן לעיין בנוסח המלא של הבקשה לאישור החלוקה כאמור וכן לצמצמה, על חשבון הנושה, במשרדה הרשום של החברה המפורט לעיל, במימס א"ח- בשעות העבודה המובילות לאחר תיאום טלפוני מראש.
- כמ"כ, ניתן לקבל מידע בקשה לתיכונים והחלטות שהתקבלו בבית המשפט, לרבות מידע אודות המועד האחרון להגשת ההתנגדות לאישור החלוקה אם קבע בית המשפט מועד מאוחר ממועדי (30) ימים ממועד פרסום זה, על-ידי פניה לגני החברה ע"י "איתי הכהן, משרד עורכי דין, טלפון: 03-7538811-03; פקס: 03-7538812-03".

עודת 2000 (1999) בע"מ

המועצה המקומית בענה הודעה על המכרז - הזמנה להציע הצעות מכרז מס' 02/2022 - בעניין הקמת מיזם דיגיטליים מתקדם למרכז חינוך דיגיטלי ולבקררים חכמים

- המועצה המקומית בענה מזמינה באתר הצעות הקמת מיזם דיגיטליים מתקדם למרכז חינוך דיגיטלי ולבקררים חכמים.
- רשאים להשתתף במכרז מציעים אשר עומדים בתנאי הסף כמפורט להלן:
 - רשאי להשתתף במכרז זה מציע שהוא יחיד או תאגיד רשום בד"ר בישראל, העומד בעצמו במועד הגשת הצעה למכרז, בכל התנאים המצטברים להלן המפורטים תנאי סף, המפורטים להלן:
 - הצעה להגיש הצעה רגועת אך מציע אשר רחוק ממשפחת אהרן המציע אינו עשאי להגיש הצעה משותפת עם גופים אחרים יחדש ויזמה כי הענה, שתושג משותף ע"י שני הגופים גופים/חברות או יותר, תיפצל על הסף מנצי לא יגיש יותר מוצעה אחת
 - מציע שהינו תאגיד יצרן להצעות את המסמכים הבאים:
 - תעודת רישום.
 - תקנות ההתאגדות.
 - תדפיס רשם חברות בתוקף לשנה הנוכחית.
 - אישור דבר מורשה החליטה מאושר ע"י ר"ח או ע"ד בתוקף לשנה הנוכחית.
 - אישור תקף על שם המציע דבר ניהול נפקסי חשבונות ורשומות על פי חוק עסקאות גופים ציבוריים (אכיפת ניהול חשבונות) תשלוי-1976.
 - אישור תקף על שם המציע לניכוי מס הכנסה במקרה.
 - התקן צילום מתועדת נוסף מורה על המציע לצרף מימם.
 - המציע הנו בעל מחזור עסקי בישראל העולה על 10 מיליון ₪ לפחות, בשנת 2020 עד 2021 ביחד. לצורך כך המציע יצרן הצהרה החתומה על ידי ר"ח המאשר זאת.
 - המשתתף במכרז יחייב לקבל את ספק פעיל, בחשבונית העיקרי התקנה או החלוקה של מערכת דיגיטליות, הכוללת מערכת ניהול שיווק חכם ואספקת עזרי הוקפי למחשב.
 - השנים 2020-2017 ביצע המשתתף קבלת רשמי אספקה התקנה והפעלה **מיזם דיגיטליים מתקדם למרכז חינוך דיגיטלי ולבקררים חכמים** של לפחות 3 גופים: מנהר בואר, כי לצורך מעדידת המשתתף בתנאי זה ילקחו בחשבון אך ורק פרויקטים שהתקנתם בשנים 2017-2020 ביצע המשתתף קבלת רשמי אספקה התקנה והפעלה במכרזי ערף ערבות המכרז המורית תשלום 2,500 ש"ח שלא יוחזרו.
 - המשתתף במכרז יצר ערבות בנקאית בשווי 20,000 ש"ח שהתא בתוקף על דיוט 30/06/2022. הערבות תהא לפי הטימס שבמסמכי המכרז. אי צירוף ערבות בנקאית נדרש בתנאי המכרז יביא לפסילת ההצעה על הסף. לא תתקבל ערבות מוברת ביטוח או אחרת אשר לא תהיה לערבות הנקבית.
 - פרטים נוספים יוכלו המשתתף להשיגים במשרדי מוכרז/גובר המועצה, במימס ב' עד ה', וכן בטלפון 04-9192500-04 המציע יוכל להפנות שאלות הבהרה למועצה עד ליום 04/03/2022 שעה 15:00.
 - סיווג קבלנים חובה יתקיים ביום 28/02/2022 בשעה 10:00. ההתכנסות בבניין המועצה.
 - ההצעה תוגש במעטפה סגורה בענייני האישורים הדרושים והוא עד ליום 07/03/2022 שעה 12:00.
 - המועצה המקומית וועדת המכרזים רשאים לקחת בחשבון את היכולת הספיט של מימס ההצעה, וסינון עבודות קודמות ומומחיות המקצועית בעבודות דומות כולל עמידות בלוח זמנים.
 - המועצה המקומית לא מתחייבת לקבל ההצעה הזולה ביותר ואל כל העעה אחרת, מוכן כי המועצה שומרת לעצמה הזכות הכוללת וברבולות או כל חלק ממנו ולא תהיה למציע הזכות לתבוע או לקבל כל פיצוי כתוצאה מכך. עלי חליל - ראש המועצה

עיריית באר יעקב מכרז פומבי מס' 5/22 לביצוע סקרי שטח לאיסוף נתונים ומתן שירותי התקנה והטמעה של מערכת מידע גיאוגרפית GIS

מועד הגשה: 23.3.2022 עד השעה 14:00 בחיבת המכרזים בבניין העירייה
שאלות הבהרה: עד ליום 8.3.2022.
ניסים גוזלן - ראש העירייה