

Exhibit B

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS**

IRON WORKERS DISTRICT COUNCIL OF
NEW ENGLAND HEALTH AND WELFARE
FUND, UTAH-IDAHO TEAMSTERS
SECURITY FUND, JACKSONVILLE POLICE
OFFICERS AND FIRE FIGHTERS HEALTH
INSURANCE TRUST, and NYST COUNCIL
HEALTH & HOSPITAL FUND, on behalf of
themselves and others similarly situated,

Plaintiffs,

v.

TEVA PHARMACEUTICAL INDUSTRIES
LTD.; TEVA PHARMACEUTICALS USA, INC.;
TEVA BRANDED PHARMACEUTICAL
PRODUCTS R&D, INC.; and NORTON
(WATERFORD) LTD.,

Defendants.

Civ. No. 23-cv-11131-NMG

**DECLARATION OF STEVE SHADOWEN ON BEHALF OF HILLARD SHADOWEN
IN SUPPORT OF CLASS COUNSEL’S MOTION FOR AWARD OF ATTORNEYS’
FEES AND REIMBURSEMENT OF EXPENSES**

I, Steve Shadowen, pursuant to 28 U.S.C. § 1746, hereby declare as follows:

1. I am a partner with the law firm Hillard Shadowen LLP (“Hilliard Shadowen”). I respectfully submit this Declaration in support of Class Counsel’s Motion for an Award of Attorneys’ Fees and Reimbursement of Expenses (the “Fee and Expense Application”) in connection with the services rendered in this action and the proposed class action settlement with Defendants.¹

¹ “Defendants” means Teva Pharmaceutical Industries Ltd.; Teva Pharmaceuticals Usa, Inc.; Teva Branded Pharmaceutical Products R&D, Inc.; and Norton (Waterford) Ltd.

2. The statements herein are true to the best of my personal knowledge, information and belief based on Hilliard Shadowen's books and records and information received from its attorneys and staff. Hilliard Shadowen's time and expense records are prepared and maintained in the ordinary course of business.

3. This firm serves as counsel of record for named plaintiffs Iron Workers District Council of New England Health and Welfare Fund and Utah-Idaho Teamsters Security Fund.

4. This firm also serves, along with Berman Tabacco and Sperling Kenny Nachwalter, as Class Counsel for the settlement class.

5. I am the partner who oversaw my firm's involvement in this action. Hilliard Shadowen's time and expense records (including, where necessary, backup documentation) were contemporaneously recorded and kept in my firm's records. They have been reviewed to confirm both the accuracy of the entries as well as the necessity for and reasonableness of the time and expenses expended in this litigation. The time reflected in Hilliard Shadowen's lodestar calculation and the expenses for which payment is sought are reasonable in amount and were necessary to prosecute this action and resolve the settlement before the Court.

6. Set forth below is a summary reflecting the amount of time (after any applicable reductions) Hilliard Shadowen attorneys and professional staff worked on the Action from the inception of the case through the date of the settlement agreement's execution on September 25, 2025, the current billing rates applicable to such work, and the corresponding lodestar value of that work. The schedule was prepared based upon daily time records maintained by the firm's

attorneys and professional support staff in the ordinary course of business, and the lodestar calculations are based on the firm's current hourly billing rates.²

TIMEKEEPER	CATEGORY	CURRENT HOURS (inception through 1/15/26)	HOURLY RATE	CURRENT LODESTAR
Steve Shadowen	P	160.7	\$1,375	\$220,962.50
Matthew Weiner	P	876.4	\$965.00	\$845,726.00
Kathryn Allen	A	384.3	\$850.00	\$326,655.00
Deirdre Mulligan	A	590.7	\$495.00	\$292,396.50
Jordee Rodriguez	A	235.5	\$400.00	\$94,200.00
Richard Brunnel	P	14.8	\$995.00	\$14,726.00
Tina Miranda	P	190.9	\$975.00	\$186,127.50
Attorney Totals		2453.3		\$1,980,793.50
n/a				
Non-Attorney Totals		0		0
TOTAL:		2453.3		\$1,980,793.50

7. The services Hilliard Shadowen performed on behalf of the putative class include, but are not limited to, the following: briefing the opposition to Defendants' motion to dismiss and Defendants' motion on the pleadings; running point on discovery negotiations concerning Plaintiffs' Requests for Production; retaining and running point with experts covering market power, liability, causation, and damages; leading document review teams in connection with Plaintiffs' allegations concerning market power, product hop and causation; briefing and arguing motions relating to Defendants' scope of potential privilege waiver; arguing on behalf of Plaintiffs disputes regarding the scope of certain requests for production; and briefing scheduling motions.

² "P" refers to Partners, "A" to Associates, "PA" to Project Attorneys, "LC" to Law Clerks, "CL" to Contract Lawyers, "PL" to Paralegals, and "O" to Other staff.

8. The total time for which my firm is requesting an award of legal fees is 2453.3 hours. The total lodestar value of these professional services is \$1,980,793.50.

9. The above hourly rates for Hilliard Shadowen's attorneys and professional support staff are the firm's current hourly rates. The hourly rates for attorneys and professional support staff in my firm are the same as the regular rates charged for their services in contingent fee matters. The time and lodestar spent preparing the Fee and Expense Application were also excluded from the above values.

10. The firm's lodestar figures do not include charges for expense items. Expense items are billed separately and such charges are not duplicated in the firm's current billing rates. Further, expense items do not contain any general overhead costs and do not contain a surcharge over the amount paid to the corresponding vendor(s).

11. As detailed and categorized in the below schedule, Hilliard Shadowen has incurred a total of \$68,761.15 in expenses from inception through June 2, 2026 for which Class Counsel seeks reimbursement from the settlement fund.

CATEGORY	COSTS from inception through 06/02/2026
Court Costs (e.g filing fees)	\$375.00
Court Reporter Fees	
Federal Express, courier, delivery fees	\$75.50
Legal Research (e.g., Westlaw, Lexis, PACER, Bloomberg)	\$12.20
Litigation Fund Contribution	\$55,000.00
Photocopies - in House	
Postage	
Service of Process fees	
Telephone/telecopier	
Transcript fees	
Travel (transportation, lodging, meals, parking)	\$13,298.45
TOTAL:	\$68,761.15

12. The above schedule was prepared based upon expense records reflected in the books and records of Hilliard Shadowen. These books and records are prepared from expense vouchers, check records, receipts, and other source materials.

Executed on June 2, 2026
Austin, Texas


Steve D. Shadowen