

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA  
Miami-Dade Division

CASE NO. 13-21158-CIV-LENARD/GOODMAN

MONICA BARBA, JONATHAN	)
REISMAN, KAREN and RAYNA	)
DEREUS, JODI and MINDI LEIT, and	)
BARRIE and BRIAN SHANAHAN, on	)
behalf of themselves and all others	)
similarly situated,	)
	)
Plaintiffs,	)
	)
v.	)
	)
SHIRE U.S., INC., a New Jersey	)
Corporation, SHIRE, LLC, a Kentucky	)
Limited Liability Company, and DOES 1	)
through 100, inclusive,	)
	)
Defendants.	)

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**DECLARATION OF ALLYSON NETWALL IN SUPPORT OF PLAINTIFFS’  
MOTION FOR FINAL APPROVAL OF CLASS ACTION SETTLEMENT**

I, Allyson Netwall, do hereby declare and state as follows:

1. I am a named plaintiff in the case styled *Netwall v. Shire U.S., Inc, et al.*, No. 2:13-cv-01669 (E.D. Pa.) (collectively, with the above-captioned case and *Hartenstine, et al. v. Shire U.S., Inc., et al.*, No. 1:15-cv-14181 (D. Mass.), the “matter” or the “litigation”). I have personal knowledge of all the facts stated herein and, if called to testify as a witness, I could and would competently testify to them.
2. I make this declaration in support of Plaintiffs’ Motion for Final Approval of Class Action Settlement.
3. I paid some or all of the purchase price for branded or generic Adderall XR® during the Class Period, in a state that is within the scope of the Class.

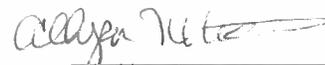
4. I invested many hours in this litigation by working with Class Counsel to facilitate the litigation and resolution of this matter. For instance, I received and reviewed various draft and final pleadings, provided Class Counsel with information or materials pertinent to my and the class's claims, and communicated with Class Counsel about the status and direction of this litigation, including its ultimate resolution. I also made myself available to do work on behalf of the Class.

5. I took the risk of exposing myself to publicity about a private medical condition by attaching my name to a publicly filed class action lawsuit with the hope of helping others.

6. I received and carefully reviewed the settlement documents to understand the terms of the Settlement and the benefits to the Class. I believe the Settlement provides substantial relief to the Class and the terms of the Settlement are fair, adequate, and reasonable.

I declare under the penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Date: 8-10-16

  
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Allyson Netwall