Dear Colleague:

Today, I am releasing the final majority staff report in the Committee on Oversight and Reform’s nearly three-year investigation of the pharmaceutical industry. In January 2019, under the leadership of our former Chairman, the late Elijah E. Cummings, the Committee launched a sweeping investigation into pricing and business practices in the pharmaceutical industry. The Committee focused on companies selling brand-name drugs that are especially costly to Medicare—which is currently prohibited by law from negotiating for lower prices. The goal of the investigation was to understand why drug companies have consistently raised prices, the strategies they use to protect their market power and keep prices high, and how Congress can reform the industry to make prescriptions more affordable for patients and taxpayers.

I have been honored to lead this investigation since becoming Chairwoman of the Committee in October 2019. The Committee has obtained more than 1.5 million pages of internal company documents, held five hearings, and released eight interim staff reports. The investigation has provided a rare glimpse into the decision-making of many of the world’s most profitable drug companies.

What the Committee has learned should be troubling to lawmakers, taxpayers, and any American who has ever struggled to afford their prescriptions. Drug companies have raised prices relentlessly for decades while manipulating the patent system and other laws to delay competition from lower-priced generics. These companies have specifically targeted the U.S. market for higher prices, even while cutting prices in other countries, because weaknesses in our health care system have allowed them to get away with outrageous prices and anticompetitive conduct.

The drugs in our Committee’s investigation ranged from cancer therapies to insulin to treatments for chronic conditions and rare diseases. Although the markets for these products differ, the Committee uncovered common practices that cut across the industry.

First, drug companies have raised prices with abandon, especially when they succeed in delaying or blocking competition. Internal documents reveal that companies have raised prices to meet ever-increasing revenue targets, which in some cases were tied to higher pay for executives.

Second, companies have manipulated the patent system and marketing exclusivities granted by the Food and Drug Administration to extend their monopolies far longer than lawmakers envisioned when they created these systems.
Third, all the companies the Committee investigated have employed anticompetitive strategies to suppress generic competition. Several companies have also used patient assistance programs and donations to third-party organizations—which were ostensibly intended to help patients afford expensive drugs—as tools to garner positive public relations, increase sales, and raise revenue.

These practices persist because the highly complex U.S. pharmaceutical market creates perverse incentives to raise prices, and unlike in other countries, drug companies can do so without limitation. Consumers will pay whatever they can afford—and often what they cannot—for lifesaving drugs.

Prescription drugs are increasingly unaffordable for Americans. The Committee heard firsthand accounts from patients who have been forced to make impossible sacrifices to afford their medications. High drug prices are also draining our federal health care programs. The Committee’s analysis found that from 2014 to 2018, taxpayers lost $25 billion in savings on just seven drugs because Medicare could not negotiate to lower prices. The Medicare Trust Fund is expected to run out in 2026.

The pharmaceutical industry plays an essential role in developing and producing lifesaving drugs. But the Committee’s investigation found that sky-high drug prices are not justified by the need to innovate. The largest drug companies spend more on payouts for investors and executives than on research and development. And many blockbuster drugs rely on scientific discoveries from research funded by taxpayers, while drug companies’ R&D spending often focuses on minor changes to extend patent protection and block lower-priced competitors.

This staff report is intended to help Congress, regulatory agencies, and the public understand rising drug prices and pursue effective reforms to make prescription drugs more affordable. The evidence overwhelmingly supports the need to pass the Build Back Better Act, which will empower Medicare to negotiate for lower prices, restrain price increases, and cap out-of-pocket patient costs for insulin and other drugs. Reforms are also needed to make pharmaceutical R&D spending more transparent and prevent anti-competitive practices that suppress generic competition and keep prices high.

I would like to extend my heartfelt gratitude to the majority staff of the Oversight Committee for their dedication and persistence in pursuing this investigation, despite many challenges. Their diligent efforts have helped shed light on the inner workings of an opaque industry and will be crucial to Congress’s pursuit of meaningful reforms to help Americans afford their prescription drugs.

Sincerely,

Carolyn B. Maloney
Chairwoman
EXECUTIVE SUMMARY

As Congress considers provisions in the Build Back Better Act to lower prescription drug prices in the United States, this report presents the findings of the Oversight Committee’s nearly three-year investigation into pricing and business practices for branded prescription drugs. For years, prescription drug companies have aggressively raised prices on existing drugs and set higher launch prices for new drugs, all while reaping vast profits from American patients and taxpayers. In the five-year period from 2016 to 2020, pharmaceutical companies raised the prices of branded prescription drugs by 36%—almost four times the rate of inflation during that period.1 From 2012 to 2017, drug companies raised prices for the 20 most commonly prescribed brand-name drugs in the Medicare Part D program, which provides prescription drug benefits to seniors, by more than 12% annually—approximately ten times the average annual rate of inflation during those years.2 Patients in the United States pay more than twice as much for their prescription drugs as patients in 32 other developed nations.3

The pricing practices uncovered by the Committee’s investigation are unsustainable, unjustified, and unfair to patients and taxpayers. In addition to straining the United States health care system, drug companies’ pricing practices have left millions of Americans unable to afford lifesaving medications. According to data from the Kaiser Family Foundation from October 2021, approximately one-quarter of Americans reported having difficulty affording their medications and three in ten American adults reported not taking their medicines as prescribed at some point in the previous year due to cost.4 Americans rely on the lifesaving drugs produced by pharmaceutical companies, but the Committee’s investigation shows that the industry’s excessive prices and anticompetitive practices are not justified by the need for innovation and have been used to enrich company executives and shareholders.

On January 14, 2019, at the direction of the late Chairman Elijah E. Cummings, the Committee on Oversight and Reform launched a comprehensive investigation into pharmaceutical pricing and business practices. The Committee’s investigation focused on ten companies that sell 12 drugs that are among the costliest to the Medicare program.5 The

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5 This report focuses on the practices of the following ten companies: AbbVie Inc. (Humira and Imbruvica); Amgen Inc. (Enbrel and Sensipar); Celgene Corporation (Revlimid); Eli Lilly and Company (Humalog products); Mallinckrodt Pharmaceuticals (H.P. Acthar Gel); Novartis Pharmaceuticals Corporation (Gleevec); Novo
Committee examined the justifications drug companies provide for raising prices in the United States, the tactics drug companies use to keep prices high and suppress competition, and the impact that high drug prices have on American patients and federal health care programs.

Over the course of the investigation, Committee staff reviewed more than 1.5 million pages of documents—including internal strategy documents, communications among top executives, board materials, and non-public pricing data. These internal company documents provide significant new insights into the tactics drug companies use to raise prices and keep them high by suppressing competition.

As part of this investigation, the Committee held five hearings with drug company executives, patients, policy experts, and stakeholders. The Committee also released six staff reports detailing the pricing and business practices of AbbVie, Amgen, Celgene, Mallinckrodt, Novartis, and Teva. In July 2021, the Committee released an analysis showing that the 14 largest drug companies in the world have spent more to enrich investors and executives than on research and development. In September 2021, the Committee released a report detailing the billions of dollars in lost taxpayer savings due to the prohibition on Medicare from negotiating for lower drug prices.

This final report builds on the Committee’s earlier reports and also presents new findings from the Committee’s investigation of insulin products manufactured by Eli Lilly, Novo Nordisk, and Sanofi. These three companies collectively control approximately 90% of the global insulin market. Over the past 20 years, they have repeatedly and dramatically raised the list prices of their rapid-acting and long-acting insulins and reaped billions of dollars in revenues. New documents reveal:

- **The three insulin companies targeted the United States for price increases, and Medicare lost out on more than $16 billion in savings.** For years, these companies provided private Medicare Part D plans with significantly smaller rebates than those secured by other federal health care programs that are allowed to negotiate directly with drug companies. Information obtained by the Committee reveals that if Medicare Part D plans had secured the same discounts as other federal health care programs for three frequently used insulin products—Humalog, Lantus, and NovoLog—Medicare could have saved more than $16.7 billion from 2011 through 2017.

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Nordisk Inc. (NovoLog products); Pfizer Inc. (Lyrica); Sanofi (Lantus products); and Teva Pharmaceutical Industries Ltd. (Copaxone). This report also examines the role of two other companies: Johnson & Johnson, which jointly markets the cancer drug Imbruvica with AbbVie, and Bristol Myers Squibb, which acquired Celgene as a subsidiary in 2019 and now markets Revlimid. According to publicly available information at the time the investigation was launched, these drugs were among the costliest per Medicare beneficiary, resulted in the highest aggregate spending by the Medicare Part D program, or had the largest price increases. See Centers for Medicare and Medicaid Services, *Medicare Part D Drug Spending Dashboard & Data* (online at www.cms.gov/Research-Statistics-Data-and-Systems/Statistics-Trends-and-Reports/Information-on-Prescription-Drugs/MedicarePartD) (accessed Nov. 9, 2021).
• The three insulin companies have engaged in strategies to maintain monopoly pricing and defend against competition from biosimilars. These strategies include manipulating the patent system and the marketing exclusivities granted by the Food and Drug Administration (FDA), pursuing tactics to switch patients to new formulations of their products before losing exclusivity, and engaging in “shadow pricing”—raising prices in lockstep with competitors—which keeps prices high.

This report also presents new findings from the Committee’s investigation of Pfizer’s pain-management drug Lyrica. Internal documents obtained by the Committee reveal:

• Pfizer targeted the U.S. market for price increases. A draft internal Pfizer presentation from 2016 explicitly linked Pfizer’s global profitability to its ability to raise prices in the United States, noting that growth was driven by “price increases in the U.S.”

• Pfizer used patent protections, market exclusivities, and other tactics to delay generic competition and keep prices high. Pfizer filed for dozens of patents on Lyrica and obtained an FDA pediatric marketing exclusivity period that the company estimated would generate an additional $1.6 billion in revenue. Pfizer also sought to shift patients to a new controlled-release formulation of the drug before the old formulation faced generic competition, and aggressively marketed to patients and physicians to extend the Lyrica franchise and drive sales.

The Committee’s review of all ten companies’ practices confirms that the pharmaceutical industry has targeted the United States for price increases for many years while maintaining or cutting prices in the rest of the world. This strategy has been driven in large part by the prohibition on Medicare negotiation, which would be lifted for certain drugs with the passage of the Build Back Better Act. The Committee’s investigation has also uncovered new evidence about pricing decisions, marketing strategies, patient assistance programs, and pharmaceutical companies’ spending on research and marketing.

The Committee’s three-year investigation revealed the following findings:

A. Drug Companies Aggressively Raise Prices to Meet Revenue Targets

Over the past several years, drug companies have repeatedly raised prices on existing drugs, while setting higher launch prices for new drugs. The companies in the Committee’s investigation collectively raised prices more than 250 times on the 12 drugs examined. The drugs in the Committee’s investigation are now priced at a median of almost 500% higher than when they were brought to market. Some far exceed this—Mallinckrodt’s drug H.P. Acthar Gel (Acthar) is priced 100,000% higher than it was at launch.

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6 H.R. 5376 § 139001.
Figure 1: Price Increases and Revenue

<table>
<thead>
<tr>
<th>Drug</th>
<th>Price Today</th>
<th>No. of Price Increases*</th>
<th>Price Increase Since Launch</th>
<th>2019 U.S. Net Revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td>Copaxone (Teva)</td>
<td>$85,400/year</td>
<td>25+</td>
<td>825%</td>
<td>$950 Million</td>
</tr>
<tr>
<td>Enbrel (Amgen)</td>
<td>$72,200/year</td>
<td>25+</td>
<td>486%</td>
<td>$5.05 Billion</td>
</tr>
<tr>
<td>Gleevec (Novartis)</td>
<td>$123,000/year</td>
<td>20+</td>
<td>395%</td>
<td>$330 Million</td>
</tr>
<tr>
<td>H.P. Acthar (Mallinckrodt)</td>
<td>$39,864/vial</td>
<td>5</td>
<td>&gt; 100,000%</td>
<td>$953 Million</td>
</tr>
<tr>
<td>Humalog (Eli Lilly)</td>
<td>$274.70/vial</td>
<td>30+</td>
<td>1219%</td>
<td>$1.67 Billion</td>
</tr>
<tr>
<td>Humira (AbbVie)</td>
<td>$71,600/year</td>
<td>25+</td>
<td>471%</td>
<td>$14.9 Billion</td>
</tr>
<tr>
<td>Imbruvica (AbbVie)</td>
<td>$181,500–$242,000/year</td>
<td>5+</td>
<td>82%</td>
<td>$3.83 Billion</td>
</tr>
<tr>
<td>Lantus (Sanofi)</td>
<td>$283.56/vial</td>
<td>20+</td>
<td>715%</td>
<td>$1.14 Billion</td>
</tr>
<tr>
<td>Lyrica (Pfizer)</td>
<td>$1,200/year</td>
<td>20+</td>
<td>420%</td>
<td>$2.01 Billion</td>
</tr>
<tr>
<td>NovoLog (Novo Nordisk)</td>
<td>$289.36/vial</td>
<td>25+</td>
<td>627%</td>
<td>$1.18 Billion</td>
</tr>
<tr>
<td>Revlimid (Celgene/BMS)</td>
<td>$192,000/year</td>
<td>20+</td>
<td>255%</td>
<td>$6.27 Billion</td>
</tr>
<tr>
<td>Sensipar (Amgen)</td>
<td>$9,800/year</td>
<td>20+</td>
<td>232%</td>
<td>$252 Million</td>
</tr>
</tbody>
</table>

*Number of price increases since launch or acquisition

Internal data obtained by the Committee reveals that the net prices—the prices manufacturers collect after accounting for rebates, price concessions, and other discounts—of nearly all of the drugs in the investigation increased year over year.\(^7\) Net prices for all of the drugs examined are significantly higher today than at launch. This data, which has never before been shared with the public, undermines industry claims that price increases are primarily due to increasing rebates and discounts paid to pharmacy benefit managers (PBMs).

These price increases have fueled large corporate revenues. The ten companies in the Committee’s investigation generated a combined $38.5 billion in U.S. net revenues from the sales of just 12 drugs in 2019 alone.\(^8\) The Committee’s investigation revealed evidence that

\(^7\) In the insulin market, net prices increased steadily from when the drugs entered the market (1996 for Humalog and 2000 for NovoLog and Lantus) until the mid-2010s. Since the mid-2010s, competition over formulary placement has led to increasing pharmacy benefit manager rebates and stabilized net price growth.

company executives made pricing decisions to meet revenue targets and earnings goals, including executing more aggressive price increases than previously planned to reach ever increasing revenue goals. Documents also show how companies anticipating generic competition executed more frequent and higher price increases to maximize revenues as their drugs faced loss of patent protection or market exclusivity.

B. Executive Compensation Provides Incentives to Raise Prices

The ten companies in the Committee’s investigation paid their top executives more than $2.2 billion from 2016 to 2020, including $797 million in chief executive officer (CEO) compensation. All ten companies have compensation structures that tie incentive payments to revenue and other financial targets, and several companies directly tied incentive compensation to drug-specific revenue targets. The investigation showed that for at least two companies, the company would have missed its revenue targets and the executives would not have received bonuses had they not raised drug prices. Former Celgene CEO Mark Alles received more than $500,000 in bonus payments in 2016 and 2017 solely attributable to the company’s price increases for the cancer drug Revlimid.

C. Drug Companies Target the U.S. Market for Higher Prices and Use the Medicare Program to Boost Revenue

The Committee’s investigation uncovered new evidence showing how the pharmaceutical industry has exploited the federal law that prohibits the Secretary of the Department of Health and Human Services (HHS) from engaging in direct negotiation with drug companies to lower

drug prices in the Medicare Part D program. Internal strategy documents show that drug companies targeted the U.S. market for price increases—while maintaining or lowering prices in the rest of the world—in part because Medicare cannot negotiate directly. A draft internal Pfizer presentation from 2016 explicitly linked Pfizer’s profitability across the globe to its ability to raise prices in the United States, noting that growth was driven by “price increases in the U.S.” In a 2016 strategy presentation, executives from Teva, which sells the multiple sclerosis drug Copaxone, described one of the company’s key strengths as its ability to “increase prices successfully,” which was “influenced heavily by US [Teva’s U.S. Business] being allowed to hike prices.” A presentation prepared for Celgene’s pricing committee noted that a key strategy for Celgene to “win” in its cancer franchise Revlimid was to “[p]rotect free-market competition-based pricing for Medicare and commercial insurance” in the United States.

The Committee obtained non-public pricing data revealing how the Medicare program has lost out on savings because Medicare Part D plans have failed to secure the same generous rebates or discounts as other federal health care programs that negotiate directly with drug companies. The Committee’s analysis found that taxpayers could have saved more than $25 billion over a five-year period for just seven of the drugs investigated—Humira, Imbruvica, Sensipar, Enbrel, Lantus, NovoLog, and Lyrica—if private Medicare Part D plans had obtained the same discounts as other federal health programs that are empowered to negotiate.9 If Medicare Part D plans had received the same discounts as other federal health care programs for the three frequently used insulin products investigated by the Committee—Humalog, Lantus, and NovoLog—Medicare could have saved more than $16.7 billion in the period from 2011 through 2017.10

Figure 3: Lost Medicare Savings for Seven Drugs, 2014–2018

<table>
<thead>
<tr>
<th>Drug</th>
<th>Medicare Part D Spending11</th>
<th>Lost Medicare Savings</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lantus</td>
<td>$11,583,098,197</td>
<td>$9,246,511,550</td>
</tr>
<tr>
<td>Humira</td>
<td>$10,907,732,233</td>
<td>$6,136,305,246</td>
</tr>
<tr>
<td>NovoLog</td>
<td>$3,627,264,339</td>
<td>$2,946,198,492</td>
</tr>
<tr>
<td>Enbrel</td>
<td>$6,160,200,000</td>
<td>$2,353,170,600</td>
</tr>
<tr>
<td>Lyrica</td>
<td>$7,254,607,375</td>
<td>$1,816,950,556</td>
</tr>
<tr>
<td>Imbruvica</td>
<td>$5,071,975,613</td>
<td>$1,695,126,731</td>
</tr>
<tr>
<td>Sensipar</td>
<td>$3,664,400,000</td>
<td>$948,124,100</td>
</tr>
</tbody>
</table>
| Total    | $48,269,277,757           | $25,142,387,275       

9 These figures include comparisons of rebate data between Medicare and the Department of Defense (DOD) and the Department of Veterans Affairs (VA). For some drugs, including Imbruvica, Gleevec, and Lyrica, these figures represent the average rebates or discounts offered to both DOD and the VA. For other drugs, these figures include only rebates or discounts offered to one agency. For an in-depth analysis, see Chapter 3.

10 Data from Novo Nordisk was provided for the “federal channel,” which primarily reflects sales to the VA but also include sales to DOD, the Indian Health Service, the Bureau of Prisons, and state homes for veterans.

11 For three drugs—Lantus, NovoLog, and Lyrica—this figure represents net Medicare Part D expenditures. For the other drugs—Humira, Enbrel, Imbruvica, and Sensipar—this figure represents gross Medicare Part D expenditures.
Documents obtained by the Committee show that several of the companies in the Committee’s investigation targeted Medicare to boost revenues. An internal Novo Nordisk slide deck from October 2013 emphasized, “Part D is the most profitable market for the Novo Nordisk insulin portfolio,” and noted that insulin volume for the Part D market was growing three times faster than for the commercial market. A 2016 presentation prepared for Novartis by an outside consultant emphasized, “Medicare is critical to brand success, CMS spent ~$1 billion on Gleevec in 2014.”

D. Drug Companies Abuse the Patent System and FDA Market Exclusivity to Suppress Competition

Evidence uncovered by the Committee shows that companies use patent protections and market exclusivities granted by FDA to suppress generic competition and keep prices high. Collectively, the companies in the Committee’s investigation have obtained over 600 patents on the 12 drugs examined, which could potentially extend their monopoly periods to a combined total of nearly 300 years. For just six of the drugs in the Committee’s investigation, the companies were issued almost 500 patents, collectively providing more than 200 years of potential market monopolies.

The Committee’s investigation has uncovered new details about patent settlement agreements that delay competition from would-be generic competitors. AbbVie entered into settlement agreements with nine competitors—including six companies that have FDA approval for Humira biosimilars—maintaining monopoly pricing for Humira until January 2023. AbbVie estimated internally that, had lower-priced biosimilars entered the market in the first quarter of 2017, AbbVie’s U.S. net revenue would have decreased by $1.5 billion in 2017. According to this internal analysis, biosimilar competition would have forced a reduction in the price of Humira that would have saved the U.S. health care system at least $19 billion from 2016 to 2023.

Figure 4: Patents and Extended Monopoly Periods

<table>
<thead>
<tr>
<th>Company</th>
<th>Drug</th>
<th>Number of Patents Issued</th>
<th>Potential Years Blocking Competition</th>
</tr>
</thead>
<tbody>
<tr>
<td>AbbVie</td>
<td>Humira</td>
<td>130</td>
<td>39</td>
</tr>
<tr>
<td>AbbVie</td>
<td>Imbruvica</td>
<td>88</td>
<td>29</td>
</tr>
<tr>
<td>Amgen</td>
<td>Enbrel</td>
<td>39</td>
<td>47.5</td>
</tr>
<tr>
<td>Celgene</td>
<td>Revlimid</td>
<td>109</td>
<td>40</td>
</tr>
<tr>
<td>Pfizer</td>
<td>Lyrica</td>
<td>69</td>
<td>32</td>
</tr>
<tr>
<td>Sanofi</td>
<td>Lantus</td>
<td>49</td>
<td>37</td>
</tr>
<tr>
<td><strong>Total:</strong></td>
<td><strong>484</strong></td>
<td></td>
<td><strong>224.5</strong></td>
</tr>
</tbody>
</table>
Documents show that other companies abused market exclusivities granted by FDA to secure further market monopolies for widely used and commercially successful drugs. This included abuse of the Orphan Drug Act, which is intended to incentivize the development of drugs that treat rare diseases, and of FDA’s pediatric exclusivity period, which grants a six-month extension of market exclusivity and is intended to incentivize manufacturers to conduct studies of drugs in children.

For example, Mallinckrodt aimed to leverage its orphan drug designation for Acthar as a justification for the drug’s high price and then aggressively expand sales to non-orphan indications at the same high price, with the objective of bringing in “top-level shareholder returns.”

AbbVie has obtained orphan drug protections for Humira, even though Humira is one of the best-selling drugs in the world. Today, AbbVie holds eight orphan designations and approvals for Humira.
### Figure 5: Humira Orphan Designations and Approvals

<table>
<thead>
<tr>
<th>Designation Date</th>
<th>Orphan Designation</th>
<th>Approved Labeled Indication</th>
<th>Marketing Approval Date</th>
<th>Orphan Exclusivity End Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/21/2005</td>
<td>Juvenile Rheumatoid Arthritis</td>
<td>Reducing signs and symptoms of moderately to severely active polyartrial juvenile idiopathic arthritis in patients <strong>4 years of age and older</strong></td>
<td>2/21/2008</td>
<td>2/21/2015</td>
</tr>
<tr>
<td>3/21/2005</td>
<td>Juvenile Rheumatoid Arthritis</td>
<td>Reducing signs and symptoms of moderately to severely active polyartrial juvenile idiopathic arthritis in patients <strong>2 years of age and older</strong></td>
<td>9/30/2014</td>
<td>9/30/2021</td>
</tr>
<tr>
<td>10/19/2006</td>
<td>Pediatric Crohn’s Disease</td>
<td>Reducing signs and symptoms and inducing and maintaining clinical remission in patients <strong>6 years of age and older</strong> with moderately to severely active Crohn’s disease who have had an inadequate response to corticosteroids or immunomodulators such as azathioprine, 6-mercaptopurine, or methotrexate</td>
<td>9/23/2014</td>
<td>9/23/2021</td>
</tr>
<tr>
<td>5/13/2014</td>
<td>Non-infectious Intermediate, Posterior, or Panuveitis, or Chronic Non-Infectious Anterior Uveitis</td>
<td>Indicated for the treatment of non-infectious intermediate, posterior, and panuveitis in <strong>adult</strong> patients</td>
<td>6/30/2016</td>
<td>6/30/2023</td>
</tr>
<tr>
<td>5/13/2014</td>
<td>Non-infectious Intermediate, Posterior, or Panuveitis, or Chronic Non-Infectious Anterior Uveitis</td>
<td>Treatment of non-infectious intermediate, posterior, and panuveitis in adults and <strong>pediatric patients 2 years of age and older</strong></td>
<td>9/28/2018</td>
<td>9/28/2025</td>
</tr>
<tr>
<td>5/13/2015</td>
<td>Treatment of moderate to severe hidradenitis suppurativa</td>
<td>Treatment of moderate to severe hidradenitis suppurativa</td>
<td>9/9/2015</td>
<td>9/9/2022</td>
</tr>
<tr>
<td>5/13/2015</td>
<td>Treatment of moderate to severe hidradenitis suppurativa</td>
<td>Treatment of moderate to severe hidradenitis suppurativa in patients <strong>12 years of age and older</strong></td>
<td>10/16/2018</td>
<td>10/16/2025</td>
</tr>
<tr>
<td>5/11/2011</td>
<td>Treatment of pediatric patients with ulcerative colitis</td>
<td>Treatment of moderately to severely active ulcerative colitis in pediatric patients <strong>5 years of age and older.</strong></td>
<td>2/24/2021</td>
<td>2/24/2028</td>
</tr>
</tbody>
</table>

Internal documents show that Pfizer viewed the six-month pediatric exclusivity granted by FDA to extend Lyrica’s market monopoly as a key component of Lyrica’s so-called lifecycle-management strategy. A 2015 internal presentation noted: “Pediatric Epilepsy Program for +6 months US Exclusivity Is the Most Valuable Remaining Lifecycle Deliverable.” A 2018 Lyrica operating plan estimated that pediatric exclusivity would generate significant financial returns: “Pediatric Program Success Results in ~ $1.6B.”
E. Companies Use Strategies to Suppress Competition and Maintain Monopoly Pricing

Every company in the Committee’s investigation engaged in one or more strategies to suppress competition from generics or biosimilars, and keep prices high. These include what are often described as “life-cycle management” or “loss of exclusivity” strategies: (1) shifting patients to new products or formulations of a drug just before facing generic competition for the old formula (known as “product hopping” or “evergreening”); (2) pursuing contracts with PBMs and insurers that condition rebates and discounts on excluding competitor products; and (3) aggressively marketing directly to patients and physicians to drive sales, especially as drugs faced generic competition. These strategies are aimed at staving off generic competition and minimizing loss of revenue as older drugs lose their market protections. The Committee’s investigation also uncovered new evidence of “shadow pricing,” a practice in which would-be competitor companies follow each other’s price increases.

Teva, AbbVie, Sanofi, and Pfizer all engaged in product hopping and evergreening. Independent experts estimate that Teva’s product-hopping strategy cost the U.S. health care system between $4.3 billion and $5.6 billion in additional health care expenditures from 2015 to 2017 due to delayed generic competition. In 2018, Pfizer launched a controlled-release version of its blockbuster pain management drug Lyrica. Although Pfizer asserted publicly that the controlled-release version was more convenient for patients than the prior formulation, internal company documents obtained by the Committee described it as an “anchor” to the company’s life-cycle management for Lyrica.

Novartis and Teva engaged in exclusionary tactics to block generics, using their market power to obtain contract terms with payers or PBMs that limited or blocked generic competitors from being covered on a drug formulary.

Companies targeted doctors and patients to drive sales. In the aggregate, AbbVie, Amgen, Novo Nordisk, and Pfizer spent more than $2.6 billion in direct-to-consumer advertising from 2015 to 2018 on just four drugs. AbbVie reported to the Committee that it spent over $1.5 billion in direct-to-consumer advertising for Humira over that period, and Pfizer disclosed over $750 million in marketing expenditures for Lyrica. Several companies also pursued “dispense as written” campaigns to encourage patients and physicians to request their brand-name drug and prevent lower-cost generic substitution.

Companies also kept prices high by engaging in shadow pricing with would-be competitors. Internal documents show that the three largest insulin manufacturers raised their prices in lockstep in order to maintain “pricing parity,” and that senior executives encouraged this practice. Eli Lilly and Novo Nordisk have raised prices in lockstep on their rapid-acting insulin products, Humalog and NovoLog, while Sanofi and Novo Nordisk have raised prices in lockstep on their long-acting insulin products, Lantus and Levemir. In a discussion among Novo Nordisk employees about an Eli Lilly price increase for a different diabetes product on December 24, 2015, a Novo Nordisk pricing analyst remarked, “[M]aybe Sanofi will wait until tomorrow morning to announce their price increase ... that’s all I want for Christmas.”
Figure 6: Comparison of Rapid-Acting-Insulin Price Increases—Humalog (Eli Lilly) and Novolog (Novo Nordisk), 1996–2018

Figure 7: Comparison of Long-Acting-Insulin Price Increases—Lantus (Sanofi) and Levemir (Novo Nordisk), 2005–2019
AbbVie and Amgen also engaged in shadow pricing for their products Humira and Enbrel. One Amgen pricing committee presentation prepared in May 2016 described Amgen’s pricing strategy for Enbrel: “Price increase strategy is to follow AbbVie’s price increases.” In December 2017, while approving a planned 4.9% Enbrel price increase for the end of the year, Amgen’s then-Executive Vice President and Head of Global Commercial Operations told his team, “[Y]ou have authorization to proceed with a competitive price increase for Enbrel—should Humira pull the trigger at any point.”

Figure 8: Comparison of Humira and Enbrel Prices for Annual Course of Treatment, 2013–2021

F. Companies Use Patient Assistance Programs as a Public Relations Tool to Boost Sales

In responding to criticism of their pricing practices, drug companies often highlight the generosity of their patient assistance programs. However, the Committee’s investigation uncovered new evidence that companies emphasized the significant returns on investment from these programs in the form of increased sales, particularly for drugs approaching loss of exclusivity. The Committee obtained internal discussions and strategy documents in which companies, including Teva and Novartis, emphasized the rates of return of their copayment assistance programs for commercial patients. Internal Pfizer documents emphasized that its copayment program encouraged patients to stay on branded Lyrica even after the entry of generic
competition. Internal documents suggest that companies also used donations to third-party foundations that subsidize copayment and other cost-sharing obligations for Medicare Part D patients as a way to generate sales. For example, internal documents from both Teva and AbbVie indicate that these donations were intended to drive sales or attract patients who otherwise might not have used the companies’ drugs.

Although internal documents show that companies view these programs as an important public relations tool, internal data obtained by the Committee confirms that companies’ spending on patient assistance programs is minimal compared to the enormous amount of revenue brought in by these drugs. For example, the total cost of Pfizer’s patient assistance program expenditures related to Lyrica from 2015 to 2017 was equivalent to less than one-tenth of one percent of Pfizer’s net U.S. revenue from Lyrica over the same period. These programs often do not provide sustainable support for patients and do not address the burden that the company’s pricing practices have placed on the U.S. health care system. The Committee obtained hundreds of pages of patient complaints describing how high drug prices have harmed them and their loved ones.

G. Research and Manufacturing Costs Do Not Justify Price Increases

The Committee’s investigation revealed that justifications frequently offered by the pharmaceutical industry for raising prices—including research and development (R&D), manufacturing, and other costs—are not supported. The Committee’s investigation found that companies’ investments in R&D are far outpaced by revenue gains. For example, in response to the Committee’s request, Pfizer identified a total of $914 million in R&D expenditures related to Lyrica from 2009 to 2018—equivalent to approximately 4% of the company’s $23 billion in net U.S. revenue from the drug for that period.
The Committee’s investigation also found that even if the pharmaceutical industry collected less revenue due to pricing reforms, drug companies could maintain or even exceed their current R&D expenditures if they reduced spending on stock buybacks and dividends. From 2016 to 2020, the 14 leading drug companies spent $577 billion on stock buybacks and dividends—$56 billion more than they spent on R&D over the same period.¹²

¹² Data was compiled based on information from annual reports, proxy statements, and other documents from AbbVie, Amgen, AstraZeneca, Bristol Myers Squibb, Eli Lilly, Gilead, GlaxoSmithKline, Johnson & Johnson, Merck, Novartis, Novo Nordisk, Pfizer, Roche, and Sanofi. These 14 companies were the largest pharmaceutical companies by market capitalization in Q1 2021. *Q1 2021: A Look at Biopharma’s Top 25 Companies by Market Cap*, BioSpace (May 3, 2021) (online at www.biospace.com/article/q1-2021-an-in-depth-look-at-biopharma-s-top-25-/)
The Committee’s investigation also found that companies dedicated a significant portion of their R&D expenditures to research that was intended to extend market monopolies, support the companies’ marketing strategies, and suppress competition. For example, internal documents show that AbbVie’s R&D investments for Humira focused on “enhancements” to the drug that would protect against biosimilar competition. One internal presentation emphasized that an objective of the “enhancement” strategy was to “raise barriers to competitor ability to replicate.” Another presentation to the board of directors described investments in Humira “enhancement” as a biosimilar “defense strategy.”

Many of the companies in the Committee’s investigation made R&D investments in their drugs after other research demonstrated the potential for significant financial returns. Amgen, AbbVie, Mallinckrodt, and Sanofi acquired the rights to market Enbrel, Imbruvica, Acthar, and Lantus, respectively, after the drugs had demonstrated financial success. Pfizer, Celgene, and Novartis relied heavily on taxpayer-funded research to develop Lyrica, Revlimid, and Gleevec, respectively. For example, an internal Celgene “Strategic Rationale” memorandum from April 2009 shows that Celgene relied on previous federally funded research to justify investing in a larger study on its cancer drug Revlimid. The memorandum emphasized the “Financial Opportunity” of the investment, describing the newly diagnosed patient population as “the largest commercial opportunity for the multiple myeloma franchise.” The memorandum estimated the net present value of the investment at “nearly $1.5 billion” with an “internal rate of return on investment of 114%.” The memorandum concluded, “No other current or planned Celgene program approaches the financial value represented by realizing the assumptions in our current newly diagnosed multiple myeloma global sales forecast.”

Internal data obtained by the Committee also confirms that companies’ price increases are not justified by manufacturing costs. For some drugs, such as Humira and Lyrica, manufacturing costs increased at a rate significantly lower than the rate of price increases. For other drugs, such as Copaxone and Enbrel, manufacturing costs actually declined as the company raised prices. For all of the companies, manufacturing costs for their drugs were equivalent to only a fraction of annual revenues from these drugs.

* * *
The Committee’s investigation highlights the need for structural reform of the pharmaceutical industry. This report calls on Congress to take the following actions to achieve this reform:

- **Allow Medicare Negotiation, Restrain Price Increases, and Cap Out-of-Pocket Costs:** Congress should enact reforms, like those in the Build Back Better Act, to enable Medicare to negotiate lower list prices, restrain excessive price increases through inflation rebates, and limit out-of-pocket costs for insulin and other drugs so American seniors and taxpayers are not exploited for pharmaceutical profits.

- **Address Anticompetitive Practices That Keep Prices High:** The Committee’s investigation highlights the need for reforms that address anticompetitive practices, including product hopping and targeting doctors to prescribe branded drugs instead of lower-cost generics through dispense-as-written campaigns. Congress should pass legislation that targets these practices, such as the Affordable Prescriptions for Patients Through Promoting Competition Act.

- **Address Anticompetitive Settlement Agreements:** In light of the Committee’s finding that companies engage in anticompetitive tactics to maintain monopoly pricing, including entering into settlement agreements that delay access to generics, Congress should consider reforms that address these issues, such as the Preserve Access to Affordable Generics and Biosimilars Act.

- **Ensure Transparency of Research and Development Costs and Support Innovative Research:** Congress should consider reforms to increase transparency around pharmaceutical investment in R&D. Cost transparency would provide valuable data about companies’ investments in innovation and their claims that high costs of R&D justify the skyrocketing prices of their drugs. Transparency would also inform policies to help the government fund its own trials and incentivize innovation. Congress could also consider reforms to encourage innovative research by ensuring that eligible researchers have access to drugs at a discounted price.
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Chapter 1: Introduction

This staff report presents the findings of a nearly three-year investigation conducted by the majority staff of the House Committee on Oversight and Reform into pharmaceutical pricing and business practices. This report is intended to provide policymakers, regulatory and enforcement agencies, and the American public with a more complete understanding of how and why drug companies continue to raise prices and the impact of unrestrained prices on patients and the U.S. health care system.

I. COMMITTEE’S INVESTIGATION

On January 14, 2019, the late Committee Chairman Elijah E. Cummings sent letters to some of the largest and most profitable drug companies in the world, requesting a broad range of non-public documents and information regarding the companies’ pricing practices; research and development (R&D) expenditures; manufacturing costs; executive compensation; patient assistance programs; and patent, contracting, and marketing strategies, among other topics. The Committee’s investigation focused on ten companies that sold 12 drugs that were among the costliest to the Medicare program, including the costliest per Medicare beneficiary, those that resulted in the highest spending by the Medicare Part D program, and those that had the largest price increases over a five-year period. The prescription drugs that are the subject of this report are:

- **Copaxone**, a drug marketed by Teva Pharmaceutical Industries Ltd. (Teva) to treat multiple sclerosis, a disease of the central nervous system that affects nearly one million adults in the United States. Copaxone is priced between $70,000 and $85,000 for a standard annual course of treatment and generated $950 million in U.S. net revenue in 2019;

- **Enbrel**, a biologic sold by Amgen Inc. (Amgen), as a long-term treatment to induce the remission of rheumatoid arthritis, a chronic autoimmune disease that affects approximately 1.3 million Americans. Enbrel is priced at more than

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3 IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Copaxone*. This calculation is based on the wholesale acquisition cost of 12 monthly packages of Copaxone 40 mg/mL, each of which includes 12 syringes, and the wholesale acquisition cost of 12 monthly packages of Copaxone 20 mg/mL, each of which includes 30 syringes. Teva Pharmaceutical Industries Ltd., 2019 *Form 10-K* (Feb. 21, 2020) (online at https://ir.tevapharm.com/financials/sec-filings/default.aspx).

4 Food and Drug Administration, *Approved Label for Enbrel* (Mar. 2020) (online at www.accessdata.fda.gov/drugsatfda_docs/label/2020/103795s5574s5577lbl.pdf); Rheumatoid Arthritis Support
$77,000 for a standard annual course of treatment and generated $5.05 billion in U.S. net revenue in 2019;\(^5\)

- **Gleevec**, an oral medication sold by Novartis Pharmaceuticals Corporation (Novartis) that is most commonly used to treat chronic myeloid leukemia, a rare form of cancer of the blood and bone marrow, and gastrointestinal stromal tumors.\(^6\) Gleevec is priced at more than $123,000 for a standard annual course of treatment and generated $330 million in U.S. net revenue in 2019;\(^7\)

- **H.P. Acthar Gel (Acthar)**, a drug marketed by Mallinckrodt Pharmaceuticals (Mallinckrodt) for use in the treatment of infantile spasms, acute exacerbations in multiple sclerosis, and 17 other disorders and diseases.\(^8\) Acthar is priced between $119,592 and $199,320 for a full course of treatment and generated $953 million in U.S. net revenue in 2019;\(^9\)

- **Humalog**, a rapid-acting form of insulin sold by Eli Lilly and Company (Eli Lilly) that is used to control high blood sugar in adults with type 1 and type 2 diabetes as well as type 1 diabetes in children who are at least three years old.\(^10\) Humalog is priced at $274.70 for a 100 units/mL vial of subcutaneous solution and generated $1.67 billion in U.S. net revenue in 2019;\(^11\)

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7 IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Gleevec*; see also Novartis, *Gleevec* (online at www.hcp.novartis.com/products/gleevec/gleevechcp/) (accessed Sept. 30, 2020); Novartis Pharmaceuticals Corporation, 2019 Form 20-F (Jan. 29, 2020) (online at www.sec.gov/Archives/edgar/data/1114448/000137036820000003/a20012920f.htm). To calculate this figure, Committee staff used the exchange rate as of December 2020.

8 Food and Drug Administration, *Approved Label for H.P. Acthar Gel* (Oct. 2010) (online at www.accessdata.fda.gov/drugsatfda_docs/label/2010/022432s000lbl.pdf). Mallinckrodt states in public materials that Acthar is “approved for 19 indications.” The FDA label is more precise: it states that it is indicated for two conditions and may be used in 17 other diseases or disorders.


• **Humira**, a biologic sold by AbbVie Inc. (AbbVie) for the treatment of rheumatoid arthritis and other painful inflammatory diseases.\(^{12}\) Humira is priced at $77,586 for a standard annual course of treatment and generated $14.9 billion in U.S. net revenue in 2019;\(^{13}\)

• **Imbruvica**, a drug jointly marketed by AbbVie Inc. (AbbVie) and Johnson & Johnson’s subsidiary, Janssen Biotech, Inc. (Janssen), for the treatment of mantle cell lymphoma and five other cancers or conditions.\(^{14}\) Imbruvica is priced between $181,529 and $242,039 for a standard annual course of treatment, depending on dosage, and generated $3.83 billion in U.S. net revenue in 2019;\(^{15}\)

• **Lantus**, a long-acting insulin sold by Sanofi to treat adults with type 2 diabetes and adults and children six years of age and older with type 1 diabetes.\(^{16}\) Lantus is priced at $283.56 per 10 mL vial of subcutaneous solution and generated $1.14 billion in U.S. net revenue in 2019;\(^{17}\)

• **Lyrica**, a pain-management drug marketed by Pfizer Inc. (Pfizer) that is used as a treatment for diabetic nerve pain, spinal cord injury, pain after shingles, and fibromyalgia, as well as an add-on treatment in various populations of epilepsy


\(^{14}\) ABV-HOR-3128 (Collaboration and License Agreement); Food and Drug Administration, *Approved Label for Imbruvica* (Feb. 2018) (online at www.accessdata.fda.gov/drugsatfda_docs/label/2018/210563s000lbl.pdf).


\(^{16}\) Food and Drug Administration, *Approved Label for Lantus* (June 2009) (online at www.accessdata.fda.gov/drugsatfda_docs/label/2009/021081s034lbl.pdf). Sanofi acquired Aventis Pharmaceuticals, Inc., in 2004. Lantus was part of the Aventis portfolio at the time of acquisition. See Letter from Arnold & Porter, on behalf of Sanofi, to Majority Staff, House Committee on Oversight and Reform (Feb. 19, 2019). The Committee’s review also touched on other core insulin products manufactured by Sanofi, such as Lantus SoloStar, a pen-type injector, which was approved by FDA in April 2007.

\(^{17}\) IBM Micromedx Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Lantus*; Sanofi, *2019 Form 20-F* (Mar. 16, 2020) (online at www.sec.gov/Archives/edgar/data/121404/000119312518084834/d466787d20fa.htm). To calculate this figure, Committee staff used the exchange rate as of December 2020.
patients.\textsuperscript{18} Lyrica is priced at more than $6,480 for a standard annual course of treatment and generated $2.01 billion in U.S. net revenue in 2019;\textsuperscript{19}

- **NovoLog**, Novo Nordisk Inc.'s (Novo Nordisk) rapid-acting form of insulin used to control blood glucose levels in adults with type 1 or type 2 diabetes and children with type 1 diabetes who are at least two years old.\textsuperscript{20} NovoLog is priced at $289.36 per 100 units/mL vial of subcutaneous solution and generated $1.18 billion in U.S. net revenue in 2019;\textsuperscript{21}

- **Revlimid**, a drug marketed by Celgene Corporation (Celgene) (now a subsidiary of Bristol Myers Squibb) to treat multiple myeloma, a form of blood cancer diagnosed in approximately 30,000 Americans each year.\textsuperscript{22} Revlimid is priced at more than $200,000 for a standard annual course of treatment and generated $6.27 billion in U.S. net revenue in 2019;\textsuperscript{23} and


\textsuperscript{20} Food and Drug Administration, *Approved Label for NovoLog* (Feb. 2015) (online at www.accessdata.fda.gov/drugsatfda_docs/label/2015/020986s082lbl.pdf). The Committee’s review also touched upon other core insulin products manufactured by Novo Nordisk.


\textsuperscript{23} IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Revlimid*. Revlimid is a pill taken orally that comes in six different dosages, ranging from 2.5 milligrams to 20 milligrams. The price of Revlimid does not vary based on dosage. Although the number of pills taken per month varies from patient to patient, common treatment regimens require patients to take either 21 or 28 pills per month. This calculation reflects the wholesale acquisition cost of a 21-day monthly regimen of Revlimid, assuming a 5 mg pill. Celgene Corporation, *Form 10-Q* (Oct. 31, 2019) (online at https://sec.report/Document/0000816284-19-000046/); Bristol Myers Squibb, *2019 Form 10-K* (Feb. 24, 2020) (online at https://sec.report/Document/000014272-20-000082/).
• **Sensipar**, a drug marketed by Amgen, Inc. (Amgen), to treat overactive parathyroid glands in dialysis patients, a common complication of chronic kidney disease, as well as high levels of calcium in patients with parathyroid carcinoma.\(^{24}\) Sensipar is priced at approximately $9,800 for a standard annual course of treatment and generated $252 million in U.S. net revenue in 2019.\(^{25}\)

Throughout the course of this investigation, Committee staff reviewed more than 1.5 million pages of documents, including internal corporate strategy documents, email communications sent among top corporate executives, and board materials. Committee staff also reviewed non-public data on R&D spending, manufacturing costs, and rebates and other discounts and price concessions by sales channel. The documents and information being made public by the Committee shed light on how and why drug companies continue to raise their prices and reveal new details about the specific tactics drug companies are using to keep prices high, maximize profits, and suppress competition.

To obtain these materials, the Committee overcame obstruction by some of the pharmaceutical companies under investigation. For example, AbbVie refused to comply with the Committee’s requests for months, and finally produced documents voluntarily only after Chairwoman Maloney threatened to issue a subpoena.\(^{26}\) Each company was given an opportunity to explain the context and significance of documents and information and propose redactions prior to their public release.

As a part of this investigation, the Committee held five hearings with patients, drug company executives, health policy experts, and other stakeholders.

In hearings held on January 29, 2019, and July 26, 2019, Members heard firsthand from patients and advocates about the wrenching personal, financial, and medical decisions they were forced to make based on the high prices of their medications.\(^{27}\) Witnesses testified about


\(^{26}\) The Committee requested documents from AbbVie in January 2019. In September 2020, Chairwoman Carolyn B. Maloney notified Committee Members of her intent to issue a subpoena to AbbVie due to the company’s refusal to cooperate with the Committee’s investigation. Memorandum from Chairwoman Carolyn B. Maloney to Members, House Committee on Oversight and Reform, *Notice of Intent to Issue a Subpoena to AbbVie Inc.* (Sept. 1, 2020) (online at https://oversight.house.gov/sites/democrats.oversight.house.gov/files/documents/2020-09-01%20AbbVie%20Subpoena%20Memo.pdf). Other companies also sought to delay production of documents or initially produced documents in redacted form.

\(^{27}\) House Committee on Oversight and Reform, *Hearing on Examining the Actions of Drug Companies in Raising Prescription Drug Prices*, 116th Cong. (Jan. 29, 2019) (online at
rationing or forgoing necessary medications, delaying starting their families, refinancing their homes, taking on debt, and even losing a child because of prescription drug costs. Patient advocates and health policy experts underscored that these patients were representative of the millions of Americans who struggle to afford lifesaving treatments.28

The Committee held three hearings with pharmaceutical executives from seven companies to directly address how and why these companies have continually raised prices. The CEOs of Celgene, Bristol Myers Squibb, and Teva testified before the Committee on September 30, 2020.29 The following day, on October 1, 2020, the Committee heard testimony from the CEOs of Amgen and Mallinckrodt, and the U.S. president of Novartis.30 On May 18, 2021, Richard Gonzalez, CEO of AbbVie, testified about his company’s pricing and anticompetitive practices.31 At this hearing, experts offered potential solutions to address the failures of existing legislative and regulatory regimes.

The Committee has also released eight staff reports describing the findings of its investigation. These include six investigative reports of specific companies and products, one analysis of financial and research expenditure data of the 14 largest drug companies in the world, and one analysis of lost savings to taxpayers as a result of the prohibition on Medicare from negotiating directly for lower drug prices.32

This final report builds on the findings detailed in the Committee’s earlier reports. This report also presents new findings from the Committee’s investigation of Pfizer’s marketing of the blockbuster pain drug Lyrica and its investigation of certain insulin products manufactured by Eli Lilly, Novo Nordisk, and Sanofi. This report sheds further light on companies’ pricing decisions, their marketing strategies, the financial impact of the Medicare program’s inability to negotiate drug prices, patient assistance programs, and pharmaceutical companies’ spending on


32 Majority Staff, House Committee on Oversight and Reform, Drug Pricing Reports (online at https://oversight.house.gov/drug-pricing-reports-0).
innovative research. The report also highlights industry-wide tactics used to maintain high prices and delay generic or biosimilar competition. Each chapter concludes with recommendations for legislative and policy reforms that address the report’s findings.

II. U.S. PRESCRIPTION DRUG MARKET

The United States prescription drug market consists of a highly complex web of financial and other transactions among numerous supply chain actors. These relationships dictate how pharmaceutical products move from manufacturer to patient, and they impact the prices patients pay for prescription medications.

A. **Pharmaceutical Supply Chain**

The supply chain includes several players:

- **Drug manufacturers**, which produce, distribute, and set prices for drugs;
- **Wholesale distributors**, which purchase drugs in bulk and distribute them to hospitals, doctors, pharmacies, and other entities that dispense drugs to patients;
- **Payers and pharmacy benefit managers** (PBMs), which contract with pharmacies and manufacturers to provide third-party payment for drugs on behalf of patients; and
- **Patients**, who pay some combination of insurance plan premiums, copayments, coinsurance fees, out-of-pocket costs, and other expenses to access their medications.

Figure 1 depicts the supply chain for prescription drugs.
Within the complex network of the prescription drug supply chain, pharmaceutical companies set the price of prescription drugs. Drug manufacturers are solely responsible for setting a drug’s wholesale acquisition cost (WAC), commonly referred to as its list price. The list price for a drug is the price before any rebates, discounts, or other price concessions. Manufacturers typically sell their prescription medications to wholesale distributors, which in

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turn sell products to pharmacies, hospitals, doctors, and other entities that deliver medications to patients.  

For patients with health insurance coverage, insurers provide third-party payment for prescription drugs. Insurers often delegate the management of their prescription drug benefits to PBMs. PBMs aggregate demand by contracting with insurers and pharmacies to create consolidated markets of patients. PBMs leverage their aggregated demand to offer preferential access to patients through formularies, which function as lists of drugs covered by a plan, in exchange for discounts and rebates from the drug manufacturer that partially offset the drug’s list price. The cost of a drug after applying all of the manufacturer’s rebates and discounts is referred to as a drug’s net price.

PBMs contend that by securing substantial savings in the form of rebates, they limit health care expenditures and pass savings on to patients. Because most discounts negotiated by PBMs are not disclosed publicly, the extent to which negotiated rebates are passed on to patients is typically unknown. The Pharmaceutical Care Management Association, a PBM trade association, estimates that PBMs save patients and payers an average of $962 per person per year. 

Drug companies assert that because rebates and discounts are provided to several actors in the supply chain—including PBMs, pharmacies, and wholesale distributors—a drug’s list price is not an accurate indicator of cost to patients. Instead, drug companies argue that the net prices achieved through rebates present a better metric for evaluating drug affordability and a patient’s ability to access medication.

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34 Id.
39 See, e.g., Sanofi., Sanofi 2020 Pricing Principles Report (Mar. 2020) (online at www.sanofi.us/en/corporate-responsibility/-/media/Project/One-Sanofi-Web/Websites/North-America/Sanofi-US/Home/corporateresponsibility/Prescription_Medicine_Pricing_March2020.pdf) (“Despite rhetoric about skyrocketing insulin prices, the net price of insulin has been falling for five consecutive years, making our insulins significantly less expensive for insurance companies.”); Letter from Joe Kelley, Vice President, Global Government Affairs, Eli Lilly, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019) (“By providing significant discounts off of the list price of Humalog, Lilly has been successful in keeping the cost of Humalog affordable for the vast majority of patients.”); TEVA_HCO_IC_005022375 (Teva talking points for PhRMA lobbying efforts, which stress that manufacturers “offer different levels of discounts and rebates to make the medications more affordable”).
However, a drug’s net price does not account for uninsured patients, who cannot access the benefits of rebates negotiated by payers and may pay the full list price for drugs. In addition, because certain out-of-pocket costs borne by patients are based on a drug’s list price, when drug companies raise the list price, patients may face higher out-of-pocket costs even as supply chain rebates lower the aggregate net prices of some drugs.\footnote{40}

B. Medicare Part D Program

Medicare administers prescription drug benefits through its Part D program, which was established by the Medicare Modernization Act of 2003 (MMA).\footnote{41} Within the Department of Health and Human Services (HHS), the Centers for Medicare and Medicaid Services (CMS) contracts with private insurers—called sponsors—to offer prescription drug coverage in accordance with the Part D requirements specified by law.\footnote{42} In 2020, approximately 47.4 million people were enrolled in Medicare Part D.\footnote{43} The Congressional Budget Office (CBO) estimates that Medicare spending on Part D benefits will total $96 billion in 2021.\footnote{44}

Unlike other federal health care programs, including those managed by the Department of Veterans Affairs (VA) and the Department of Defense (DOD), the MMA’s “noninterference clause” prohibited the Secretary of HHS from negotiating directly with drug manufacturers for lower drug prices on behalf of Medicare beneficiaries. Instead, Medicare Part D uses private insurers and PBMs to administer prescription drug benefits.\footnote{45} This MMA provision was strongly supported by the pharmaceutical industry.\footnote{46}

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\footnote{45} “NONINTERFERENCE.—In order to promote competition under this part and in carrying out this part, the Secretary—(1) may not interfere with the negotiations between drug manufacturers and pharmacies and PDP sponsors; and (2) may not require a particular formulary or institute a price structure for the reimbursement of covered Part D drugs.” Sec. 1860D-11(i), 42 U.S.C. § 1395w-111(i).

CBO has determined that Medicare spends more for prescription drugs than other comparable government-run prescription drug programs like Medicaid and those run by DOD and the VA. The Committee’s investigation revealed that if private Part D plan sponsors had secured rebates and discounts similar to those offered to other federal health care programs that are empowered to negotiate drug prices, Medicare could have saved more than $25 billion between 2014 and 2018 on just seven of the 12 drugs investigated by the Committee.

Drug companies’ increases in list prices also historically impacted beneficiaries in the Medicare Part D coverage gap, the period after the initial coverage phase and before the catastrophic coverage phase. From the creation of Medicare Part D until the implementation of the Affordable Care Act reforms enacted in 2010, which phased out the coverage gap, patients in the coverage gap were responsible for 100% of out-of-pocket drug costs.

Recent reforms have reduced the out-of-pocket obligations of Medicare beneficiaries, but beneficiaries remain responsible for 25% of a drug’s list price until they reach the Medicare Part D program’s catastrophic coverage threshold. As a result, many seniors enrolled in Medicare Part D plans are directly impacted by the list price increases imposed by manufacturers, regardless of any rebates and discounts offered to insurance companies or PBMs. The Build Back Better Act would reduce beneficiaries’ share of costs for prescription drugs, set caps on out-of-pocket spending, and realign the cost distribution in the catastrophic coverage phase from the Medicare program to Part D plan sponsors and manufacturers.


51 H.R. 5376 § 139201. By 2024, under changes proposed in the Build Back Better Act, Part D plans would cover 60% of drug costs; Medicare would cover 20% of the costs for branded drugs, biologics, and biosimilars and 40% of the costs for generics; manufacturers would cover 20% of costs for branded drugs, biologics, and biosimilars; and manufacturers would bear no portion of the costs of generic drugs in the catastrophic phase. Id.
Chapter 2: Price Increases and Soaring Corporate Revenue

The drug companies in the Committee’s investigation significantly and repeatedly raised prices on top-selling drugs, with many companies hiking prices more than 20 times on a single drug. These price increases drove substantial increases in net revenues. AbbVie, for example, took 14 price increases on its blockbuster drug Humira over eight years—making it the highest-grossing drug in the United States and the world, and generating more than $16 billion in U.S. net revenue in 2020 alone. In 2020, just three drugs examined by the Committee—Humira, Enbrel, and Revlimid—comprised 8.2% of total prescription drug expenditures in the United States. 52

The Committee’s investigation revealed that executives made decisions to raise prices in order to reach aggressive corporate revenue targets and earnings goals, taking more frequent and steeper price increases as drugs approached the loss of patent protection or market exclusivity. Information analyzed by the Committee shows that price increases taken on these drugs were integral to pharmaceutical companies achieving their annual revenue targets.

The investigation also showed that compensation structures created incentives for drug company executives to raise prices in order to meet bonus targets. From 2016 to 2020, compensation for the top executives at the ten companies examined totaled more than $2.6 billion, with annual compensation increasing by more than 19% over that period. CEO pay accounted for $797 million—more than 30% of the total amount. Executive compensation structures at many drug companies link compensation to revenue targets for specific drugs, creating incentives for executives to raise prices in order to meet those targets. The Committee’s investigation revealed that, without price hikes on certain drugs, companies would have failed to meet revenue targets and top executives would have forgone millions of dollars in additional compensation.

The Committee’s investigation found:

- **Uninhibited Price Increases Fueled Massive Corporate Revenues:** Companies in the Committee’s investigation collectively raised prices more than 250 times on the drugs they sell. Eight of the ten companies took more than 20 price increases on a single drug. As a result, the median total price increase since launch of the drugs in the Committee’s investigation is almost 500%. For example, Pfizer increased the price of Lyrica by 10% or more in seven different years. In just the six years from 2013 and 2019, the company increased Lyrica’s price by a total of 155%—one of the largest price increases among top-grossing drugs in the U.S. market. Price increases have driven higher revenues for the companies in the Committee’s investigation. In 2019 alone, the ten companies generated a combined $38.5 billion in U.S. net revenues from the sales of just 12 drugs.

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• **Drug Companies Raised Prices to Meet Corporate Revenue Targets:** Internal company documents show that executives raised prices to meet revenue targets and earnings goals. For example, documents show that Sanofi was able to hit its 2014 revenue goals “primarily because of” two price increases the company implemented on its insulin product Lantus. Novo Nordisk executives similarly acknowledged in internal communications that the company’s price increases for diabetes products prevented a potential decline in revenue: “From the US perspective, price really did save the day overall because without price, Diabetes growth would have been -4% and total NNI [Novo Nordisk, Inc.] -3%.”

• **Executive Compensation Incentivized Price Increases:** Several companies linked executive compensation to revenue and performance targets tied to specific drugs. The Committee’s investigation revealed that, in some instances, executives would not have met their yearly bonus targets had they not raised prices on the drugs examined by the Committee. For example, Committee staff estimated that without three Revlimid price increases in 2017, Celgene would not have accrued nearly $600 million in revenue—enough to prevent executives from collecting bonuses.

• **Price Increases Were Not Justified by Rebates and Discounts:** Pharmaceutical companies often attribute list price increases to the need to account for rebates, discounts, and other fees provided to other supply chain actors. However, internal data from the drug companies in the Committee’s investigation refutes these industry claims. As companies raised prices on their drugs, internal data shows that net prices—prices after accounting for all discounts and rebates—also increased for most of the drugs.

I. **UNINHIBITED PRICE INCREASES FUELED MASSIVE CORPORATE REVENUES**

The companies in the Committee’s investigation raised prices more than 250 times on the drugs examined since launching or acquiring them. Eight of the ten companies implemented more than ten price increases on a single drug, and seven of those companies raised the price of a single drug more than 20 times. All but one of the companies in the Committee’s investigation raised the prices on these drugs by 10% or more in a single year, with some doing so repeatedly. The median price increase of the drugs in the Committee’s investigation is almost 500% since they were launched.

These companies’ pricing practices have fueled enormous corporate profits. From 2014 to 2019, the 12 drugs examined generated more than a combined $230 billion in U.S. net revenue, including $38.5 billion in 2019 alone.53 In 2020, just three drugs examined by the

53 This amount reflects the most recent year for which full U.S. net revenue data by drug is available for all 12 drugs. To keep all revenue calculations consistent throughout this report, the Committee used the December 31, 2020, conversion rate from the Department of the Treasury for all revenue conversions. Department of the Treasury, *Treasury Reporting Rates of Exchange* (Dec. 31, 2020) (online at www.fiscal.treasury.gov/files/reports-statements/treasury-reporting-rates-exchange/treasury-reporting-rates-of-exchange-as-of-december-31-2020.pdf).
Committee—Humira, Enbrel, and Revlimid—comprised 8.2% of total prescription drug expenditures in the United States.\textsuperscript{54}

Figure 1: Price Increases and U.S. Net Revenues

<table>
<thead>
<tr>
<th>Drug</th>
<th>Price Today</th>
<th>No. of Price Increases*</th>
<th>Price Increase Since Launch</th>
<th>2019 U.S. Net Revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td>Copaxone (Teva)</td>
<td>$85,400/year</td>
<td>25+</td>
<td>825%</td>
<td>$950 Million</td>
</tr>
<tr>
<td>Enbrel (Amgen)</td>
<td>$72,200/year</td>
<td>25+</td>
<td>486%</td>
<td>$5.05 Billion</td>
</tr>
<tr>
<td>Gleevac (Novartis)</td>
<td>$123,000/year</td>
<td>20+</td>
<td>395%</td>
<td>$330 Million</td>
</tr>
<tr>
<td>H.P. Acthar (Mallinckrodt)</td>
<td>$39,864/vial</td>
<td>5</td>
<td>&gt; 100,000%</td>
<td>$953 Million</td>
</tr>
<tr>
<td>Humalog (Eli Lilly)</td>
<td>$274.70/vial</td>
<td>30+</td>
<td>1219%</td>
<td>$1.67 Billion</td>
</tr>
<tr>
<td>Humira (AbbVie)</td>
<td>$71,600/year</td>
<td>25+</td>
<td>471%</td>
<td>$14.9 Billion</td>
</tr>
<tr>
<td>Imbruvica (AbbVie)</td>
<td>$181,500–$242,000/year</td>
<td>5+</td>
<td>82%</td>
<td>$3.83 Billion</td>
</tr>
<tr>
<td>Lantus (Sanofi)</td>
<td>$283.56/vial</td>
<td>20+</td>
<td>715%</td>
<td>$1.14 Billion</td>
</tr>
<tr>
<td>Lyrica (Pfizer)</td>
<td>$1,200/year</td>
<td>20+</td>
<td>420%</td>
<td>$2.01 Billion</td>
</tr>
<tr>
<td>NovoLog (Novo Nordisk)</td>
<td>$289.36/vial</td>
<td>25+</td>
<td>627%</td>
<td>$1.18 Billion</td>
</tr>
<tr>
<td>Revlimid (Celgene/BMS)</td>
<td>$192,000/year</td>
<td>20+</td>
<td>255%</td>
<td>$6.27 Billion</td>
</tr>
<tr>
<td>Sensipar (Amgen)</td>
<td>$9,800/year</td>
<td>20+</td>
<td>232%</td>
<td>$252 Million</td>
</tr>
</tbody>
</table>

\* Number of price increases since launch or acquisition

Pfizer—Lyrica

Pfizer has raised the price of its blockbuster pain-management drug Lyrica 22 times since launching the drug in 2005. In seven different years, Pfizer increased the price of Lyrica by double-digit percentage points. From 2013 to 2019, Pfizer raised Lyrica’s price by a total of 155%, one of the largest price increases among the top-grossing drugs in the United States.\textsuperscript{55}

Lyrica is approved for five indications, including the treatment of diabetic nerve pain, spinal cord injuries, and fibromyalgia, and it has been prescribed to more than 16 million people in the United States since its launch in 2005.\textsuperscript{56}


\textsuperscript{55} IBM Micromedex Redbook, \textit{Wholesale Acquisition Cost and Average Wholesale Price History for Lyrica}.

\textsuperscript{56} Food and Drug Administration, \textit{Approved Label for Lyrica} (Apr. 2, 2020) (online at www.accessdata.fda.gov/scripts/cder/daf/index.cfm?event=overview.process&ApplNo=021446) (accessed Nov. 1, 2021); Pfizer Inc., \textit{Frequently Asked Questions About Lyrica} (online at www.lyrica.com/frequently-asked-
In 2005, a 75 mg 90-pill package of Lyrica was priced at $148.50. Today, the same package is priced at $772.29—an increase of 420%.

For a patient taking a common starting dosage of two 75 mg oral capsules of Lyrica daily, the price of an annual course of treatment has increased almost five-fold since 2005, from approximately $1,200 to approximately $6,300 today.

Figure 2 depicts the price increases taken on a 90-pill package of Lyrica 75 mg capsules between 2005 and the present.

Figure 2: Lyrica Price Increases

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57 IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Lyrica.

58 Pfizer Inc., Frequently Asked Questions About Lyrica (online at www.lyrica.com/frequently-asked-questions/how-many-people-have-been-prescribed-lyrica) (accessed Nov. 1, 2020); Pfizer Inc., Frequently Asked Questions About Lyrica (online at www.lyrica.com/frequently-asked-questions/how-many-people-have-been-prescribed-lyrica) (accessed Nov. 1, 2021); Pfizer Inc., Frequently Asked Questions About Lyrica (online at www.lyrica.com/frequently-asked-questions/how-many-people-have-been-prescribed-lyrica) (accessed Nov. 1, 2020); IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Lyrica. This calculation is based on the Wholesale Acquisition Cost of a 90-pill package of the 75 mg oral capsule, and assumes a patient takes 150 mg per day for one year.

From 2009 to 2018, Pfizer generated more than $43 billion in global net revenue from Lyrica. More than half of that amount—$23.2 billion—came from the U.S. market, where annual net revenue more than doubled over this period. In 2018, the year before Lyrica lost market exclusivity, Pfizer raised the drug’s price by 7.9%. Lyrica accounted for more than 9% of the company’s total sales that year. Pfizer raised Lyrica’s price by a cumulative 13.3% in the approximately 18-month period leading up to Food and Drug Administration (FDA) approval of Lyrica’s first generic competitors in July 2019.

Figure 3 below shows Lyrica’s net U.S. revenue over time.

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61 Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform, at Attachment A, Page 1 (June 6, 2019); Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform, at Page 3 (Mar. 4, 2019).

62 IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Lyrica.


Collectively, Abbott and AbbVie have raised the price of Humira, which is used to treat rheumatoid arthritis and other autoimmune conditions, 27 times since it was brought to market.

In 2003, Abbott Laboratories launched Humira at a price of $522 per 40 mg syringe, or approximately $12,000 annually. Over the course of the next decade, Abbott raised the price of the drug 13 times, nearly doubling its price to $1,024.31 per syringe, or approximately $24,000 annually, by the end of 2012.⁶⁶

When AbbVie spun off as its own company in January 2013, it continued to raise Humira’s price, taking an additional 14 price increases in just over eight years, including a combined 30% increase in one ten-month period.⁶⁷ Humira is now priced at $2,984 per syringe.

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⁶⁶ Most patients require one injection of this size on a biweekly basis. AbbVie Inc., *Humira (Adalimumab): Moderate to Severe Rheumatoid Arthritis* (online at www.humira.com/rheumatoid-arthritis/after-starting-treatment) (accessed Nov. 1, 2021); IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Humira*.

⁶⁷ This ten-month period was from March 31, 2015, when the price of one Humira injection was $1,456, to January 21, 2016, when Humira was priced at $1,898.
or more than $71,600 annually. The price of Humira has increased by almost 500% since launch.  

Figure 4 below shows the price of a 40 mg syringe of Humira from launch to the present.

AbbVie has collected more than $170 billion in worldwide net revenue from Humira since 2003. Nearly two-thirds, or $107 billion, has come from the U.S. market. Since 2014, Humira has been the best-selling drug in the United States. In 2020, AbbVie generated $16.1 billion in net U.S. revenues from Humira. This was nearly double the net revenue generated by the second-best-selling drug in the United States—Keytruda, marketed by Merck & Co.

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68 IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Humira*.

69 Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019); Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Jan. 14, 2021); Abbott Laboratories, 2003–2013 Form 10-K (online at www.abbottinvestor.com/financials/sec-filings); AbbVie Inc., 2013–2020 Form 10-K (online at https://investors.abbvie.com/financials/sec-filings).


Figure 5 below reflects AbbVie’s net U.S. revenue for Humira over time.\textsuperscript{72}

\begin{figure}
\centering
\includegraphics[width=\textwidth]{AbbVie_Humira_Revenue.png}
\caption{AbbVie’s Net U.S. Revenue for Humira, 2003–2020}
\end{figure}

AbbVie’s price increases for Imbruvica have also generated significant revenue growth for the company, which jointly markets the cancer drug with Janssen Biotech, Inc., a subsidiary of Johnson & Johnson.\textsuperscript{73} Although the companies share equally in the profits from Imbruvica, AbbVie leads the drug’s commercialization efforts in the United States, including pricing.\textsuperscript{74}

Despite being on the market for just eight years, Imbruvica has nearly doubled in price following nine separate price increases. A single tablet, which was priced at $91.11 in 2013, is priced at $165.78 today. The price of an annual course of treatment per patient for Imbruvica ranges from approximately $181,500 to $242,000, depending on dosing.\textsuperscript{75} Estimates suggest that Imbruvica, which already generated more than $4.3 billion in U.S. net revenue for AbbVie

\textsuperscript{72} Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019); Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Jan. 14, 2021); Abbott Laboratories, 2003–2013 Form 10-K (online at www.abbottinvestor.com/financials/sec-filings); AbbVie Inc., 2013–2020 Form 10-K (online at https://investors.abbvie.com/sec-filings).


\textsuperscript{74} See ABV-HOR-3128, at Page 61 (Collaboration and License Agreement).

\textsuperscript{75} IBM Micromedex Redbook, \textit{Wholesale Acquisition Cost and Average Wholesale Price History for Imbruvica}.  

19
and Janssen in 2020, will grow to become the fourth-best-selling drug in the United States by 2026.\(^{76}\)

Figure 6 below reflects net revenue in the U.S. for Imbruvica over time.\(^{77}\)

**Figure 6: AbbVie and Janssen’s Net U.S. Revenue for Imbruvica, 2013–2020**

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**Amgen—Enbrel**

Amgen Inc., has raised the price of its rheumatoid arthritis drug Enbrel 28 times since acquiring the drug in 2002.\(^{78}\) At its launch in 1998, Enbrel was priced at $220 per 50 mg dose, or approximately $880 per month.\(^{79}\) By the time Amgen acquired the drug from Immunex

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\(^{77}\) AbbVie Inc., *2019 Form 10-K* (Feb. 21, 2020) (online at https://investors.abbvie.com/sec-filings/sec-filing/10-k/0001551152-20-000007); Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Mar. 21, 2019).

\(^{78}\) IBM Micromedex Redbook, *Wholesale Acquisition Cost History and Average Wholesale Price History for Enbrel.*

\(^{79}\) Patients self-administer injections weekly, typically one 50 mg injection per week. Amgen Inc., *Enbrel Prescribing Information* (online at www.pi.amgen.com/~media/amgen/repositorysites/pi-amgen-com/enbrel/enbrel_pi.pdf) (accessed Nov. 1, 2021); Letter from Jay P. Siegel, Director, Office of Therapeutics Research and Review, Food and Drug Administration, to Sally R. Gould, Immunex Corporation (Nov. 2, 1998)
Corporation four years later, Enbrel was priced at $249 per 50 mg dose, or nearly $1,000 per month.\textsuperscript{80} Since that time, Amgen has continued to raise Enbrel’s price, including by taking three price increases in 2014 and three in 2015. Between July 1, 2015, and July 1, 2016, Amgen had raised Enbrel’s price by 27.9%.\textsuperscript{81} Today, a single 50 mg dose of Enbrel is priced at $1,389.24—457% higher than when the drug was first acquired by Amgen. For a patient prescribed a standard dose, this translates into a price of approximately $5,560 per month or $72,200 per year.\textsuperscript{82}

Figure 7 below shows the price per 50 mg dose of Enbrel from 2002 to the present.\textsuperscript{83}

\textsuperscript{80} Food and Drug Administration, Drugs@FDA: FDA-Approved Drugs: Enbrel (online at www.accessdata.fda.gov/drugsatfda_docs/appletter/1998/etanimm110298L.htm); IBM Micromedex Redbook, Wholesale Acquisition Cost History for Enbrel. To calculate the 1998 price of a 50 mg dose of Enbrel, Committee staff doubled the 1998 25 mg dose price, a calculation supported by internal Amgen documents. See AMGN-HCOR-RR-00026574 (graph with the heading “Pricing (WAC) of Enbrel from Launch to Today”).

\textsuperscript{81} IBM Micromedex Redbook, Wholesale Acquisition Cost History and Average Wholesale Price History for Enbrel. To calculate the 2002 price of a 50 mg dose of Enbrel, Committee staff doubled the 2002 25 mg dose price, a calculation supported by internal Amgen documents. See AMGN-HCOR-RR-00026574 (graph with the heading “Pricing (WAC) of Enbrel from Launch to Today”).

\textsuperscript{82} Id.

\textsuperscript{83} Id. This calculation reflects the Wholesale Acquisition Cost of a four-week monthly regimen of Enbrel or a 52-week yearly regimen of Enbrel.
Amgen’s price increases for Enbrel have contributed to billions of dollars in net revenue for the company.⁸⁴ Enbrel’s revenue increased steadily from 2002 to 2017, when the drug began losing market share to Humira.⁸⁵ Even with this competition, Enbrel generated $5.05 billion in U.S. net revenue for Amgen in 2019 alone.⁸⁶

Figure 8 below shows Amgen’s U.S. net revenue from Enbrel over time.

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⁸⁴ Amgen defines “net sales” as “net of accruals for estimated rebates, wholesaler chargebacks, discounts, and other deductions (collectively, sales deductions) and returns established at the time of sale.” See Letter from King & Spalding, on behalf of Amgen Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform, at Appendix A (Mar. 15, 2019); Amgen Inc., 2019 Form 10-K (Feb. 12, 2020) (online at www.sec.gov/ix?doc=/Archives/edgar/data/318154/000031815420000017/amgn-12312019x10kq42019.htm).


Eli Lilly and Company—Humalog

Three companies—Eli Lilly and Company, Sanofi, and Novo Nordisk Inc.—control 90% of the global insulin market. Over the past 20 years, these three companies have repeatedly and dramatically raised the list prices of their rapid-acting and long-acting insulins.

Since 1996, Eli Lilly has been the sole U.S. manufacturer of Humalog, a rapid-acting form of insulin used to control high blood sugar in adults and children with diabetes. Eli Lilly has significantly raised the price of Humalog since it was approved in 1996. From 1996 to

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87 8 Reasons Why Insulin Is So Outrageously Expensive, T1 International (Jan. 20, 2019) (online at www.t1international.com/blog/2019/01/20/why-insulin-so-expensive/).

88 The formulations of insulin are categorized into four groups: rapid acting, short acting, intermediate acting, and long acting. This report focuses primarily on rapid-acting and long-acting products. Despite companies becoming skilled at mass-producing low-cost, high-quality insulin, market concentration and other industry and regulatory dynamics have allowed companies to dramatically increase the drug’s price.

2017, Eli Lilly raised the price of its 10 mL vial of Humalog subcutaneous solution a total of 34 times for a cumulative price increase of more than 1,200%. In 12 of those years, Eli Lilly increased Humalog’s price at least two times. By 2017, a single 10 mL vial of Humalog subcutaneous solution was priced at $274.70, up from just $20.82 in 1996.

Figure 9 shows the increase in price for the 10 mL vial of Humalog subcutaneous solution and the Humalog Kwikpen from 1996 to the present.

Eli Lilly has generated $38.94 billion in net revenue from its Humalog insulin products since 2002, including $23.28 billion from the United States. As Eli Lilly raised the price of Humalog, from $39.75 in 2002 to $274.70 by 2018, annual U.S. net revenue for the drug

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90 IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Humalog*; see also COR-BOX-00024053, at Pages 1–2.

91 IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Humalog*.

92 Id.

93 Eli Lilly, 2002–2020 Form 10-Ks, *Notices of Annual Meeting, and Proxy Statements* (online at https://investor.lilly.com/financial-information/annual-reports). Committee staff calculated the total net revenue from Humalog products during this time based on the individual revenue numbers provided in each of Eli Lilly’s proxy statements from 2002 to 2020.
increased more than three-fold—from $528 million in 2002 to $1.79 billion in 2018. Humalog began facing biosimilar competition in January 2018, and Eli Lilly introduced its own authorized generic in March 2019. Since then, Eli Lilly has not raised Humalog’s price and the company’s net revenue from the drug has remained relatively flat.

**Novo Nordisk—NovoLog**

Novo Nordisk has been the sole U.S. manufacturer of NovoLog, another rapid-acting insulin, since the drug’s approval in 2000. Since 2001, Novo Nordisk has raised NovoLog’s price 28 times for a cumulative price increase of approximately 628%. In ten of the past 18 years, Novo Nordisk raised NovoLog’s price at least two times. Today, the list price of the NovoLog subcutaneous solution 100 units/mL is $289.36, compared to $39.75 for the same product in 2001. Novo Nordisk brought a Flexpen version of NovoLog to market in 2003, at a price of $94.93 per pen. The Flexpen is now priced at $558.83 per pen.

Figure 10 shows the increase in the list price for the NovoLog subcutaneous solution 100 units/mL and the NovoLog Flexpen from 2001 to the present.
Novo Nordisk also implemented a similar pricing strategy for its long-acting insulin, Levemir. Levemir has been available in the United States since 2005 and competes with Sanofi’s long-acting insulin product, Lantus. Between 2006 and 2019, Novo Nordisk raised the price of a 10 mL vial of Levemir subcutaneous solution 18 times, for a total price increase of 360%.

Like Eli Lilly, Novo Nordisk implemented larger price increases on its insulin products than on many of its other drugs. According to an internal presentation prepared by Novo Nordisk’s pricing committee in 2015, the prices of the company’s diabetes drugs together had a compounded annual growth rate of 19.4% for the years 2010 to 2014. The presentation noted this was higher than the rate for other companies’ diabetes drugs and higher than the rate for

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100 Food and Drug Administration, Drugs@FDA: FDA-Approved Drugs: Lantus (online at www.accessdata.fda.gov/scripts/cder/daf/index.cfm?event=overview.process&ApplNo=021081) (accessed Nov. 1, 2021); Food and Drug Administration, Drugs@FDA: FDA-Approved Drugs: Levemir (online at www.accessdata.fda.gov/scripts/cder/daf/index.cfm?event=overview.process&ApplNo=021536) (accessed Nov. 1, 2021).

101 MediSpan Price Rx, Wholesale Acquisition Cost and Average Wholesale Price History for Levemir. The price of a 10 mL vial of Levemir subcutaneous solution cost $308.14 in 2019 and cost only $66.96 in 2006.
Novo Nordisk’s best-selling non-diabetes drugs, which had a list price compounded annual growth rate of 10.9%.  

From 2009 to 2019, Novo Nordisk generated $14.7 billion in net sales from NovoLog products sold in the United States. Sales of NovoLog increased steadily year after year from 2009 to 2015, with $1.81 billion in net U.S. revenue from NovoLog products in 2015. Novo Nordisk’s price for NovoLog has remained flat since 2018, as has its revenue from the drug.

_Sanofi—Lantus_

Sanofi’s best-selling long-acting insulin, Lantus, was approved by FDA in 2000 and brought to market in 2001. Since acquiring the drug in 2004, Sanofi has raised the price of Lantus 23 times. In 2001, a 10 mL vial of Lantus was priced at $34.81. By 2004, a 10 mL vial was priced at $48.68. From 2004 to 2012, Sanofi raised the price of Lantus each year, including by as much as 15% in a single year. In 2013, Sanofi raised the price of Lantus in April, August, and December, resulting in a total increase of more than 45%. By 2019, a single 10 mL vial of Lantus was priced at $283.56—a 715% increase in price since launch. In 2007, Sanofi began selling Lantus in a disposable injector pen under the name Lantus SoloStar, and it quickly became a top-selling insulin pen product.

Figure 11 shows the increase in price of a 10 mL vial of Lantus and the Lantus Solostar Pen from 2001 to the present.

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102 NNI-ERR_0083044, at Slide 10.
103 NNI-ERR_0083954.
104 Sanofi acquired Aventis Pharmaceuticals, Inc., in 2004. Lantus was part of the Aventis portfolio at time of acquisition. See Letter from Arnold & Porter, on behalf of Sanofi, to Majority Staff, House Committee on Oversight and Reform, at Page 4 (Feb. 19, 2019). Sanofi also markets Lantus SoloStar, a pen-type injector, which was approved by FDA in April 2007.
105 IBM Micromedex Redbook, _Wholesale Acquisition Cost and Average Wholesale Price History for Lantus_.
106 IBM Micromedex Redbook, _Wholesale Acquisition Cost and Average Wholesale Price History for Lantus_; Letter from Arnold & Porter, on behalf of Sanofi, to Majority Staff, House Committee on Oversight and Reform, at Page 2 (Mar. 25, 2019).
107 On December 16, 2011, Sanofi raised the price of Lantus to $114.15. By taking two price increases the following year—one on April 27, 2012, and one on October 5, 2012—Sanofi cumulatively raised the price of Lantus by approximately 15.45% in 2012.
108 IBM Micromedex Redbook, _Wholesale Acquisition Cost and Average Wholesale Price History for Lantus_.
109 Id.
111 IBM Micromedex Redbook, _Wholesale Acquisition Cost and Average Wholesale Price History for Lantus_.
From 2004 to 2019, Lantus generated $43.9 billion in U.S. net revenue from the Lantus subcutaneous solution and the Lantus SoloStar injection pen, which came to market in September 2010. Until 2015, when Lantus lost patent exclusivity, U.S. net revenues increased each year the drug was on the market. In 2014, the final year of its exclusivity period, Sanofi generated $5.18 billion in net revenue in the United States. Lantus’s list price increases slowed following the introduction of Eli Lilly’s long-acting insulin Basaglar, which was tentatively approved by FDA in 2014, fully approved in 2015, and launched in 2016.

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Novartis—Gleevec

Gleevec, an oral medication used to treat leukemia and other rare forms of cancer and blood disorders, was initially brought to market in a capsule form in 2001, followed by a tablet form in 2003. In 2003, Novartis priced a 400 mg tablet at $68.16. Since then, Novartis has raised the price of Gleevec 22 times for a cumulative price increase of 395%. Today, a 400 mg tablet of Gleevec is priced at $337.41, and a typical year of treatment with the drug is priced at more than $123,000. Novartis also markets a 100 mg tablet of Gleevec, which is priced at $93.64 today, as compared to $17.04 at launch in 2001.

Novartis increased the pace and size of Gleevec’s price increases as the drug approached the end of its primary patent exclusivity period in 2016. The company raised the price of Gleevec five times between 2013 and 2015, taking an average increase of over 9% each time. Over the course of 2014, Novartis increased the price of Gleevec by 20%. Between January 1, 2014, and July 7, 2015, Novartis increased Gleevec’s price by nearly 50%.

Documents obtained by the Committee indicate that Novartis considered the impact of their high drug prices on patients, including through a 2013 literature review that showed an association between higher copays and reduced adherence or patient abandonment of a drug. The review also concluded: “Because oncologic drugs are a necessity for patients, there is less sensitivity to price increases. However, research shows that there is an upper limit of OOP costs ($200–$500 per claim) at which patient adherence begins to decline.”

Figure 12 below shows the price per tablet of 100 mg and 400 mg Gleevec since 2003.

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117 Food and Drug Administration, Gleevec Label (Sept. 2016) (online at www.accessdata.fda.gov/drugsatfda_docs/label/2016/021588s047lbl.pdf); IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Gleevec.

118 IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Gleevec.

119 Id.; Food and Drug Administration, Gleevec Label(Sept. 2016) (online at www.accessdata.fda.gov/drugsatfda_docs/label/2016/021588s047lbl.pdf).

120 IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Gleevec.

121 CTRL-0029114, at Slide 1; CTRL-0095459, at Slide 17.

122 CTRL-0095459, at Slide 19.

123 Id.
II. DRUG COMPANIES RAISED PRICES TO MEET REVENUE TARGETS

Internal documents and communications reviewed by the Committee provide new evidence that pharmaceutical executives raised the prices of their drugs in order to meet revenue targets and earnings goals. Documents reveal a culture among some executives of raising prices at will or accelerating and structuring price increases to have the maximum impact on revenue.

*Novo Nordisk—NovoLog*

New documents obtained by the Committee suggest that Novo Nordisk relied on U.S. price increases to meet its revenue and sales goals. For example, in August 2014, a senior vice president at Novo Nordisk forwarded an excerpt from a broker report on 2014 second-quarter earnings to other senior company leaders. The broker report stated: “The premium end of the market is still the target—US price is the driver. For all the talk of the diabetes epidemic, 2Q showed again how dependent Novo is on US price increases.”

In reply, another senior leader emphasized the extent to which Novo Nordisk relied on price increases in the United States to grow revenue. Commenting on the broker report’s

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124 NNI-ERR_0046393, at Page 2.
characterization that Novo Nordisk’s long-acting insulin Levemir “‘saved the day,’” the then-Director of Strategic Pricing wrote, “From the US perspective, price really did save the day overall because without price, Diabetes growth would have been -4% and total NNI [Novo Nordisk, Inc.] -3%.” He continued: “If we were to exclude Levemir [sic] price, we would have seen NNI’s total growth cut in half, to 6%. So in short, price really did save the day on our Q2 results and Levemir [sic] price contributed to half our growth.” The email further noted that a decrease in NovoLog sales volume was offset by price and explained, “Overall diabetes volume was down, but price brought us back to growth.”

A sales training slide deck prepared in March 2015 further illustrates Novo Nordisk’s strategy of using price increases to meet increasing corporate revenue growth targets. In response to the question “Why do we keep raising list prices?” the presentation provided the following answers:

<table>
<thead>
<tr>
<th></th>
<th>Total Growth</th>
<th>Due to Price</th>
<th>Due to Volume</th>
</tr>
</thead>
<tbody>
<tr>
<td>Levemir®</td>
<td>56%</td>
<td>35%</td>
<td>21%</td>
</tr>
<tr>
<td>NovoLog®</td>
<td>3%</td>
<td>15%</td>
<td>-12%</td>
</tr>
<tr>
<td>Victoza®</td>
<td>15%</td>
<td>11%</td>
<td>4%</td>
</tr>
<tr>
<td>Diabetes</td>
<td>13%</td>
<td>17%</td>
<td>-4%</td>
</tr>
<tr>
<td>Total NNI</td>
<td>12%</td>
<td>15%</td>
<td>-3%</td>
</tr>
</tbody>
</table>

Both price and volume aided brand growth, but you’ll notice that price was a bigger contributor. Volume down, but offset by price. Overall diabetes volume was down, but price brought us back to growth. Total US volume was down, but again price brought us back to growth.

125 NNI-ERR_0046393, at Page 1.
• “Management expects 10%+ YoY [year-over-year] growth.”

• “Payer negotiations focused on net price”

• “Non-contracted volume optimization”126

The slide’s reference to “non-contracted” sales refers to sales not covered by an insurance plan or pharmacy benefit manager (PBM) under contract with Novo Nordisk. These sales would presumably include patients who do not have insurance and who are responsible for the full list price of the drug.127

The slide further explored the limitations of growing revenues through increased sales volumes, with the follow-up question, “Why can’t we go after more accounts?” The answers noted that the increasing sales volumes had “much lower margins” than simply raising the price.

• “Sanofi and Lilly able and willing to fight back.”

• “Volume upside at much lower margins.”

• “Price war = steep price erosion.”128

Sanofi—Lantus

Internal Sanofi documents obtained by the Committee illustrate how the company used price increases to drive revenues. A 2014 document prepared for sales representatives called “Turbo Charge Call Flow and Outline” explained, “Sales of Lantus are critical to hitting the quarterly earnings expectations that keeps our stock price growing.” The document further stated, “Last year’s sales goal was hit primarily because of two price increase [sic] totaling almost 18% growth in total revenue for Lantus.” The document noted, “Diabetes Division remains a bright spot for the company and represents about 50% of global profit.”129 This document pushed sales representatives to “sell with passion and enthusiasm” in order to meet earnings expectations.130

Another internal Sanofi presentation, titled “Lantus Price Action for Dec 2013,” evaluated accelerating a planned January 2014 price increase on Lantus in order to generate a “positive financial impact in ’13 and ’14.” By moving its planned 14.9% increase for vials and 9.9% increase for Lantus SoloStar pens to mid-December 2013, the presentation projected that

126 NNI-ERR_0072582, at Slide 26.

127 Id.

128 Id. The slide also appears to allude to the phenomenon of shadow pricing in the insulin market, where PBMs have been successful in extracting larger rebates, and would-be competitors raise prices in lockstep to maintain so-called “pricing parity.” This concept is explored in more detail in Chapter 5.

129 SANOFI_COR_00049967, at Page 1.

130 Id., at Page 3.
Sanofi would realize an additional $59 million in net sales for 2013 and $69 million in net sales for 2014, compared to initial estimates.\textsuperscript{131}

The presentation discussed the potential risks of accelerating the price increases, including the fact that Lantus “ranked #1 in cumulative YTD [year-to-date] price increases (26.8%) out of the top 25 most commonly dispensed drugs,” the price increase would be the third taken on Lantus that year, and it would represent a “45% cumulative vial increase since April ’13.”\textsuperscript{132}

A slide presenting the “Potential Risk” of the planned price increase noted, “All price increases have the potential to subject the organization to public scrutiny from payers, physicians, and patients. Any decision on price increases must be done with this understanding.” The same language was repeated as a disclaimer on each slide. The presentation noted, however, “Market risk already exists given the planned January price increase,” and, “Greater risk exists

\textsuperscript{131} SANOFI\_COR\_00013187, at Slide 2.

\textsuperscript{132} Id., at Slide 3.
around the magnitude of the increase v. executing a month earlier.”\textsuperscript{133} Sanofi executed the 9.9% price increase in December 2013.\textsuperscript{134}

A Pricing Review Board presentation in October 2014 proposed a double-digit price increase on Lantus, effective November 2014. The presentation offered “[i]increased gross and net sales” and the existence of a price increase in current budget plans as rationales to support the price increase.\textsuperscript{135} Compared to the company’s initial 2014 budget forecast, which contained no planned price increase, the proposed 11.9% price increase was projected to deliver an additional $111 million in net sales in 2014. The presentation also projected this price hike would increase net sales of Lantus by $60 million in 2015 over a prior 2015 budget forecast that included a 7% price increase.\textsuperscript{136} Sanofi executed the 11.9% price increase in November 2014, resulting in a total price increase of almost 30% on the drug that year.\textsuperscript{137}

\textit{Celgene—Revlimid}

Documents obtained by the Committee indicate that Celgene’s pricing practices were also driven in large part by ambitious revenue goals. For example, in March 2014, after disappointing first quarter sales, Celgene’s then-Executive Vice President Mark Alles explored the possibility of a 4% price increase “no later than the end of next week.” He suggested moving up a second planned price increase on Revlimid to “September 1st rather than October 1st,” concluding, “I have to consider every legitimate opportunity available to us to improve our Q1 performance.”\textsuperscript{138}

\begin{footnotesize}
\begin{enumerate}
\item \textsuperscript{133} Id., at Slide 6.
\item \textsuperscript{134} Id., at Slide 2; IBM Micromedex Redbook, \textit{Wholesale Acquisition Cost and Average Wholesale Price History for Lantus}.
\item \textsuperscript{135} SANOFI_COR_00021702, at Slide 9. Sanofi explained to Committee staff that its Pricing Review Board works on pricing matters across Sanofi’s U.S. product portfolio, including adjustments to wholesale acquisition cost, and may review and approve price proposals before those proposals are presented to the U.S. Pricing Committee. Pricing actions in the U.S. are also reviewed and approved by Sanofi global senior management. \textit{See} Letter from Arnold & Porter, on behalf of Sanofi, to Majority Staff, House Committee on Oversight and Reform, at Page 5 (Feb. 19, 2019).
\item \textsuperscript{136} Id., at Slides 9–10.
\item \textsuperscript{137} IBM Micromedex Redbook, \textit{Wholesale Acquisition Cost and Average Wholesale Price History for Lantus}.
\item \textsuperscript{138} CELG_HCOR_000049208. Committee staff redacted the name of a more junior executive.
\end{enumerate}
\end{footnotesize}
Four days later, Mr. Alles, who later became the CEO of Celgene, presented the price increase to Celgene’s Corporate Market Access Committee (CMAC), the body responsible for approving Revlimid price increases. He followed up with his team to ensure that Celgene would quickly see the financial benefit if the price increase were approved, writing, “Assuming CMAC approves the REV[LIMID] price plan today, can we take the increase tonight so that it impacts sales beginning tomorrow?” Executives projected an increase in net sales of $24.8 million as a direct result of the proposed price increase. The company implemented Mr. Alles’s recommended price increase that evening.

In an April 25, 2017, presentation describing the company’s long-range financial projections, one slide posed the question of whether the U.S. multiple myeloma business—which is driven primarily by Revlimid sales—could “grow” from $4.8 billion in 2016 to $8 billion in 2020. One strategy offered to meet the target was to “realize favorable net price,” meaning increase the price of Revlimid at a rate faster than any rebates or discounts paid to the supply chain.

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139 CELG_HCOR_000049244.
140 CELG_HCOR_000047564, at Slide 5; IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Revlimid.
141 CELG_HCOR_000023827, at Slide 13.
By leveraging its price increases on Revlimid, Celgene nearly met its $8 billion revenue goal a full two years ahead of its 2020 target. In 2018, Celgene reported $7.8 billion in net U.S. revenue for all its multiple myeloma products. Of this, $6.47 billion was attributable solely to Revlimid.  

Bristol Myers Squibb acquired Celgene in late 2019 and generated $8.29 billion in U.S. net revenue from the drug the following year. The company then generated $3.2 billion in total global net revenue from Revlimid in the second quarter of 2021—representing almost one-third of the company’s total $11.7 billion global revenue for that quarter.

Pfizer—Lyrica

Documents obtained by the Committee show that Pfizer raised the price of its blockbuster drug Lyrica to meet financial goals and extract maximum revenue in the years preceding Lyrica’s loss of exclusivity in 2019. In July 2016, Pfizer began planning potential price

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142 Celgene Corporation, *2018 Form 10-K* (Feb. 26, 2019)(online at www.sec.gov/Archives/edgar/data/816284/000081628419000014/a2018123110-k.htm); Letter from Covington & Burling LLP, on behalf of Celgene Corporation, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019).


increases on Lyrica for 2017 and beyond. As a part of this effort, senior managers circulated a model showing that “every 1% incremental price increase (twice a year) provides roughly 140M additional Net Sales over 2 years with all segments except Medicaid and Military.” An August 2016 email from Pfizer’s North America Internal Medicine Finance Team further highlighted the impact of Lyrica pricing decisions on the company’s overall revenue goals, stating: “Versus budget, the revenue shortfall for the month was driven by Lyrica (92%) resulting primarily from the decision not to implement the budgeted mid-year price increase…” The email continued: “Versus prior year, revenues increased due to a positive price impact (9.4% Jan 2016), partially offset by lower demand.”

Shortly after executing a 9.4% increase on Lyrica in January 2017, Pfizer’s Lyrica team circulated a presentation with a slide titled “Lyrica - Maximizing the Value, Unlocking the Power.” The presentation noted that Lyrica sales represented almost half of the company’s internal medicine revenue and emphasized, “Opportunity Exists to Maximize the Asset prior to LOE [loss of exclusivity].”

145 SRR_PFIZHCOR_00002156, at Page 1 (strategies were subject to legal and regulatory review and approval before implementation).
146 SRR_PFIZHCOR_00006962, at Page 1.
147 Id., at Page 2.
148 SRR_PFIZHCOR_00009966.00001, at Slide 3.
In planning for 2018 price increases, Pfizer analysts were asked to propose options for how to increase Lyrica sales by $78 million over their previous revenue estimates. A Pfizer senior finance manager offered two scenarios, one requiring a growth in sales volumes and the other a price increase. The manager wrote that to make an additional $78 million via sales, “TRx [prescription] growth in 2018 would have to be 3.75%.” Both the senior finance manager and a finance director agreed that raising the price of Lyrica might be a preferable approach to meet the revenue goal. The senior finance manager wrote, “One other (and possibly preferred) option to close that gap would be to increase price in 2018. Remember that we are all only assuming a 6% increase in 2018.” The finance director responded, “I like the pricing option to be honest as ~4% [of volume growth] is too aggressive for a brand in its last year of promotion,” meaning Lyrica’s final year of exclusivity protection.149

Pfizer ultimately pursued the pricing option and increased the price of Lyrica by more than the 6% originally proposed. An October 2017 presentation proposed instead taking a 7.9%

149 SRR_PFIZHCOR_00002163.
price increase in January 2018, projecting the increase would yield $460 million in gross sales and $100 million in net sales. Pfizer executed this price increase as planned.

Pfizer attempted to raise the price of Lyrica by an additional 4% in July 2018, but decided to roll back the increase—along with planned price increases on approximately 40 other drugs—after criticism from the public and elected officials. This rollback was only temporary, however. Pfizer once again increased the price of Lyrica by 5% on January 15, 2019.

Other companies in the Committee’s investigation also used price increases to reach revenue goals and compensate for lower sales volumes.

**Mallinckrodt—Acthar**

Prior to acquiring Acthar from Questcor Pharmaceuticals in August 2014, Mallinckrodt executives described the potential transaction as “a unique opportunity that should be pursued urgently” because Acthar was a “premium-priced product” with a “robust cash flow profile” that would allow the company to “[a]chieve aspirational goals with a single transaction.” After acquisition, Mallinckrodt executives acknowledged that the company used price increases to meet revenue goals when experiencing a decline in sales volume. For example, in a July 2017 email, Executive Vice President Hugh O’Neill wrote, “The vast majority of the projected growth for Acthar in 2017 will come from price appreciation as opposed to volume growth.” He went on to write that the price increase reflected “the need to dig out of the hole created by the significant loss of returning patients.”

**Amgen—Sensipar and Enbrel**

Documents obtained by the Committee show that Amgen executives routinely raised the prices of Sensipar and Enbrel to meet increasingly aggressive sales targets and projections. An internal “Global Product Strategy” presentation prepared in March 2018 described Amgen’s pricing strategy:

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150 SRR_PFIZHCOR_00001980, at Slide 15.

151 IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Lyrica*.


153 IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Lyrica*.

154 MNK_InCamera-000000128109, at Slide 6; MNK_InCamera-000000142599, at Slides 3, 4, 16.

155 MNK_InCamera-00000013838.
Pricing has played a key role in driving net revenue in the Rheumatology and Dermatology space in recent years. Moving forward, Amgen will continue to adjust price as necessary to reflect the economic value provided while also considering competitive dynamics and patient access to care.156

III. EXECUTIVE COMPENSATION CREATED INCENTIVES FOR PRICE INCREASES

From 2016 to 2020, the drug companies investigated by the Committee spent over $2.2 billion on compensation for their highest-paid executives, reflecting an increase of 20% over that period.157 Figure 13 shows spending on executive compensation from 2016 to 2020.

Figure 13: Executive Committee Compensation, 2016–2020158


156 AMGN-HCOR-RR-00000357, at Slide 6.

158 Id.
CEO compensation accounted for a substantial portion of executive committee compensation during this period.\(^{159}\) For example, AbbVie paid CEO Richard Gonzalez nearly $170 million between 2013 and 2020, as AbbVie raised the price of Humira 14 times from approximately $1,000 per syringe to nearly $3,000 per syringe.\(^{160}\) Between 2014 and 2018, as Pfizer increased the price of Lyrica by more than 100%, the company paid CEO Ian Read approximately $100 million in compensation.\(^{161}\) The CEOs of the ten companies investigated by the Committee have been paid in aggregate more than $797 million in the last five years.\(^{162}\) Figure 14 details spending on CEO compensation from 2016 to 2020.

\(^{159}\) Some of the companies investigated by the Committee stated that they set executive pay in reference to other companies, creating a peer group of similar corporations to establish benchmarks for appropriate compensation by indexing executive pay against a peer group of pharmaceutical companies, all of which award pay based on meeting revenue targets. See, e.g., Letter from King & Spalding, on behalf of Pfizer Inc., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform, at Page 4 (Nov. 22, 2019); Bristol Myers Squibb, 2020 Form 10-K (Feb. 24, 2020) (online at www.sec.gov/ix?doc=/Archives/edgar/data/1121404/000112140421000004/sny-20201231.htm#/I186168c9674446ab74c270f17b85330.235pg.106).

\(^{160}\) Committee staff calculated this figure using the summary compensation tables from AbbVie’s annual Securities and Exchange Commission filings between 2013 and 2021. See AbbVie Inc., Proxy Statements (2013–2020) (online at www.sec.gov/cgi-bin/browse-edgar?CIK=1551152); IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Humira.

\(^{161}\) Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform, at Pages 8–9 (Mar. 4, 2019).

Figure 14: CEO Compensation, 2016–2020

<table>
<thead>
<tr>
<th>Company</th>
<th>2016</th>
<th>2017</th>
<th>2018</th>
<th>2019</th>
<th>2020</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>AbbVie</td>
<td>$20,970,924</td>
<td>$22,625,243</td>
<td>$21,283,587</td>
<td>$21,610,598</td>
<td>$24,007,591</td>
<td>$110,497,943</td>
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<tr>
<td>Pfizer</td>
<td>$17,321,470</td>
<td>$27,913,775</td>
<td>$19,549,213</td>
<td>$16,286,465</td>
<td>$21,033,570</td>
<td>$102,104,493</td>
</tr>
<tr>
<td>Eli Lilly</td>
<td>$18,367,133</td>
<td>$15,845,991</td>
<td>$17,230,337</td>
<td>$21,283,242</td>
<td>$23,708,629</td>
<td>$96,435,332</td>
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<tr>
<td>Teva</td>
<td>$6,507,117</td>
<td>$26,633,685</td>
<td>$32,469,875</td>
<td>$11,596,564</td>
<td>$15,724,518</td>
<td>$92,931,759</td>
</tr>
<tr>
<td>Amgen</td>
<td>$16,850,001</td>
<td>$16,899,789</td>
<td>$18,555,266</td>
<td>$19,612,793</td>
<td>$20,131,408</td>
<td>$92,049,257</td>
</tr>
<tr>
<td>Celgene/BMS*</td>
<td>$16,526,237</td>
<td>$13,115,985</td>
<td>$16,223,923</td>
<td>$18,767,253</td>
<td>$20,150,902</td>
<td>$84,784,300</td>
</tr>
<tr>
<td>Mallinckrodt</td>
<td>$12,647,466</td>
<td>$15,641,490</td>
<td>$14,044,012</td>
<td>$14,610,755</td>
<td>$14,887,538</td>
<td>$71,831,261</td>
</tr>
<tr>
<td>Sanofi</td>
<td>$11,398,933</td>
<td>$11,510,095</td>
<td>$8,585,706</td>
<td>$14,038,735</td>
<td>$13,382,784</td>
<td>$58,916,253</td>
</tr>
<tr>
<td>Novartis</td>
<td>$10,556,685</td>
<td>$11,344,462</td>
<td>$9,369,173</td>
<td>$10,615,740</td>
<td>$12,724,166</td>
<td>$54,610,226</td>
</tr>
<tr>
<td>NovoNordisk</td>
<td>$3,632,000</td>
<td>$5,088,000</td>
<td>$6,608,000</td>
<td>$8,768,000</td>
<td>$9,040,000</td>
<td>$33,136,000</td>
</tr>
<tr>
<td>Total</td>
<td>$134,777,966</td>
<td>$166,618,515</td>
<td>$163,919,092</td>
<td>$157,192,164</td>
<td>$174,791,106</td>
<td>$797,296,824</td>
</tr>
</tbody>
</table>


The Committee’s investigation identified company bonus structures that tie compensation to increasing drug-specific revenue targets year after year, creating incentives for executives to raise prices to meet those targets. The Committee found that for certain drugs, price increases led directly to higher bonuses for executives.

**AbbVie**

Since separating from Abbott in 2013, AbbVie has paid its highest-ranking executives over $480 million in compensation, including bonuses tied to revenue targets. For example, AbbVie’s 2019 compensation plan tied bonus payments to net revenue and pre-tax income targets, accounting for as much as 80% of the bonus calculation for AbbVie executives. AbbVie barely met its net revenue target of $33.3 billion that year, achieving 101% of its target. Without raising the prices of Humira and Imbruvica by 6.2% in 2019, the Committee estimates that AbbVie would have missed this target. Because AbbVie met its income and revenue targets, AbbVie’s senior-most executives were paid $70 million in 2019.

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163 Id.


165 Committee staff estimate that without these price increases and assuming a corresponding change in net price of the products, AbbVie worldwide net revenue would have fallen to $32.1 billion, below the company’s target of $33.3 billion. See AbbVie Inc., 2019 Form 10-K (Feb. 21, 2020) (online at https://investors.abbvie.com/sec-filings/sec-filing/10-k/0001551152-20-000007).

As part of AbbVie’s “short-term incentives,” executives were compensated based on whether the company achieved predetermined targets for “Humira Sales.” In 2014—the year before this incentive was introduced—Humira’s U.S. net revenue was $6.5 billion. The following year, after the incentive was introduced, AbbVie executives implemented a 9.9% Humira price increase in April—the largest-ever price increase for the drug—and an additional 7.9% price increase in August. The period following introduction of this incentive coincided with AbbVie’s largest price increase in Humira’s history—over 30% in a ten-month period. Humira’s U.S. net revenue increased to $8.4 billion in 2015, the largest one-year increase to date.

In 2018—the final year of the incentive—Mr. Gonzalez was paid $21.2 million in compensation.

**Celgene**

Celgene also awarded senior executive bonuses through formulas based largely on revenue and earnings targets that increased by billions of dollars each year. Analysis of internal company data shows that, in several different years, Celgene’s executives would not have met their bonus targets if not for their decision to increase the U.S. price for Revlimid. In 2017, two of Celgene’s bonus incentive plans for executives, the Management Incentive Plan (MIP) and the Long-Term Incentive Plan (LTIP), set bonus net revenue targets of $13 to $13.4 billion and $12.8 billion, respectively. Celgene barely met these targets in 2017, collecting $13 billion in net revenue—$5.4 billion of which came from Revlimid, more than from any other drug.

Without three Revlimid price increases in 2017, Committee staff estimate that Celgene would not have accrued nearly $600 million in revenue—enough to prevent executives from collecting bonuses. For 2016 and 2017, Committee staff calculated that Revlimid price increases enabled executives to reach their bonus targets, accounting for more than $2 million in additional compensation for Celgene senior executives in those years.

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169 IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Humira.

170 Id.

171 See CELG_HCOR_000045803, at Slides 6, 21; CELG_HCOR_000045876, at Slides 18, 29.

172 CELG_HCOR_000045876, at Slides 18, 29.


174 IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Revlimid; see footnote 110, infra, for methodology in arriving at this estimate.
Figure 15 below provides the estimated amount of bonus compensation senior Celgene executives received in 2016 and 2017 attributable to price increases on Revlimid during those years.\(^{175}\)

**Figure 15: Celgene Compensation Attributable to U.S. Price Increases**

<table>
<thead>
<tr>
<th></th>
<th>MIP</th>
<th>LTIP</th>
<th>Total</th>
<th>MIP</th>
<th>LTIP</th>
<th>Total</th>
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<tr>
<td>Robert Hugin, Executive Chairman</td>
<td>$187,500</td>
<td>$202,181</td>
<td>$389,681</td>
<td>$337,500</td>
<td>$287,097</td>
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<td>Mark Alles, CEO</td>
<td>$12,619</td>
<td>$104,452</td>
<td>$115,071</td>
<td>$322,786</td>
<td>$60,549</td>
<td>$393,335</td>
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<td>Peter Kellogg, EVP, CFO</td>
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<td>$166,864</td>
<td>$124,193</td>
<td>$60,549</td>
<td>$184,741</td>
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<tr>
<td>Jacquelyn Fouse, Strategic Advisor</td>
<td>$83,203</td>
<td>$115,749</td>
<td>$198,951</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Scott Smith, President, COO</td>
<td>$54,766</td>
<td>$28,417</td>
<td>$83,183</td>
<td>$131,198</td>
<td>$60,549</td>
<td>$191,746</td>
</tr>
<tr>
<td>Rupert Vessey, President, R&amp;ED</td>
<td>$46,864</td>
<td>$18,606</td>
<td>$65,470</td>
<td>$97,623</td>
<td>-</td>
<td>$97,623</td>
</tr>
<tr>
<td><strong>Total Executives</strong></td>
<td><strong>$1,015,621</strong></td>
<td><strong>$1,492,043</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Several other drug companies in the Committee’s investigation have executive compensation structures that appear to create incentives for executives to raise prices to meet revenue goals.

**Eli Lilly**

Of the total compensation paid to Eli Lilly’s top five earners for each year between 2012 and 2020, 13% came from base salary, and more than 71%—approximately $225 million—was paid through equity in the company or performance-based awards or bonuses.\(^{176}\) In 2019, revenue targets and earnings-per-share metrics accounted for 76% of the cash bonuses awarded to executives, translating to $5.6 million in bonuses for the five highest-paid Eli Lilly executives.\(^{177}\) That year, Humalog reached its highest U.S. net sales, and Eli Lilly’s Diabetes

\(^{175}\) To arrive at these estimates, Committee staff used the following methodology: First, for 2016 and 2017, staff calculated a weighted average for the U.S. price of Revlimid that accounted for the timing of Celgene’s multiple price increases within a calendar year (the “Weighted Average Price”). Next, staff compared the Weighted Average Price to the U.S. price of Revlimid at the end of the prior year, arriving at an effective price increase percentage for each year (the “Effective Price Increase Percentage”). Using the Effective Price Increase Percentage and Celgene’s reported U.S. Revlimid revenue data, staff estimated Celgene’s total global revenue if it had not increased the U.S. price of Revlimid in 2016 and 2017 (the “Revised Revenue Figure”). Finally, staff used the compensation committee documentation and formulas produced by Celgene to calculate the executives’ bonus using the Revised Revenue Figures. The decline in compensation is estimated in the figure. In using this methodology, Committee staff assumed that U.S. demand for Revlimid was not affected by changes to the U.S. price of Revlimid, an assumption supported by deposition testimony from Celgene’s former Senior Vice President of Sales and Marketing, Francis Brown. Deposition of Francis V. Brown, *Mylan Pharmaceuticals Inc. v. Celgene Corporation*, No. 14-CV-02094 (D. N.J.) (Dec. 2, 2015) (testifying that demand for Revlimid did not increase or decrease as a result of a price change) (transcript attached as Exhibit P90 to Mylan’s Response to Defendant Celgene’s Statement of Material Facts). These figures are likely a conservative estimate of the extent to which U.S. price increases augmented executive bonuses. The price increases also likely increased Celgene’s earnings per share and other metrics included in the MIP and LTIP formulas, further increasing executive bonuses.


and Endocrinology products generated more than $12.8 billion in gross revenue—more than 57% of the company’s total revenue for the year.\textsuperscript{178}

\textit{Pfizer}

Incentive compensation linked to revenue targets accounted for more than 80% of top executives’ annual compensation packages in 2018.\textsuperscript{179} More than half of the company’s internal medicine sales and more than 9% of Pfizer’s overall revenue in 2017 and 2018 came from sales of Lyrica—one of more than 300 products sold by the company. From 2014 to 2018—the five years prior to loss of exclusivity—Pfizer executives raised the price of Lyrica by more than 100%. Over the same period, members of the Executive Committee were paid over $260 million in compensation. Pfizer’s CEO earned a total of approximately $100 million in compensation from 2014 to 2018.

\textit{Sanofi}

In 2015, the year that primary patents expired on Sanofi’s basal insulin Lantus, 10% of the Sanofi CEO’s variable compensation award derived from “improvement of the Diabetes franchise and the successful launch of Toujeo [a more concentrated version of Lantus] in the United States.”\textsuperscript{180}

\textit{Teva}

In response to a February 2017 advisory notice that generic competition to Copaxone had been delayed, one Teva executive wrote to colleagues that the delay “[m]ight be good for cash flow and debt pay down and some of your bonuses.”\textsuperscript{181}

Committee staff summed the non-equity incentive plan compensation figures for 2019 and divided this total by the proportions for the bonus multiples of the earnings per share and revenue targets, as detailed in the annual report.

\textsuperscript{178} \textit{Id.}

\textsuperscript{179} Pfizer Inc., \textit{Proxy Statement for 2019 Annual Meeting} (Mar. 14, 2019) (online at https://s21.q4cdn.com/317678438/files/doc_financials/intensive_proxy/2019/images/Pfizer-Proxy2019.pdf); Pfizer Inc., \textit{2018 Form 10-K} (Feb. 28, 2019) (online at http://d18rn0p25nwr6d.cloudfront.net/CIK-0000078003/6b8a74bb-3702-4c0a-a181-70df2b0e5feb.pdf). Public filings show that 40% of the annual short-term bonus formula was based on achieving yearly revenue targets and another 40% was based on earnings targets. The short-term bonus formula is weighted as follows: 40% revenue, 40% adjusted diluted earnings per share (EPS), and 20% cash flow from operations.


\textsuperscript{181} TEVA_HCO_IC_005008955 (February 2017 email regarding delay of generic Copaxone 40 mg because of fill/finish issues).
IV. PRICE INCREASES EXCEEDED REBATES

The pharmaceutical industry often claims price increases are justified to account for negotiated rebates, discounts, and other fees provided to PBM and other third parties within the commercial distribution chain. Drug manufacturers claim that these discounts and rebates cause them to capture only a fraction of their price increases. The Pharmaceutical Research and Manufacturers of America (PhRMA), the pharmaceutical industry’s trade association, has claimed that “nearly 50% of brand medicine spending goes to the supply chain and others.”

Documents and information obtained by the Committee refute this justification for raising prices. Internal company data obtained by the Committee reveals that the net price—the price of a drug after accounting for all discounts and rebates—for nearly all of the drugs examined increased as list prices increased between 2009 and 2018, meaning rebates or discounts from the list price in those years were outpaced by the company’s price increases. As a result, the net prices for all of the drugs examined are significantly higher today than at their launch.


183 Pharmaceutical Research and Manufacturers of America, Let’s Talk About Cost (online at www.letstalkaboutcost.org/) (accessed Nov. 1, 2021).

184 If increases in the list price of a drug directly mirror increases in rebate and discount amounts, the net price of that drug would be expected to remain flat over time. If, however, the increases in list price for a drug outpaced the increases in discounts and rebate amounts, the net price of the drug would be expected to rise. The net prices for the nine non-insulin drugs investigated by the Committee increased each year the drugs were on the market. In the insulin market, net price increased each year until the mid-2010s; in more recent years, insurance plans and PBMs have been able to use their negotiating power to secure higher rebates from insulin manufacturers in exchange for preferred placement on covered drug lists, resulting in the stabilization of net price. PBMs have also been successful in moderating price increases through the use of contractual price protection clauses, which provide additional rebates when manufacturers raise a drug’s wholesale acquisition cost, or list price, above a certain percentage over a set period of time. See Majority and Minority Staffs, Senate Committee on Finance, Insulin: Examining the Factors Driving the Rising Cost of a Century Old Drug (Jan. 2021) (online at www.finance.senate.gov/imo/media/doc/Grassley-Wyden%20Insulin%20Report%20(FINAL%201).pdf); Insulin
every single year between 2009 and 2018.\textsuperscript{185} Documents obtained by the Committee further show that, despite their public claims, executives internally acknowledged that their companies’ price increases cannot be entirely attributed to growing rebates or discounts provided to PBMs, health insurance plans, or other payers. In addition, documents show that PBMs secured contractual provisions that disincentivized drug companies from raising list prices. Without those provisions secured by PBMs, drug companies likely would have raised list prices more.

\textit{AbbVie—Humira}

AbbVie’s price increases on its blockbuster arthritis drug Humira considerably outpaced increases in contractual rebates. Documents produced to the Committee show that from 2009 to 2018, the net price of Humira increased by 110\% across the Medicare, Medicaid, and commercial channels. Within the Medicare channel, the net price of Humira increased by 151\%—from $17,184 to $43,159. Similarly, within the commercial channel, the net price of Humira increased by 137\%—from $17,833 to $42,418.\textsuperscript{186}

Figure 16 shows the overall annual net price of Humira across all channels, compared to the drug’s list price, from 2009 to 2018.\textsuperscript{187}

\textsuperscript{185} The net prices of Humira, Lyrica, Revlimid, and NovoLog Flexpen increased every year from 2009 to 2018. The net price of Imbruvica also increased every year between its market entrance in 2013 and 2018.

\textsuperscript{186} Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Sept. 11, 2020).

\textsuperscript{187} \textit{Id.}
The net price of AbbVie’s cancer drug Imbruvica has also increased since its launch, from $66.29 per 140 mg tablet in 2013 to $105.51 in 2017.\textsuperscript{188}

**Celgene—Revlimid**

Internal data produced by Celgene demonstrates that price increases on Revlimid were not attributable to increased rebates or discounts between 2009 and 2018. In fact, Celgene reported to the Committee that it paid no negotiated discounts to Medicare Part D plans, and its largest discount in the commercial market was only 5%.\textsuperscript{189} As a result, the average net price per unit of Revlimid increased annually, from $293.79 in 2009 to $598.21 in 2018.\textsuperscript{190} As noted in Section II above, core to Celgene’s pricing strategy was to achieve revenue growth by “realiz[ing] favorable next price,” meaning to increase the price of Revlimid at a rate faster than any rebates or discounts paid to the supply chain.\textsuperscript{191}

\textsuperscript{188} Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Jan. 22, 2021). AbbVie stated that it was unable to provide the 2018 figure due to complexities associated with the company’s introduction of a single-tablet formulation that year.

\textsuperscript{189} Letter from Covington & Burling LLP, on behalf of Celgene Corporation, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 22, 2019).

\textsuperscript{190} Id.; Letter from Covington & Burling LLP, on behalf of Celgene Corporation, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (May 24, 2019).

\textsuperscript{191} CELG_HCOR_000023827, at Slide 13.
Figure 17 below shows the increase in average net price per unit of Revlimid, compared to the drug’s list price, from 2009 to 2018.\textsuperscript{192}

\textbf{Figure 17: Revlimid (Celgene)—Average Net Price per Capsule, 2009–2018}

\begin{figure}
\centering
\includegraphics[width=\textwidth]{fig17.png}
\end{figure}

\textit{Novartis—Gleevec}

The net price for Novartis’s cancer drug, Gleevec, increased as the company raised the list price while rebate amounts remained relatively stable. Internal data from Novartis show that the average of all discounts, rebates, returns, and copayment amounts for Gleevec totaled just 15\% of the company’s total gross sales of Gleevec from 2009 to 2015.\textsuperscript{193} From 2009 through 2014, Novartis did not offer any negotiated rebates to Medicare Part D plans, and Novartis’s rebate on Gleevec was only 1\% in 2015.\textsuperscript{194}

According to an internal Novartis report produced to the Committee, Gleevec’s net price increased by double digits from 2011 to 2015—the five years preceding Gleevec’s loss of exclusivity in 2016.\textsuperscript{195} After Gleevec lost exclusivity in 2016 and began facing generic

\textsuperscript{192} Id.
\textsuperscript{193} NOVARTIS.HCOR2019014.00001017. To arrive at this number, the average percentage per year was added from 2009 to 2015 and divided by the number of years.
\textsuperscript{194} NOVARTIS.HCOR2019014.0001060.
\textsuperscript{195} CTRL-0004032, at Page 2. According to this document, when Gleevec lost exclusivity in 2016, the average discount doubled to 40\%, leading to a 22.6\% decline in net price.
competition, the average discount across all channels for Gleevec increased to 40.8%. Even then, Gleevec’s average net price for 2016 was almost double the drug’s average net price in 2009.\textsuperscript{196}

Figure 18 below shows the net effective price for Gleevec from 2009 to 2018.\textsuperscript{197}

**Figure 18: Gleevec (Novartis)—Average Net Price per Package, 2009–2018**\textsuperscript{198}

\begin{figure}[h]
\centering
\includegraphics[width=\textwidth]{figure18}
\caption{Gleevec (Novartis)—Average Net Price per Package, 2009–2018}
\end{figure}

\textbf{Teva—Copaxone}

The net price of Teva’s Copaxone also increased steadily over time. The net price for a single syringe of Copaxone 20 mg/mL increased from $73.80 in 2009 to $122.93 by 2014.\textsuperscript{199}

\begin{table}[h]
\centering
\begin{tabular}{|c|c|c|c|c|c|c|c|c|c|c|}
\hline
\hline
\hline
\end{tabular}
\caption{Net Price of Copaxone 20 mg/mL from 2009 to 2018}
\end{table}

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\textsuperscript{196} Letter from Hogan Lovells, on behalf of Novartis Pharmaceuticals Corporation, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (May 23, 2019); NOVARTIS.HCOR20190114.00001017.

\textsuperscript{197} NOVARTIS.HCOR20190114.00001017.

\textsuperscript{198} The net effective price of Gleevec represents the net effective price of both the 90-pill packages of Gleevec 100 mg and the 30-pill packages of Gleevec 400 mg sold by Novartis.

\textsuperscript{199} Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries, Ltd., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Aug. 25, 2020); Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries, Ltd., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (July 18, 2019).
During that time, the list price of a Copaxone 20 mg/mL syringe also increased, from $69.12 to $237.13.\footnote{IBM Micromedex Redbook, \textit{Wholesale Acquisition Cost and Average Wholesale Price History for Copaxone}.}

In 2015, when one generic competitor entered the market, the net price of Copaxone 20 mg/mL dipped slightly to $117.97. However, the next year, in 2016, the net price of Copaxone increased again to $129.40. Copaxone’s annual increases in net price ended only after the introduction of generics forced Teva to slow its price increases beginning in 2018.\footnote{Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries, Ltd., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Aug. 25, 2020); Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries, Ltd., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (July 18, 2019).}

Figure 19 shows the average net price per unit for Copaxone 20 mg, compared to the drug’s list price, between 2009 and 2019.\footnote{Id.}

Figure 19: Teva (Copaxone 20 mg)—Average Net Price per Unit, 2009–2019
**Pfizer—Lyrica**

Internal data obtained by the Committee shows that the net price of Lyrica also increased almost every year between 2009 and 2018, rising from $169.80 to $364.44 per 90-pill package during that period.203

Figure 20 shows the increase in U.S. net price of Lyrica, compared to the drug’s list price, from 2009 to 2018.204

In documents obtained by the Committee, Pfizer acknowledged that raising Lyrica’s price at a faster rate than the rebates the company provided allowed Pfizer to meet its revenue goals even as other factors—like decreasing demand or delayed price increases—may have otherwise led Pfizer to fall short of its budget projections. In an August 2016 email, senior company leaders suggested that Pfizer was outpacing its projected annual net revenue for Lyrica, even without taking an additional mid-year price increase, because of “significant rebate favorability” in the first half of the year.205 A September 27, 2016, presentation entitled, “North America Internal Medicine: Operating Plan 2017,” emphasized that lower-than-expected rebate amounts meant the company would be able to hit its revenue target for the year despite not taking a

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203 Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (July 18, 2019); SRR_PFIZHCOR_00002025.

204 Id.

205 SRR_PFIZHCOR_00005965, at Page 2.
previously planned price increase, stating “On Track to Deliver 100% of FY Budget Despite Elimination of Mid Year PI [price increase].”

Pfizer also acknowledged in internal documents that although some of its contracts with insurance plans and PBMs in the Medicare and commercial channels included substantial rebates, a large portion of Lyrica’s sales were not impacted by rebates. In assessing the impact of Lyrica price increases in 2016 and 2017, an internal Pfizer presentation noted, “Since significant portion of gross sales is unrebated, price increases will offset impact of price protection among top accounts in Commercial and Medicare.” Unrebated gross sales would presumably include sales to patients paying full price for their prescription drugs.

**Insulin**

From 2009 to 2013, Eli Lilly, Sanofi, and Novo Nordisk raised the prices of Humalog, Lantus, and NovoLog, respectively, with corresponding increases in net price. Since 2013, insurance plans and PBMs have been able to use their negotiating power to secure higher rebates from insulin manufacturers in the Medicare and commercial channels in exchange for placement on covered drug lists, or formularies. While data show that these higher rebates were accompanied by corresponding reductions in net price, the Committee’s investigation also reveals that the net prices for these three drugs remain significantly higher than they were at their launch.

According to Eli Lilly documents, Humalog’s net price peaked in 2013. In 2001, Humalog’s list price was $41.84, and its net price was $36.59. In 2013, when the list price hit $164.69, Humalog’s net price reached $80.46. Even as the net price of Humalog decreased

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206 SRR_PFIZHCOR_00006962, at Pages 29–30 (notes on page 21 of slide deck). Pfizer took a 9.4% price increase on January 1, 2017, and then took another 9.4% price increase on June 1, 2017. IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Lyrica.*

207 SRR_PFIZHCOR_00000001; SRR_PFIZHCOR_00000002.

208 See, e.g., SANOFI_COR_00093935, at Slide 10 (an internal Sanofi document showing Lantus’s net price increasing by 98.4% from 2007 to 2014); COR-BOX-00024053, at Page 2 (an internal Eli Lilly document showing the net price of Humalog at $36.59 in 2001 and steadily increasing each year until 2013, when the net price peaked at $80.46).

209 PBMs have been successful in moderating price increases through the use of contractual price protection clauses, which provide additional rebates when manufacturers raise a drug’s wholesale acquisition cost, or list price, above a certain percentage over a set period of time. See Majority and Minority Staffs, Senate Committee on Finance, *Insulin: Examining the Factors Driving the Rising Cost of a Century Old Drug* (Jan. 2021) (online at www.finance.senate.gov/imo/media/doc/Grassley-Wyden%20Insulin%20Report%20(FINAL%201).pdf); *Insulin Prices Soar While Drugmakers’ Share Stays Flat*, Wall Street Journal (Oct. 7, 2016) (online at www.wsj.com/articles/insulin-prices-soar-while-drugmakers-share-stays-flat-1475876764).

210 In the years before rebates began to increase, taxpayers lost out on billions of dollars in potential savings that were provided to other federal health care programs but not to Medicare. See Majority Staff, House Committee on Oversight and Reform, *Lost Savings: How Prohibiting Medicare Negotiation Has Cost Taxpayers* (Sept. 23, 2021) (online at https://oversight.house.gov/sites/democrats.oversight.house.gov/files/COR%20Staff%20Report--Lost%20Savings%20-%20How%20Prohibiting%20Medicare%20Negotiation%20Has%20Cost%20Taxpayers.pdf).
slightly over the next three years, the drug’s 2016 net price of $70.30 was still nearly double the net price at launch.211

Humalog’s net price has stabilized since 2016. According to data provided by Eli Lilly to the Committee, the net price of the Humalog U-100 Kwikpen was $26 in both 2013 and 2014. Following an increase in net price to $28 in 2015, the Kwikpen’s net price dropped to $24 in 2016, where it remained through 2018.212

The net price of Sanofi’s Lantus also increased every year between 2005 and 2014 as Sanofi raised its list price. One internal pricing review presentation from April 2017 noted that Lantus’s net price had increased from $46.52 per unit in 2005 to $119.28 per unit in 2014—more than doubling the net price of the drug over nine years.213

According to internal data provided to the Committee by Novo Nordisk, the net price of NovoLog also increased despite increased rebates, from $80.09 in 2009 to $107.61 in 2018.214

V. RECOMMENDATIONS

The Committee’s investigation shows that uninhibited price increases have fueled corporate profits and executive compensation and that drug companies raise prices in order to meet revenue targets. Data obtained by the Committee undermines claims by the pharmaceutical industry that rebates provided to PBMs are the primary driver of price increases.

- **Support Medicare Negotiation:** Congress should support reforms, like those in the Build Back Better Act, to enable Medicare to negotiate lower list prices to ensure that seniors and taxpayers are not exploited for pharmaceutical profits.

- **Disincentivize Price Increases:** Congress should support reforms, like those in the Build Back Better Act, to disincentivize companies from taking price

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211 COR-BOX-00024053, at Page 2.

212 Letter from Joe Kelley, Vice President, Global Government Affairs, Eli Lilly, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019).

213 SANOFI_COR_00093935, at Slide 10. Since 2014, the net price for Lantus has decreased, even as list prices have increased. According to Sanofi’s annual pricing report, the net price of Lantus decreased by 53% from 2012 to 2020 while the list price increased by 141%. The decline in net price corresponds with an 82% increase in out-of-pocket costs for Lantus users over the same period, according to this report. Though Sanofi suggests that out-of-pocket costs increased because rebates are not passed on to patients due to “the way health benefit plans are often designed,” many insured patients—including some Medicare Part D beneficiaries—face out-of-pocket spending obligations based on a drug’s list price. Sanofi, Prescription Medicine Pricing: Our Principles and Perspectives (Feb. 2021) (online at www.sanofi.us/-/media/Project/One-Sanofi-Web/Websites/North-America/Sanofi-US/Home/corporateresponsibility/Sanofi_2021_Pricing_Principles_Report.pdf?la=en); Chien-Wen Tseng et al., Impact of Higher Insulin Prices on Out-of-Pocket Costs in Medicare Part D, Diabetes Care (Apr. 2020) (online at https://care.diabetesjournals.org/content/43/4/e50).

214 NNI-ERR-0083949. Committee staff calculated the average net price across all channels for the NovoLog Flexpen using the netsales_and_net_effective_price data provided by Novo Nordisk.
increases by applying an inflation penalty when a manufacturer raises a drug’s price faster than the rate of inflation.
Chapter 3: Lost Medicare Savings and Targeting the U.S. for Higher Prices

Medicare administers prescription drug plans for seniors and other enrollees with certain medical conditions and disabilities through its Part D program. In 2020, more than 47 million Americans enrolled to receive prescription drug coverage through Medicare Part D plans.

Unlike in other federal health care programs, the Secretary of the Department of Health and Human Services (HHS) is expressly prohibited from negotiating directly with drug companies on behalf of Medicare Part D beneficiaries. Instead, drug prices are negotiated by plan sponsors—the private insurers and pharmacy benefit managers (PBMs) that administer Part D plans. Because Medicare provides prescription drug benefits in accordance with federal requirements, Medicare plans are constrained in their ability to negotiate for lower prices through coverage restrictions.

The Committee’s investigation uncovered new information about the extent to which the pharmaceutical industry has exploited the prohibition on Medicare negotiation to raise prices in the U.S. market, while maintaining or lowering prices in the rest of the world.

The Committee’s investigation found:

- **The Prohibition on Medicare Negotiation Cost U.S. Taxpayers Billions:** Internal pricing data shows that if Medicare Part D plans received the same discounts as other federally administered health care programs, taxpayers could have saved billions of dollars.
  - Between 2014 and 2018, taxpayers could have saved more than $25 billion for just seven of the drugs in the Committee’s investigation—

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217 Federal law states that the HHS Secretary “(1) may not interfere with the negotiations between drug manufacturers and pharmacies and PDP [prescription drug plan] sponsors; and (2) may not require a particular formulary or institute a price structure for the reimbursement of covered part D drugs.” 42 U.S.C. § 1395w-111(i).


Lantus, Humira, Novolog, Enbrel, Lyrica, Imbruvica, and Sensipar—if Medicare plans had secured rebates comparable to those secured by other federal health care programs.

- If Medicare plans had secured the same discounts as other federal health care programs for three insulin products investigated by the Committee, taxpayers could have saved more than $16 billion from 2011 through 2017.

- **Medicare Sales Drove Revenues and Profits:** Internal documents obtained by the Committee reveal that companies relied on Medicare spending to drive revenues and profits. For example:
  - A Novo Nordisk Medicare Part D presentation from 2013 emphasized that “Part D is the most profitable market for the Novo Nordisk insulin portfolio” and noted that insulin volume for the Part D market was growing three times faster than for the commercial market.\(^{220}\)
  - An internal Pfizer presentation from 2018 showed that sales to Medicare accounted for 35% of Pfizer’s gross sales of Lyrica in 2017 and were projected to account for 42% by 2019.\(^{221}\)
  - A 2016 presentation prepared for Novartis by an outside consultant emphasized the importance of Medicare for its cancer drug Gleevec, explaining that “Medicare is critical to brand success, CMS spent ~$1 billion on Gleevec in 2014.”\(^{222}\)

- **Pharmaceutical Companies Targeted the U.S. Market for Higher Prices:** Internal company documents show that pharmaceutical companies targeted the United States for price increases while maintaining or lowering prices in the rest of the world—in large part because of Medicare’s inability to negotiate. For example:
  - A draft internal Pfizer presentation from 2016 expressly linked Pfizer’s profitability across the globe in part to its ability to raise prices in the United States, noting that growth was driven by “price increases in the U.S.”\(^{223}\)
  - An internal Novo Nordisk presentation highlighted the unconstrained pricing environment in the United States, noting, “Despite increased

\(^{220}\) NNI-ERR_0045711, at Page 2.
\(^{221}\) SRR_PFIZHCOR_00004032.00001, at Page 29.
\(^{222}\) CTRL-0124740, at Page 2.
\(^{223}\) SRR_PFIZHCOR_00002741.
scrutiny and pressure, the US pricing environment still remains favourable,” and, “Despite increased US rebates, payer scrutiny and pricing pressure, net sales has continued to increase.”

- Teva executives discussed the importance of keeping the prohibition on Medicare negotiation intact. In one presentation, executives identified Medicare drug price negotiation as a “Main Risk Event” with the largest potential impact on the company’s future revenue.

- **Lobbying Against Transparency and Drug Pricing Reforms:** From 2017 to 2020, the ten companies in the Committee’s investigation spent a combined total of $230.2 million on lobbying Congress.

- In the first three quarters of 2021, six companies—AbbVie, Amgen, Bristol Myers Squibb, Eli Lilly, Novartis, and Pfizer—spent more than $4.5 million each on lobbying Congress.

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224 NNI-ERR_0011316, at Slide 2.

225 TEVA_HCO_IC_005040409, at Slide 32.


I. LOST MEDICARE SAVINGS

Internal pricing data obtained by the Committee reveals that over the period examined, the ten drug companies in the Committee’s investigation provided higher rebates and discounts to federal health care programs that are empowered to negotiate directly with drug manufacturers than to Medicare Part D plans.228

According to the Committee’s analysis of data from 2009 to 2018, taxpayers could have saved billions of dollars if Medicare Part D plans had secured rebates comparable to those secured by other federal health care programs.229 For example, between 2014 and 2018, taxpayers could have saved approximately $25.1 billion on just seven drugs—Humira, Imbruvica, Sensipar, Enbrel, NovoLog, Lantus, and Lyrica—if Medicare plans had achieved rebates and discounts comparable to those provided to other federal agencies. Taxpayers could have saved more than $5.6 billion in 2017 alone. Figure 1 shows Medicare’s lost savings for these seven drugs.

228 The federal health care programs examined in this report include programs run by the Department of Defense (DOD), the Department of Veterans Affairs (VA), and other federal entities that purchase drugs directly from wholesalers and distributors, such as the Public Health Service, the Coast Guard, and the Bureau of Prisons. The prices paid by these programs are based in part on prices set in the Federal Supply Schedule. The prices paid by the largest direct purchasers (known as the “Big Four”—DOD, the VA, the Public Health Service (including the Indian Health Service), and the Coast Guard—are statutorily capped, but these programs are empowered to negotiate directly with drug manufacturers for even deeper discounts. The VA and DOD use national drug lists that provide preferred access to certain drugs and restrict access to others. These so-called closed formularies increase agencies’ negotiating leverage. A Congressional Budget Office comparison of prices paid across federal programs found that the average price paid by DOD and the VA for top-selling drugs was approximately 55% of the average net price paid by Medicare. Congressional Budget Office, A Comparison of Brand-Name Drug Prices Among Selected Federal Programs (Feb. 2021) (online at www.cbo.gov/system/files/2021-02/56978-Drug-Prices.pdf).

229 According to a Government Accountability Office report, PBMs pass nearly all rebates on to Medicare Part D plans, retaining approximately 0.4% of total direct and indirect remuneration. Government Accountability Office, Medicare Part D: Use of Pharmacy Benefit Managers and Efforts to Manage Drug Expenditures and Utilization (July 15, 2019) (GAO-19-498) (online at www.gao.gov/assets/gao-19-498.pdf). Since the Committee did not account for this difference, the Committee’s calculations may slightly underestimate Medicare Part D spending and potential savings.
The Committee’s analysis shows that if Medicare plans had secured the same discounts as other federal health care programs for three frequently-used insulin products examined by the Committee—Humalog, NovoLog, and Lantus—taxpayers could have saved approximately $16.7 billion from 2011 through 2017. Figure 2 shows Medicare’s lost savings for these insulin products.

Data obtained by the Committee show that from 2009 to 2013, Sanofi, Novo Nordisk, and Eli Lilly drastically raised the prices of these drugs, with corresponding increases in net price—the amount a manufacturer receives after all rebates, discounts, and other price concessions. Plans and PBMs have been able to use their negotiating power to secure higher rebates from insulin manufacturers in exchange for preferred placement on covered drug lists, called formularies. Data show that, beginning in 2013, insulin manufacturers began providing

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**Figure 1: Lost Medicare Savings for Seven Drugs, 2014–2018**

<table>
<thead>
<tr>
<th>Drug</th>
<th>Medicare Part D Spending</th>
<th>Lost Medicare Savings</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lantus</td>
<td>$11,583,098,197</td>
<td>$9,246,511,550</td>
</tr>
<tr>
<td>Humira</td>
<td>$10,907,732,233</td>
<td>$6,136,305,246</td>
</tr>
<tr>
<td>NovoLog</td>
<td>$3,627,264,339</td>
<td>$2,946,198,492</td>
</tr>
<tr>
<td>Enbrel</td>
<td>$6,160,200,000</td>
<td>$2,353,170,600</td>
</tr>
<tr>
<td>Lyrica</td>
<td>$7,254,607,375</td>
<td>$1,816,950,556</td>
</tr>
<tr>
<td>Imbruvica</td>
<td>$5,071,975,613</td>
<td>$1,695,126,731</td>
</tr>
<tr>
<td>Sensipar</td>
<td>$3,664,400,000</td>
<td>$948,124,100</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$48,269,277,757</strong></td>
<td><strong>$25,142,387,275</strong></td>
</tr>
</tbody>
</table>

---

**Figure 2: Lost Medicare Savings for Insulin Products, 2011–2017**

<table>
<thead>
<tr>
<th>Drug</th>
<th>Net Medicare Part D Spending</th>
<th>Lost Medicare Savings</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lantus</td>
<td>$15,293,263,635</td>
<td>$12,046,199,222</td>
</tr>
<tr>
<td>NovoLog</td>
<td>$4,569,176,125</td>
<td>$3,709,011,061</td>
</tr>
<tr>
<td>Humalog</td>
<td>$2,538,590,200</td>
<td>$949,020,500</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$22,401,029,960</strong></td>
<td><strong>$16,704,230,783</strong></td>
</tr>
</tbody>
</table>

---

230 For three drugs—Lantus, NovoLog, and Lyrica—this figure represents net Medicare Part D expenditures. For the other drugs—Humira, Enbrel, Imbruvica, and Sensipar—this figure represents gross Medicare Part D expenditures.

231 See, e.g., SANOFI_COR_00093935, at Slide 10 (an internal Sanofi document showing Lantus’s net price increasing by 98.4% from 2007 to 2014); COR-BOX-00024053, at Page 2 (an internal Eli Lilly document showing the net price of Humalog at $36.59 in 2001 and steadily increasing each year until 2013, when the net price peaked at $80.46).


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higher rebates to PBMs in the Medicare and commercial sales channels, leading to a corresponding reduction in net price. 233 In the years before rebates began to increase, taxpayers lost out on billions of dollars in potential savings that were provided to other federal health care programs but not to Medicare.

Other drug manufacturers provided particularly low rebates to Medicare—even while providing substantial discounts to other federally administered health programs. For example, Novartis did not offer any negotiated rebates for its blockbuster cancer drug, Gleevec, to Medicare Part D plans between 2009 and 2014, while providing discounts of more than 50% to other government programs. Novartis only began offering Medicare plans Gleevec rebates greater than 1% in 2016, the same year the drug began facing generic competition. 234 Novartis collected more than $5.6 billion from gross Medicare sales of Gleevec between 2011 and 2018. 235 If Medicare Part D plans had secured the same discounts that Novartis offered to the VA between 2011 and 2015, taxpayers could have saved more than $2.1 billion. 236 Figure 3 below shows Medicare’s lost savings over this period.

![Figure 3: Lost Medicare Part D Savings for Gleevec](image)

<table>
<thead>
<tr>
<th>Year</th>
<th>Gross Medicare Part D Sales</th>
<th>Average Part D Discount %</th>
<th>Net Part D Expenditures</th>
<th>Average VA Discount %</th>
<th>Net Part D Expenditures if VA Discount</th>
<th>Lost Part D Savings</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011</td>
<td>$483,395,344</td>
<td>0.0%</td>
<td>$483,395,344</td>
<td>52.0%</td>
<td>$232,029,765</td>
<td>$251,365,579</td>
</tr>
<tr>
<td>2012</td>
<td>$601,652,853</td>
<td>0.0%</td>
<td>$601,652,853</td>
<td>51.0%</td>
<td>$294,809,898</td>
<td>$306,842,955</td>
</tr>
<tr>
<td>2013</td>
<td>$779,575,542</td>
<td>0.0%</td>
<td>$779,575,542</td>
<td>54.0%</td>
<td>$358,604,749</td>
<td>$420,970,793</td>
</tr>
<tr>
<td>2014</td>
<td>$995,836,212</td>
<td>0.0%</td>
<td>$995,836,212</td>
<td>52.0%</td>
<td>$478,001,382</td>
<td>$517,834,830</td>
</tr>
<tr>
<td>2015</td>
<td>$1,232,939,891</td>
<td>1.0%</td>
<td>$1,220,610,492</td>
<td>56.0%</td>
<td>$452,493,552</td>
<td>$678,116,940</td>
</tr>
<tr>
<td>Total</td>
<td>$4,093,399,841</td>
<td>0.2%</td>
<td>$4,081,070,442</td>
<td>53.0%</td>
<td>$1,905,939,346</td>
<td>$2,175,131,097</td>
</tr>
</tbody>
</table>

Similarly, internal documents show that Mallinckrodt provided Medicare plans with almost no discounts for its drug Acthar, which is priced at $39,864 per vial and used to treat

233 PBMs have been successful in moderating price increases through the use of contractual price protection clauses, which provide additional rebates when manufacturers raise a drug’s wholesale acquisition cost, or list price, above a certain percentage over a set period of time. See Majority and Minority Staffs, Senate Committee on Finance, Insulin: Examining the Factors Driving the Rising Cost of a Century Old Drug (Jan. 2021) (online at www.finance.senate.gov/imo/media/doc/Grassley-Wyden%20Insulin%20Report%20(FINAL%201).pdf); Insulin Prices Soar While Drugmakers’ Share Stays Flat, Wall Street Journal (Oct. 7, 2016) (online at www.wsj.com/articles/insulin-prices-soar-while-drugmakers-share-stays-flat-1475876764).

234 NOVARTIS.HCOR20190114.0001060.


infantile spasms and other autoimmune and inflammatory diseases. Between 2015 and 2018, the rebates paid to Medicare plans averaged less than 1%. By contrast, DOD’s TRICARE program secured an average rebate of 26.6% over the same time period.\textsuperscript{237} If Medicare plans had secured the same discounts as DOD, taxpayers could have saved over $656 million from 2015 to 2018.\textsuperscript{238} Figure 4 shows Medicare lost savings over this period.

**Figure 4: Lost Medicare Part D Savings for Acthar**

<table>
<thead>
<tr>
<th>Year</th>
<th>Gross Medicare Part D Sales</th>
<th>Average Part D Discount %</th>
<th>Net Part D Expenditures</th>
<th>Average TRICARE Discount %</th>
<th>Net Part D Expenditures if TRICARE Discount</th>
<th>Lost Part D Savings</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td>$503,999,371</td>
<td>0.4%</td>
<td>$502,235,374</td>
<td>25.7%</td>
<td>$374,471,533</td>
<td>$127,763,841</td>
</tr>
<tr>
<td>2016</td>
<td>$636,174,840</td>
<td>0.5%</td>
<td>$632,993,966</td>
<td>29.4%</td>
<td>$449,203,054</td>
<td>$183,790,911</td>
</tr>
<tr>
<td>2017</td>
<td>$680,958,459</td>
<td>0.6%</td>
<td>$677,213,188</td>
<td>23.0%</td>
<td>$524,201,822</td>
<td>$153,011,366</td>
</tr>
<tr>
<td>2018</td>
<td>$724,638,119</td>
<td>1.9%</td>
<td>$711,087,386</td>
<td>28.3%</td>
<td>$519,348,140</td>
<td>$191,739,246</td>
</tr>
<tr>
<td>Total</td>
<td>$2,545,770,789</td>
<td>0.9%</td>
<td>$2,523,529,913</td>
<td>26.7%</td>
<td>$1,867,224,549</td>
<td>$656,305,364</td>
</tr>
</tbody>
</table>

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**II. EXPLOITING MEDICARE TO DRIVE REVENUES**

The Committee’s investigation found that drug manufacturers rely on Medicare to drive revenues, particularly when faced with downward pricing pressures from other payers. For several of the drugs investigated, Medicare sales made up a significant and growing portion of the drug’s sales revenue year after year.

For example, since 2015, Mallinckrodt has relied on Medicare for an increasing share of net sales revenues for Acthar. Although Medicare accounted for approximately 25% of Acthar’s overall business around the time Mallinckrodt acquired the drug in 2014, by 2018, Medicare accounted for 55% of Acthar vials sold and constituted more than 60% of Mallinckrodt’s net sales from Acthar.\textsuperscript{239} That year, Mallinckrodt collected more than $700 million from sales to Medicare—more than 14 times the company’s Medicare sales in 2011.\textsuperscript{240} Long-term planning documents reviewed by the Committee show that Mallinckrodt is counting on Medicare to represent an even higher portion of its sales in the future. An internal presentation estimated that competition and other pressures would reduce sales revenues from commercial payers and could result in Medicare accounting for as much as 70% to 75% of Acthar’s sales by 2025.\textsuperscript{241} Figure 5

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\textsuperscript{237} MNK_InCamera-000000142895, at Page 1. TRICARE is the health care program for the Department of Defense.

\textsuperscript{238} Id. (providing average discount percentages offered to Medicare Part D and TRICARE for each year). To arrive at this calculation, Committee staff also relied on gross sales data published by the Centers for Medicare and Medicaid Services. See Centers for Medicare and Medicaid Services, Medicare Part D Drug Spending Dashboard and Historical Data (online at www.cms.gov/Research-Statistics-Data-and-Systems/Statistics-Trends-and-Reports/Information-on-Prescription-Drugs/Historical_Data) (accessed Oct. 27, 2021).

\textsuperscript{239} MNK_InCamera-000000135183, at Page 5; MNK_InCamera-000000142895, at Page 2.


\textsuperscript{241} MNK_InCamera-000000045618, at Slide 10; see also MNK_INCamera-000000067071, at Slide 3.
below shows the growing contribution of Medicare Part D sales to Mallinckrodt’s overall net sales for Acthar.\textsuperscript{242}

\textbf{Figure 5: Medicare Part D Contributions to Mallinckrodt’s Total Acthar Net Sales}

An internal 2018 draft business planning document obtained by the Committee identified one reason that Medicare spending on Acthar has continued to increase. The document noted that “Acthar currently has higher than average approval rates in Medicare Part D business, with approvals in the 85\% range,” which according to the document compared to average commercial rates of approximately 45\% among the same plan sponsors.\textsuperscript{243} The document acknowledged that these approvals were not based on greater clinical acceptance among physicians prescribing to Medicare beneficiaries, but rather on limitations on the ability of Medicare Part D plans to manage drug utilization, for example through coverage restrictions:

However, these approvals are not based on plan sponsor clinical acceptance of Acthar, but rather limitations in the effectiveness of utilization management techniques, such are [sic] cost differentials. In addition a regulated and uniformed appeals process that ultimately results in the approval of any product with and [sic] FDA approval.\textsuperscript{244}

The narrative concluded, “If plan sponsors were granted the ability to manage Part D exactly as they manage commercial books of business this would have a significant impact on Acthar.”\textsuperscript{245} In 2017, Medicare beneficiaries’ average annual out-of-pocket cost for Acthar was $12,030—higher than for any other drug that year.\textsuperscript{246}

\textsuperscript{242} MNK_InCamera-000000142895, at Page 2.
\textsuperscript{243} MNK_InCamera-000000063852, at Slide 3.
\textsuperscript{244} Id.
\textsuperscript{245} Id., at Slides 3–4.
Internal documents and data obtained by the Committee show that Medicare has also been a major source of revenue for several other companies in the Committee’s investigation:

- **Novo Nordisk:** New internal data obtained by the Committee shows that Medicare accounted for 41% of Novo Nordisk’s insulin sales exposure in 2014. An internal Medicare Part D slide deck from October 2013 emphasized that “Part D is the most profitable market for the Novo Nordisk insulin portfolio” and noted that insulin volume for the Part D market was growing three times faster than for the commercial market.

- **Pfizer:** According to documents obtained by the Committee, Medicare comprised 35% of gross Lyrica sales in 2017. A 2018 internal presentation on Lyrica’s “2019 Operating Plan” revealed that Medicare was projected to account for 42% of Pfizer’s gross Lyrica sales in 2019. Lyrica’s average annual out-of-pocket cost for Medicare beneficiaries increased by 39% over a five-year period, from $264 in 2011 to $367 in 2015.

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247 NNI-ERR_0083344, at Page 35.
248 NNI-ERR_0045711, at Page 2.
249 SRR_PFIZHCOR_00004032.00001, at Page 29.

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• **Novartis**: Between 2011 and 2018, Medicare spent more than $5.6 billion on Novartis’s cancer drug Gleevec. At its peak in 2015, gross Medicare spending on Gleevec totaled more than $1.2 billion. A 2016 presentation prepared for Novartis by an outside consultant emphasized, “Medicare is critical to brand success, CMS spent ~$1 billion on Gleevec in 2014.” According to the Centers for Medicare and Medicaid Services, the average annual out-of-pocket cost for a Medicare beneficiary on Gleevec increased by almost 24% in a five-year period, from $3,566 in 2011 to $4,418 in 2015.

• **Sanofi**: Executives at Sanofi recognized that the company’s price increases directly impacted Medicare beneficiaries. For example, a 2015 email exchange discussed the impact of the company’s price increases on patients entering Medicare Part D’s “donut hole,” the coverage gap where, prior to changes made by the Affordable Care Act, many Medicare beneficiaries were responsible for 100% of their drug costs. One senior leader noted:

> [W]e can extrapolate that the driver behind more patients reaching the [Coverage] Gap and them reaching it sooner is almost exclusively, if not entirely, WAC [wholesale acquisition cost] price increases taken in the prior year. If you think about how much price we took in 2013 (45%), it’s no wonder the # of lives hitting the Donut Hole by June increased by almost 50%. We took another 30% in 2014 so I would expect the lives reaching the Gap by June in 2015 to show growth again.

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252 CTRL-0124740, at Page 2.


254 The Affordable Care Act included provisions to phase out the coverage gap by decreasing beneficiary share of drug costs to 25% by 2020. Kaiser Family Foundation, *Closing the Medicare Part D Coverage Gap: Trends, Recent Changes, and What’s Ahead* (Aug. 2018) (online at https://files.kff.org/attachment/Data-Note-Closing-the-Medicare-Part-D-Coverage-Gap-Trends-Recent-Changes-and-Whats-Ahead). The Bipartisan Budget Act accelerated closure of the coverage gap in 2019 but also made other changes to the Part D benefit design that appear to have created unintended incentives for the use of high-cost brand-name drugs, rather than generics. See, e.g., Brooklyn46, *The Flawed Design of Medicare Part D: A Copaxone Case Study* (Aug. 12, 2020) (online at www.46brooklyn.com/research/2020/8/12/copaxone). The Build Back Better Act would make a number of changes to the Part D benefit design that would redistribute the majority of drug costs in the catastrophic phase from Medicare to Part D plan sponsors and manufacturers. Part D plans would cover 60% of drug costs; Medicare would cover 20% of the costs for branded drugs, biologics, and biosimilars and 40% of the costs for generics; and manufacturers would cover 20% of costs for branded drugs, biologics, and biosimilars. Manufacturers would bear no portion of the costs of generic drugs in the catastrophic phase. Realigning the distribution of costs in the catastrophic phase may address the perverse incentives in the current benefit design. H.R. 5376 § 139201.
Another senior leader agreed, noting, “Price increases definitely had a great impact on moving patients into the coverage gap,” and explaining, “The reason that they are reaching the gap sooner is almost exclusively due to price.”

III. TARGETING THE U.S. MARKET

Internal company documents obtained by the Committee highlight that features of the U.S. health care market—including Medicare’s inability to negotiate—led drug companies to target the United States for price increases while maintaining or lowering prices in the rest of the world.

**Novo Nordisk**

Insulin prices in the United States are the highest in the world. According to one report, the United States accounts for 50% of global insulin revenue even though it comprises only 15% of the insulin market. Novo Nordisk’s 2018 Annual Report noted that around half of the company’s global sales are generated in the United States and, therefore, “the dynamics in this market are closely monitored.” A 2013 investor presentation noted, “Despite increased scrutiny and pressure, the US pricing environment still remains favourable.” One of the presentation’s key messages was, “Despite increased US rebates, payer scrutiny and pricing pressure, net sales has continued to increase.” The presentation also emphasized, “The US diabetes market remains very attractive,” and described the positive pricing environment as a key opportunity impacting the U.S. outlook.

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255 SANOFI_COR_00197747.

256 See S. Vincent Rajkumar, *The High Cost of Insulin in the United States: An Urgent Call to Action*, Mayo Clinic Proceedings (Jan. 1, 2020) (online at www.mayoclinicproceedings.org/article/S0025-6196(19)31008-0/fulltext) (“The most commonly used forms of analog insulin cost 10 times more in the United States than in any other developed country.”).


259 NNI-ERR_0011316, at Slide 2.

260 *Id.* (highlighting added by Committee).
Pfizer

Pfizer similarly focused on the United States to generate revenues for its blockbuster drug Lyrica. Between 2010 and 2018, the U.S. share of worldwide Lyrica net revenues increased from less than 50% to approximately 72%. In a November 2016 email, Pfizer executives acknowledged that the U.S. market was the “main driver” of Lyrica sales growth for the most recent quarter and noted that U.S. Lyrica sales were expected to grow by 13% in 2017 and 8% in 2018, driven by planned price increases and expected volume growth. A draft internal presentation from 2016 explicitly linked Pfizer’s profitability across the globe to its ability to raise prices in the United States, noting that in addition to a “focus across geographies on Neuropathic Pain,” growth was driven by “price increases in the U.S.” According to a 2019 study, Pfizer’s price increases in 2017 and 2018 alone cost U.S. patients and insurers an estimated $688 million in additional expenditures.

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261 Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform, at Page 3 (Mar. 4, 2019); Pfizer Inc., 2010 and 2018 Financial Reports (online at https://investors.pfizer.com/financials/annual-reports/default.aspx).

262 SRR_PFIZHCOR_000027011, at Page 1.

263 SRR_PFIZHCOR_00020368.00001, at Slide 5 (this presentation was a draft and subject to further internal company review).

These new findings build on evidence previously obtained by the Committee about the pricing practices of other companies, including Celgene and Teva.

**Celgene**

A 2018 Celgene multinational market analysis characterized the United States as a “[h]ighly favorable environment with free-market pricing.”

The presentation included one of the key strategies for Celgene to “win”: “[p]rotect free-market competition-based pricing for Medicare and commercial insurance” in the United States. However, the presentation reflected a concern that future U.S. market dynamics may be less favorable to high prices given “[i]ncreased scrutiny on pricing practices” and “[g]reater expectation to demonstrate ‘value’” of pharmaceutical products.

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265 CELG_HCOR_000027347, at Slide 3 (highlighting added by Committee).
266 Id., at Slide 9. Medicare Part D rules also forbid individual plans from excluding cancer drugs from their formularies, which limits the negotiating power of individual plans. See 42 U.S.C. § 1395w-104; 42 C.F.R. § 423.120.
267 Id., at Slide 8 (highlighting added by Committee).
Teva similarly emphasized the ability to raise prices in the United States as a critical component of its pricing strategy. In answer to the question “What does Teva do well in Pricing?” a presentation noted, “Pricing negotiation strategy and able to increase prices successfully / Influenced heavily by US [Teva’s U.S. Business] being allowed to hike prices.” 268
A draft 2017 presentation comparing Copaxone pricing trends in the United States to those in Europe emphasized that, in the United States, “[p]remium prices are available—current list prices average $80k per patient per year,” while in Europe, “[c]urrent list price (average $13k per patient per year) [is] much lower than US price.” The presentation also emphasized that, in the United States, “[p]ayers do not generally dictate prescribing despite higher cost.”

In contrast, Teva has decreased the list price of Copaxone 40 mg/mL in other countries. For example, an October 2017 internal presentation noted that Australia was expected to impose “a mandatory price decrease of 15%” in 2018 because Copaxone was an “old product” and that France was expected to impose a mandatory price decrease of 11% when a generic version of the drug entered the market in 2019. In May 2018, Teva executives expressed concerns that an expected “25–30% transparent price reduction on Copaxone 20 and Copaxone 40 in Canada” might “harm the situation of Copaxone in US in any way (e.g. from public perception of view, due to the large difference in price levels).” An internal Teva presentation from 2016 compared the price of Copaxone in the United States to its prices in the rest of the world. Figure 6 below summarizes the prices identified in the presentation.

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269 TEVA_HCO_IC_005199492, at Slide 12 (highlighting added by Committee).

270 TEVA_HCO_IC_005093861, at Slide 2.

271 TEVA_HCO_IC_005008283.

272 TEVA_HCO_IC_005025464, at Slide 27.
In testimony before the Committee in 2020, Teva Chief Executive Officer Kåre Schultz acknowledged that foreign governments that negotiate on behalf of their citizens are able to secure lower prices while still accounting for reasonable corporate profits. Mr. Schultz had the following exchange with Representative Alexandria Ocasio-Cortez:

Mr. Schultz: [I]n many European countries, you’re only negotiating with one party. And typically, there’s a big volume on the table, and, of course, your negotiating position will change. That’s also why the consolidation of PBMs has led to higher discounts.

Ms. Ocasio-Cortez: Thank you. And Mr. Schultz, sir, I have one last question. Even with charging those lower prices, does Teva turn a profit in Europe?

Mr. Schultz: Yes. Teva has, overall for the total business, a profit in Europe, yes.273

IV. DRUG COMPANIES LOBBIED AGAINST REFORMS

From 2017 to 2020, the ten companies in the Committee’s investigation spent a combined $230.2 million on lobbying the U.S. House of Representatives and U.S. Senate. As Congress has taken up H.R. 3, the Elijah E. Cummings Lower Drug Prices Now Act, the Build Back Better Act, and other drug pricing reforms, drug company spending on lobbying has increased dramatically in 2021. Most of the companies in the Committee’s investigation spent more on lobbying in the first quarter of 2021 than their average quarterly spending from 2017 to 2020.274

273 House Committee on Oversight and Reform, Hearing on Unsustainable Drug Prices: Testimony from the CEOs (Part I), 116th Cong. (Sept. 30, 2020)(online at http://docs.house.gov/meetings/GO/GO00/20200930/111055/HRHG-116-GO00-Transcript-20200930.pdf).

274 United States Congress Lobbying Disclosure Database, Query Results for AbbVie, Inc. (online at www.senate.gov/legislative/Public_Disclosure/LDA_reports.htm)(accessed Oct. 27, 2021); United States Congress Lobbying Disclosure Database, Query Results for Amgen, Inc. (online at www.senate.gov/legislative/Public_Disclosure/LDA_reports.htm)(accessed Oct. 27, 2021); United States Congress Lobbying Disclosure Database, Query Results for Bristol-Myers Squibb Company (online at www.senate.gov/legislative/Public_Disclosure/LDA_reports.htm)(accessed Oct. 27, 2021); United States Congress...
The pharmaceutical industry as a whole spent $92 million on lobbying the federal government in the first quarter of 2021.275

In the first three quarters of 2021, six companies—AbbVie, Amgen, Bristol Myers Squibb, Eli Lilly, Novartis, and Pfizer—spent more than $4.5 million each on lobbying Congress. AbbVie spent more on lobbying in the first quarter of 2021 than in any quarter since 2013. In the second quarter of 2021, both Bristol Myers Squibb and Pfizer spent over $2 million on lobbying Congress. This marked the most Bristol Myers Squibb had spent in a single quarter since 2017.

Figure 7 summarizes companies’ expenditures for lobbying the U.S. House of Representatives and U.S. Senate in recent years.

Figure 7: Pharmaceutical Company Lobbying Expenditures

<table>
<thead>
<tr>
<th>Pharmaceutical Company Lobbying Expenditures (in $M)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Company</strong></td>
</tr>
<tr>
<td>AbbVie</td>
</tr>
<tr>
<td>Amgen</td>
</tr>
<tr>
<td>BMS</td>
</tr>
<tr>
<td>Eli Lilly</td>
</tr>
<tr>
<td>Mallinckrodt</td>
</tr>
<tr>
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<td>Teva</td>
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<td><strong>TOTAL</strong></td>
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275 Pharma Loses Vaccine IP Battle Despite Record Q1 Lobbying, OpenSecrets (May 4, 2021) (online at www.opensecrets.org/news/2021/05/big-pharma-shatters-q1-lobby/). This figure includes spending by pharmaceutical companies and the Pharmaceutical and Research Manufacturers of America (PhRMA).
The Pharmaceutical Research and Manufacturers of America (PhRMA) and the Biotechnology Innovation Organization (BIO) also lobby on behalf of pharmaceutical and biotechnology companies at both the state and federal levels. From 2017 to 2020, PhRMA and BIO reported over $107 million and $44 million, respectively, in spending to lobby Congress. In the first quarter of 2021, PhRMA and BIO spent more than $8.5 million and $3 million, respectively, to lobby Congress. In the second and third quarters of 2021, PhRMA spent more than $6.4 million and $7.4 million, respectively, and BIO spent $3.5 million and more than $3.3 million, respectively, to lobby Congress. PhRMA warned that H.R. 3, legislation that would empower Medicare to negotiate for lower prices, would trigger “nuclear winter” for innovation and has urged Congress to “stop H.R. 3 in its tracks.”

Documents obtained by the Committee provide new evidence of the ways in which PhRMA and BIO coordinate with drug companies to resist efforts to reform drug pricing. For example, in May 2017, Teva executives discussed sharing talking points with PhRMA to address criticisms of Copaxone’s price. The talking points emphasized that “Teva makes financial contributions/donations to patient assistance funds annually to help patients with out of pocket costs.” Teva executives specifically discussed topics they “would like to see Pharma start lobbying for,” including imposing a statute of limitations on Medicaid’s ability to collect rebates when drug companies raise prices and reducing or exempting Medicaid rebates for beneficiaries who are dually eligible for Medicaid and Medicare.

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276 Companies in the Committee’s investigation are active members of PhRMA and BIO. Eli Lilly CEO David Ricks is the Chairman of the Board of PhRMA, and Vasant Narasimhan, CEO of Novartis, is Board Treasurer. Leaders from AbbVie, Amgen, Bristol Myers Squibb, Pfizer, Novo Nordisk, Sanofi, and Teva are all on PhRMA’s Board of Directors. PhRMA, About: Leadership (accessed Dec. 1, 2021). Leaders from AbbVie, Amgen, Bristol Myers Squibb, Eli Lilly, Mallinckrodt, Novartis, Novo Nordisk, Pfizer, and Sanofi sit on BIO’s Board of Directors. Biotechnology Innovation Organization, BIO Board of Directors (accessed Dec. 1, 2021).

277 United States Congress Lobbying Disclosure Database, Query Results for Pharmaceutical Research and Manufacturers of America (online at www.senate.gov/legislative/Public_Disclosure/LDA_reports.htm) (accessed Nov. 12, 2021); United States Congress Lobbying Disclosure Database, Query Results for Biotechnology Innovation Organization (online at www.senate.gov/legislative/Public_Disclosure/LDA_reports.htm) (accessed Nov. 12, 2021).

278 Id.

279 Id.


281 TEVA_HCO_IC_005022375.

282 TEVA_HCO_IC_005007009.
Executives at Novo Nordisk expressed similar concerns about federal and state drug pricing reform bills and the threat these posed to the company. One January 2018 presentation on “Risk Reporting” noted, “Drug pricing is on the political agenda / Pharma is an industry in the hot seat,” and listed several federal and state-level drug pricing and transparency bills of concern. The presentation continued, “There is a risk of transparency measures and direct price controls adversely impacting NNI’s [Novo Nordisk Inc.] operating model and profitability.” The presentation highlighted that PhRMA had defeated a ballot initiative in Ohio that would require the state to pay the same prices for prescription drugs as the VA, and it flagged concerns around California’s price increase notification requirements and legislation in Nevada focused on transparency of diabetes drugs.283 Another Market Access and Public Affairs Mission presentation providing 2018 mid-year updates noted in “Direct Government Business Implications” that Novo had “[a]ctively engaged with Pharma to make changes to Part D donut hole provision in BBA [Bipartisan Budget Act], helped secure signatures of 204 Members (50% of the House) for a letter expressing support for making changes to Medicare Part D.”284

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283 NNI-ERR_0044087, at Slides 1–2. Other documents similarly emphasized Novo Nordisk’s role in defeating or mitigating legislation and regulations related to price transparency and sustainability. See, e.g., NNI-ERR_0002505, at Page 1; NNI-ERR_0052538, at Page 5.

284 NNI-ERR_0052538, at Page 5.
In internal communications reviewed by the Committee, drug manufacturers feared that reforms to the Medicare system—including ending the prohibition on Medicare negotiation—would impact industry profits. For example, a 2017 presentation from Teva’s Drug Price Task Force referred to “Medicare Reform: Removal of government non-interference” as a “Main Risk Event” with the largest potential impact on future revenues.285

V. RECOMMENDATIONS

- **Empower Medicare to Negotiate:** Congress should pursue reforms to enable Medicare to negotiate lower list prices, fix the Medicare Part D benefit design, and limit out-of-pocket costs to ensure that seniors and taxpayers do not bear the burden of high drug prices.

The Medicare negotiation provisions included in the Build Back Better Act are projected to save taxpayers $78.8 billion over ten years.286 In addition, the Build Back Better Act’s cost-sharing provisions will protect beneficiaries from prohibitive out-of-pocket costs. The Part D benefit redesign will also address misaligned incentives that induce high-cost branded prescriptions over less expensive generic alternatives. According to the Congressional Budget Office, the combined savings from the Medicare Part D benefit redesign, inflationary

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285 TEVA_HCO_IC_005121399.

rebates, and negotiation provisions would account for approximately $160 billion in savings over the next decade.\textsuperscript{287}

Chapter 4: Patent and Marketing Exclusivity Abuse

The Committee’s investigation has uncovered new evidence about the ways drug companies exploit the U.S. patent system and marketing exclusivities granted by the Food and Drug Administration (FDA) to extend their market monopolies by delaying generic and biosimilar competition.288 These monopolies allow drug companies to raise prices without threat to their market share, and lead to higher prices for American patients and increased spending by government programs.289

Internal company documents obtained by the Committee show that drug companies view the U.S. patent system as far more protective of pharmaceutical property rights than patent systems in the rest of the world, and that they apply for dozens—or in some cases, hundreds—of secondary patents to extend their monopolies in the United States, while facing generic and biosimilar competition abroad. Documents also illustrate how companies exploit other FDA-granted market exclusivities, such as those for orphan drugs or pediatric indications. These efforts can delay the entry of lower-priced generics or biosimilars for months or years, resulting in billions of dollars in additional revenues for drug companies.

The Committee’s investigation found:

- **Companies Obtained More than 600 Patents on 12 Drugs, Extending Potential Monopolies for a Total of More than 290 Years:** The companies in the Committee’s investigation have applied for more than 1,000 patents for the 12 drugs examined. More than 600 patents have been granted, representing a total of more than 290 years of potential patent protection. Companies such as Sanofi, Amgen, Celgene, and AbbVie obtained or applied for dozens—or, in AbbVie’s case, hundreds—of secondary patents covering the physical characteristics; formulations; or methods of using, administering, or manufacturing a drug. These

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follow-on patents allowed the companies to extend their monopolies in the United States, even while facing generic or biosimilar competition abroad. AbbVie also used a “drip feed” strategy to file successively more specific patents to extract a total of almost 30 years of patent protection and monopoly pricing on its cancer drug Imbruvica.

- **Patent Settlements with Would-Be Competitors Cost the United States Billions:** Companies like AbbVie, Amgen, and Bristol Myers Squibb delayed lower-priced biosimilar and generic drugs in the United States by entering into settlement agreements with potential competitors that challenged their patents. AbbVie has entered into nine patent settlements that delayed the U.S. entry of competition to Humira until 2023, costing the U.S. health care system an estimated $19 billion from 2016 to 2023.

- **Companies Abused the Orphan Drug Act to Extend Monopolies:** The Orphan Drug Act is intended to incentivize the development of drugs that treat rare diseases, but the Committee found that companies sought orphan drug protections for widely used and commercially successful drugs. For example, AbbVie secured longer market exclusivity periods for its blockbuster drug Humira under the Orphan Drug Act by seeking separate, staggered market approvals and exclusivity periods for different age groups of patients affected by the same disease. AbbVie holds eight orphan drug designations and approvals for Humira, the top-selling drug in the world. The investigation also uncovered evidence that companies used orphan drug approval to justify charging high prices. Mallinckrodt used its orphan drug designation for Acthar as a justification to sell Acthar at a “premium” price to large populations beyond those with rare diseases.

- **Companies Exploited Pediatric Exclusivity to Increase Profits:** Companies, including Pfizer, Novartis, and Sanofi, exploited the pediatric exclusivity period—intended to incentivize manufacturers to conduct studies of drugs in children—to extend their market monopolies for the blockbuster drugs Lyrica, Gleevec, and Lantus, respectively. This strategy led to billions of dollars in extra revenue for these companies in the six months of additional marketing exclusivity.

### I. PATENT ABUSES

The U.S. patent system seeks to incentivize innovation by granting inventors of a new, useful, and non-obvious process, machine, product, or composition of matter a time-limited right to exclude others from using that invention (i.e., a patent). To receive a patent, the inventor must publicly disclose the details of the invention, thereby allowing others to use and replicate it when the patent term expires (typically 20 years after the date on which the patent application was filed).  

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Of the 12 drugs in the Committee’s investigation, at least ten are no longer protected by the original patents covering their active ingredient.\textsuperscript{291} When these primary patents expired, U.S. patients should have gained access to lower-priced generic or biosimilar options. However, to further extend their market exclusivity and impede generic or biosimilar entry, companies applied for dozens—or, in AbbVie’s case, hundreds—of secondary patents covering the formulations, dosing, or methods of using, administering, or manufacturing a drug.\textsuperscript{292} The result is a so-called “patent thicket”—a complex set of overlapping patents that a competitor must break through to challenge a drug’s market monopoly.

These follow-on patents have allowed the companies to extend their monopolies in the United States, even while facing generic or biosimilar competition abroad. Collectively, the companies in the Committee’s investigation obtained more than 600 patents, including secondary patents, with the potential for an aggregate total of more than 290 years of patent protection.\textsuperscript{293} For just six of the drugs in the Committee’s investigation, the companies obtained almost 500 patents, potentially blocking competition for each drug for decades. Figure 1 below shows the number of patents granted and the resulting numbers of years during which competition is potentially blocked for these six drugs.\textsuperscript{294}

\begin{itemize}
\item \textsuperscript{291} These ten drugs are Sensipar, Enbrel, Humira, Lyrica, Revlimid, Humalog, NovoLog, Lantus, Gleevec, and Copaxone.
\item \textsuperscript{292} These patents are called “secondary patents” because they cover features of a drug rather than the active ingredient itself. See Amy Kapczynski, Chan Park, and Bhaven Sampat, \textit{Polymorphs and Prodrugs and Salts (Oh My!): An Empirical Analysis of “Secondary” Pharmaceutical Patents}, PLOS One (Dec. 5, 2012) (online at https://journals.plos.org/plosone/article?id=10.1371/journal.pone.0049470).
Due to the companies’ exploitation of the U.S. patent system, for almost all the drugs examined by the Committee, patients in Europe accessed lower-priced generic or biosimilar versions prior to patients in the United States.295

The pharmaceutical industry’s patent practices cost the U.S. health care system tens of billions of dollars each year. The Initiative for Medicine, Access, and Knowledge (I-MAK) estimates that Bristol Myers Squibb’s patents on Revlimid will extend its monopoly until at least 2026 and will increase U.S. health care spending by $30 billion.296 The costs are particularly pronounced for biologic drugs like AbbVie’s Humira and Amgen’s Enbrel. One recent study estimated that adopting the European Union’s (EU) more rigorous patent system would have saved the U.S. health care system $16 billion between 2015 and 2026 on Enbrel and Humira alone.297 A recent study by Visante estimated that the delay of Humira and Enbrel biosimilars will cost the U.S. health system $20 billion over three years, from 2021 to 2023.298 And AbbVie’s own internal estimates suggest that the U.S. health care system would save $19 billion between 2016 and 2023 if the company had not leveraged its patent thicket and other anticompetitive practices to delay biosimilars until January 2023.299

295 These drugs are Copaxone, Enbrel, Humira, Lyrica, Revlimid, Gleevec, Sensipar, and Lantus.


299 See ABV-HOR-00032198, at Slide 15. The $19 billion figure is the total “price variance” estimate of biosimilar erosion. The U.S. health care system would have likely saved additional costs from a subset of patients
A. Secondary Patents

Secondary patents make up the majority of the pharmaceutical industry’s patent portfolio—lengthening the monopoly periods for lucrative drugs and suppressing generic competition. The Committee’s investigation has shown that, in many cases, pharmaceutical companies have obtained secondary patents covering topics that are not particularly innovative. Companies in the Committee’s investigation have amassed patents on the various chemical structures of a drug’s active ingredient despite such structures being created through widely known chemical processes.

Insulin manufacturers have also used secondary patents to extend their market monopolies. A 2020 study by the State of Colorado found, “Many insulin products have received additional patents, exclusivities, and extensions, adding decades of protection and monopoly prices.” According to this study, secondary patents enabled Eli Lilly to add 17 years of protection for Humalog, Novo Nordisk to add 27 years of protection for NovoLog, and Sanofi to add 28 years of protection for Lantus.

Amgen—Enbrel

The history of one of Amgen’s patents on Enbrel (Patent No. 8,063,182) illustrates how the pharmaceutical industry exploits weaknesses in the U.S. patent system to delay access to lower-priced generics and biosimilars. Amgen first applied for the patent in May 1995. A patent examiner in the U.S. Patent and Trademark Office (USPTO) rejected Amgen’s purchasing lower-priced biosimilars rather than Humira. A recent study calculated that Medicare alone would have saved $2.19 billion between 2016 and 2019 if biosimilars had become available in the years in which they were approved. ChangWon C. Lee et al., Cost to Medicare of Delayed Adalimumab Biosimilar Availability, Clinical Pharmacology & Therapeutics (June 18, 2021) (online at https://doi.org/10.1002/cpt.2322).


application, but Amgen simply amended the application and filed it again. Amgen then waited until 2007 to appeal the examiner’s decisions to the Board of Patent Appeals and Interferences. 305

Amgen’s appeal was successful. In 2011, USPTO granted Amgen the ’182 patent, which does not expire until 2028—33 years after the company filed its patent application and 30 years after Enbrel first entered the market. Soon after the 2011 patent was issued, independent analysts estimated that the patent may have added $6 per share to Amgen’s stock price. 306 With approximately 870 million outstanding shares, this single patent added as much as $5 billion to Amgen’s value. 307 The new patent kept prices high for U.S. patients who had expected that lower-cost biosimilar versions of Enbrel would enter the market after Amgen’s main patent on the drug expired in 2012. 308 One patient who relies on Enbrel reported to the Committee that he has “been forced to dip into my savings and jeopardize my financial health to preserve my physical health.” 309

**AbbVie—Humira and Imbruvica**

AbbVie’s patent portfolio for Humira is composed almost entirely of secondary patents, as demonstrated by a company presentation from 2015. Of 76 patents identified in the “Broad U.S. Humira Patent Estate” as of 2015, 75 were secondary patents. 310

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In the nearly six years since that presentation, AbbVie’s Humira patent portfolio has continued to grow. Today, the company owns or has filed for at least 257 patents for Humira, the last of which is set to expire in 2033.311

AbbVie’s patents covering the use of Humira to treat rheumatoid arthritis and ankylosing spondylitis demonstrate the extent to which the industry is exploiting the U.S. patent system. Although the company’s first patent covering the use of Humira to treat these conditions expired in 2016, AbbVie obtained additional patents covering the treatment of these two conditions with a 40-milligram injection of Humira.312 By simply specifying the dose of Humira—something that was already known to the public and emphasized in AbbVie’s own marketing materials—AbbVie extended its patent protection by at least six years and as many as 11 years.313 In 2017, the U.S. Patent Trial and Appeal Board (PTAB) invalidated three other Humira patents covering


313 Id.; see Food and Drug Administration, Approved Label for Humira (July 2006) (online at www.accessdata.fda.gov/drugsatfda_docs/label/2006/125057s062lbl.pdf) (listing the dosing regimen covered in AbbVie’s subsequent patents).
dosing for the treatment of rheumatoid arthritis because the dosing was “obvious” and therefore unpatentable.314

Experts at I-MAK warn that companies are also using a “drip feed” patent strategy to extend their market exclusivity. Under this strategy, a company files successively more specific patents covering aspects of a drug that had already been disclosed in earlier patents. Because the U.S. patent system generally grants a 20-year patent term regardless of inventiveness, the successive patents effectively reset the clock for the same “invention.” For example, AbbVie employed this strategy to secure 30 years of patent protection for various uses of Imbruvica, including to treat chronic lymphocytic leukemia and Waldenstrom macroglobulinemia, a type of non-Hodgkin lymphoma.315

Secondary patents are also less likely to withstand scrutiny when challenged in court. For example, one study found that brand-name manufacturers only won 32% of challenges to their secondary patents when cases were litigated to completion, as compared to 92% for active-ingredient patents.316 However, drug companies have exploited the fact that patent challenges are time-consuming and expensive. In a 2015 presentation to investors, AbbVie CEO Richard Gonzalez emphasized that any company challenging AbbVie’s patents would be embroiled in “4 to 5 years” of litigation.317


Celgene—Revlimid

Celgene obtained or applied for 11 patents covering different chemical structures of Revlimid’s active ingredient.\(^{318}\) Although USPTO continues to grant such patents, its European counterpart, the European Patent Office, has been less permissive.\(^{319}\)

Celgene also obtained or applied for 19 different “use patents” covering the use of Revlimid to treat different types of cancer—the latest of which has the potential to exclude

\(^{318}\) Letter from Covington & Burling LLP, on behalf of Celgene Corporation, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019); CELG_HCOR_00000003, at Slides 1 and 2 (listing Celgene’s patents related to Revlimid); Food and Drug Administration, *Orange Book: Approved Drug Products with Therapeutic Equivalence Evaluations* (online at www.accessdata.fda.gov/scripts/cder/ob/index.cfm) (showing patent and exclusivity information for Revlimid) (accessed Nov. 20, 2021).

competition until 2028. PTAB has upheld Celgene’s “use patents.” By contrast, the European Patent Office has applied greater scrutiny, invalidating Celgene’s patent on the use of Revlimid to treat multiple myeloma in 2013.

Internal strategy documents obtained by the Committee indicate that pharmaceutical companies generally view the U.S. patent system as far more protective of their pricing monopolies than patent systems in the rest of the world. For example, one Celgene presentation from 2014 estimated that Celgene had an 80% chance of maintaining its Revlimid monopoly in the United States until April 2025 and a 50% chance of maintaining its monopoly in the United States until April 2027. In comparison, the presentation estimated that Celgene’s Revlimid monopoly would expire in the EU on or before March 2023—two years prior to the earliest estimated U.S. expiration.

320 Letter from Covington & Burling LLP, on behalf of Celgene Corporation, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019); CELG_HCOR_00000003, at Slides 1–2 (listing Celgene’s patents related to Revlimid); Food and Drug Administration, Orange Book: Approved Drug Products with Therapeutic Equivalence Evaluations (online at www.accessdata.fda.gov/scripts/cder/ob/index.cfm) (showing patent and exclusivity information for Revlimid) (accessed Nov. 20, 2021).


323 CELG_HCOR_000047526, at Slide 8 (redaction in original).
B. Patent Abuse Incentivizes Non-Innovative Research and Development

The U.S. patent system’s allowance of weak patents impedes innovation. Because companies can extend their monopoly pricing by obtaining patents on non-innovative subjects, they are less incentivized to develop entirely new and more effective therapies. The findings of one comprehensive analysis of the patents on all drugs on the market between 2005 and 2015 described the innovative harm caused by weak patent laws in the United States:

Rather than creating new medicines, pharmaceutical companies are largely recycling and repurposing old ones. Specifically, 78% of the drugs associated with new patents were not new drugs, but existing ones, and extending protection is particularly pronounced among blockbuster drugs. Once companies start down the road of extending protection, they show a tendency to return to the well, with the majority adding more than one extension and 50% becoming serial offenders.324

The Committee’s investigation confirms that permissive patent practices in the United States have incentivized companies to devote resources to extending monopolies on existing products. This also distorts innovation by pushing companies to focus on drugs for which numerous intellectual property protections are available, such as multiple designations on the

same drug under the Orphan Drug Act, while health problems that affect larger segments of the population languish.  

AbbVie—Humira

In 2010, the consulting firm McKinsey & Company sent AbbVie executive and current CEO Richard Gonzalez a presentation with “a range of actions to defend themselves against the threat of biosimilars” and protect Humira’s commercial franchise. The first two actions McKinsey recommended were to “Differentiate the product through extensions/next-gen products” and “Delay/block biosimilar through legal/lobbying actions.”

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326 ABV-HOR-00034201, at Slide 30.
In another slide, McKinsey emphasized that “several new entrants—especially smaller players—will lack IP capabilities, and thus adopting aggressive IP/legal stance can benefit innovators.”327

Mr. Gonzalez took McKinsey’s advice to heart. A few months after receiving McKinsey’s recommendations, he sent his team a memorandum directing them to redouble their efforts to develop “enhancements” to Humira.328

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327 ABV-HOR-00034201, at Slide 33.
328 ABV-HOR-00031271, at Page 1.
In June 2011, AbbVie executives circulated a presentation further emphasizing that one objective of the “enhancement” strategy was to “raise barriers to competitor ability to replicate.”

Overall, approximately 90% of Humira’s patent applications were filed after Humira was first approved and brought to market in 2003, and more than 50% were filed after 2013—protecting the drug from biosimilar competition more than a decade after it was brought to market.

I-MAK recently warned that the growing number of blockbuster biologic drugs will create even more opportunities for patent abuses. For example, Merck & Co. has filed for at least 129 patents on its biologic cancer treatment Keytruda, which has a yearly list price of $165,308 and is projected to be the best-selling drug in the world by 2024. To block potential competitors to Keytruda, Merck has taken pages out of AbbVie’s playbook for Imbruvica and Humira. Merck used a “drip feed” patent strategy to secure 34 years of patent protection for the

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329 ABV-HOR-00034291, at Slide 10 (highlighting added by Committee).

active ingredients in Keytruda. The company also filed for 95 secondary patents to build a thicket around Keytruda.331

Without structural reforms to the U.S. patent system, aggressive patent strategies like those used by AbbVie and Merck are likely to be replicated by other pharmaceutical companies, further delaying U.S. patients’ access to lower-priced generic and biosimilar drugs.

II. PATENT SETTLEMENT AGREEMENTS

Brand-name drug companies have also delayed lower-priced biosimilar and generic drugs in the United States by entering into settlement agreements with potential competitors that have challenged their patents. Not only is this practice costly, but it also harms innovation. One recent study found that when pharmaceutical companies maintain their market power through “reverse-payment” or “pay-for-delay” agreements that delay the entry of competitors, the companies have reduced incentives to innovate.332

These settlement agreements can violate U.S. antitrust laws, particularly if the brand-name manufacturer transfers an item of value to a competitor in exchange for that competitor’s dropping its patent challenge and keeping its competing drug off the market. In FTC v. Actavis, Inc., the Supreme Court held that such “reverse-payment settlements” warrant antitrust scrutiny because they create a “risk of significant anticompetitive effects.” The Court warned that these agreements may allow the parties to “maintain supracompetitive prices to be shared among the patentee and the challenger rather than face what might have been a competitive market.”333

The Committee’s investigation has uncovered new details about patent settlement agreements entered into by AbbVie, Amgen, and Bristol Myers Squibb. These agreements have significantly delayed U.S. patients’ access to lower-priced drugs and cost the U.S. health care system billions of dollars in excess expenditures.

AbbVie—Humira and Imbruvica

AbbVie has entered into settlement agreements with nine competitors, including six companies that have FDA approval for their biosimilars, delaying competition and protecting monopoly pricing until January 2023. In testimony before the Committee on May 18, 2021,


AbbVie CEO Richard Gonzalez attempted to defend these settlement agreements by claiming that they allow biosimilars to enter the market “11 years before the last patent expired.”334

This argument assumes that all of AbbVie’s patents are valid and that biosimilar entry would have infringed those patents—an assumption that is not supported by evidence.335 In fact, Mr. Gonzalez’s claim is inconsistent with AbbVie’s own projections of when it expected Humira would face biosimilar competition. An August 2014 presentation sent to Mr. Gonzalez projected that Humira would face biosimilar competition in the United States no later than July 2017 and predicted this would cause “Price Erosion” and “Volume Erosion” for Humira sales.336 Amgen’s planned January 31, 2023, U.S. entry date for a Humira biosimilar is six years later than AbbVie’s original projections, and other competitors are slated to enter the market even later than Amgen.

334 House Committee on Oversight and Reform, Hearing on Unsustainable Drug Prices (Part III): Testimony from AbbVie CEO Richard Gonzalez (May 18, 2021) (online at https://docs.house.gov/meetings/GO/GO00/20210518/112631/HHRG-117-GO00-Transcript-20210518.pdf).

335 A report from the Federal Trade Commission estimates that when generic companies challenge secondary patents, the patent holder loses 75% of the time. Federal Trade Commission, Generic Drug Entry Prior to Patent Expiration: An FTC Study (July 2002) (online at www.ftc.gov/sites/default/files/documents/reports/generic-drug-entry-prior-patent-expiration-ftc-study/genericdrugstudy_0.pdf). In October 2021, FDA approved the first interchangeable biosimilar for Humira—Boehringer Ingelheim’s Cyltezo (which is only the second fully interchangeable biosimilar ever approved by FDA)—indicating that pressure on U.S. sales of Humira may be even stronger once biosimilars finally reach the market in 2023. See, e.g., First Interchangeable Humira Biosimilar Approved, MedPage Today (Oct. 18, 2021) (online at www.medpagetoday.com/rheumatology/generalrheumatology/95098).

336 ABV-HOR-00033966, at Slide 12 (highlighting added by Committee).
AbbVie’s internal projections raise serious questions about whether the 2023 biosimilar entry dates agreed to between AbbVie and its competitors were truly negotiated compromises reflecting the odds of the parties’ success in patent litigation or whether AbbVie—in violation of U.S. antitrust law—transferred items of value to its competitors in exchange for the competitors staying off the market longer than they likely would have if the patents were litigated. In light of these settlements allowing AbbVie to delay competition so many years beyond its internal assessments raises questions of whether there was anything of larger value flowing in the other direction. There are at least two different items of value that AbbVie may have provided to competitors in exchange for staying off the market. First, with respect to Amgen, AbbVie allowed Amgen to enter the market five months before any other biosimilar competitor. In light of AbbVie’s $14.8 billion in U.S. net revenue for Humira in 2019, this early entry could be worth at least $493 million to Amgen. (To arrive at this estimate, Committee staff assumed biosimilar market capture of 20% at a price reduction of 20% and further assumed Amgen would have avoided competition from one other biosimilar competitor.) AbbVie Inc., 2019 Form 10-K (Feb. 21, 2020) (online at https://investors.abbvie.com/static-files/19b29be9-9b2a-4915-9a85-1e6344a06863). Second, although the agreements kept biosimilar competition out of the U.S. market, they allowed at least six competitors to enter the European market in 2018—more than four years before U.S. entry. This effectively divided the market, with the biosimilar companies gaining market share in Europe while AbbVie retained its monopoly pricing in the much larger U.S. market. As noted above, biosimilar competition in Europe has forced AbbVie to lower the price of...
of this evidence, Chairwoman Maloney, House Judiciary Committee Chairman Jerrold Nadler, and Subcommittee on Antitrust, Commercial and Administrative Law Chairman David Cicilline requested that the Federal Trade Commission open a formal inquiry into whether AbbVie’s settlement agreements and other business practices for Humira violated U.S. law.338

By delaying biosimilar entry, AbbVie extracted billions of dollars from the U.S. health care system. AbbVie’s internal estimates show that had lower-priced biosimilars entered the market in the first quarter of 2017, AbbVie’s U.S. net revenue would have decreased by $1.5 billion in 2017. According to this internal analysis, biosimilar competition would have forced a reduction in the price of Humira that would have saved the U.S. health care system at least $19 billion from 2016 to 2023.339

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<td>($3,044)</td>
<td>($3,289)</td>
<td>($3,537)</td>
<td>($3,797)</td>
</tr>
<tr>
<td>Vol Var</td>
<td>50</td>
<td>50</td>
<td>50</td>
<td>($569)</td>
<td>($838)</td>
<td>($840)</td>
<td>($5,196)</td>
<td>($5,400)</td>
<td>($5,676)</td>
<td>($5,828)</td>
<td>($5,947)</td>
</tr>
</tbody>
</table>

AbbVie has also entered into settlement agreements with potential generic competitors for Imbruvica. Although the patent on Imbruvica’s active ingredient expires in 2026, these settlement agreements will likely delay U.S. patients’ access to generic versions of Imbruvica until 2032.340

**Celgene—Revlimid**

The Committee’s investigation also found that Celgene (acquired by Bristol Myers Squibb in 2019), leveraged patent settlement agreements with six potential competitors, to delay competition for its cancer drug Revlimid. Celgene’s original patent on Revlimid’s active ingredient expired in October 2019.341 As a result of the company’s settlement agreements with Humira in Europe by as much as 80%. See AbbVie Inc., *Q3 2018 Earnings Call Transcript* (Nov. 2, 2018) (online at https://seekingalpha.com/article/4217602-abbvie-abbv-q3-2018-results-earnings-call-transcript).


339 See ABV-HOR-00032198, at Slide 15. The $19 billion figure is the total “price variance” estimate of biosimilar erosion. The U.S. health care system would likely have saved additional costs from a subset of patients purchasing lower-priced biosimilars rather than Humira.

340 FTC_MMA_1416-1815.

competitors, however, a fully competitive generic market will not exist until 2026.\textsuperscript{342} These anticompetitive volume limitations leave consumers with artificially higher prices, while allowing Bristol Myers Squibb to maximize its profits far beyond the expiration of its original patent.

\textit{Amgen—Sensipar}

The Committee’s investigation found that Amgen leveraged patent settlement agreements to delay competition to its blockbuster drug Sensipar. The primary patent for Sensipar expired in March 2018.\textsuperscript{343} However, the company secured settlements with potential competitors that delayed generic entry for several years beyond 2018.\textsuperscript{344} This delay likely cost the U.S. health care system and consumers hundreds of millions of dollars. Internal documents show that Amgen realized $202 million in extra sales of Sensipar as a result of delaying generic entry by just ten weeks in 2018.\textsuperscript{345}

\footnotesize
\textsuperscript{342} In 2022—three years after the expiration of Celgene’s original patent—a subset of competitors will be able to enter the market with low volumes of generic Revlimid. Competitors will not be able to fully enter the market without limitation until January 31, 2026. Settlement Agreements Obtained from the Federal Trade Commission.


\textsuperscript{344} \textit{Id.}; \textit{Locked in a Sensipar Patent Fight, Teva Rolled Its Generic Anyway—and Then Amgen Settled}, Fierce Pharma (Jan. 3, 2019) (online at www.fiercepharma.com/pharma/amgen-teva-strike-sensipar-patent-deal-after-brief-generic-launch) (noting that “Teva will pay Amgen an undisclosed amount and stop selling its generic Sensipar until mid-2021 or earlier ‘depending on certain occurrences’”).

\textsuperscript{345} AMGN-HCOR-RR-00126493, at Slide 10 (highlighting added by Committee).
III.  EXCLUSIVITY ABUSES

In addition to obtaining patents from USPTO, drug companies are permitted in certain circumstances to obtain additional marketing exclusivities from FDA. Periods of exclusivity and patent terms may or may not run concurrently, and the lengths of exclusivity vary. For example, the Orphan Drug Act (ODA) provides for a seven-year period of exclusivity while pediatric exclusivity is for a period of six months. The Committee’s investigation found that pharmaceutical manufacturers manipulate these marketing exclusivities to extend and maintain monopolies for their blockbuster brand-name drugs—and delay generic competition—in order to maximize their profits.

A.  Abuse of the Orphan Drug Act

The Committee’s investigation found that companies have abused the ODA to suppress competition and justify exorbitant price tags, including for top-selling drugs.

Congress passed the ODA to promote the development of drugs for rare diseases and conditions. A rare disease is defined as one that affects fewer than 200,000 people in the United States or one for which “there is no reasonable expectation” of recovering research and

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development costs. The ODA grants two primary forms of incentives. First, during the development process, pharmaceutical companies can obtain an “orphan designation” for a drug that shows promise in the treatment of a rare disease or condition. This designation allows the company to gain development incentives, including a tax credit for qualifying clinical trial costs. Second, if FDA approves the drug for an indication within the scope of its orphan designation, the manufacturer receives a seven-year exclusivity period, starting at the date of FDA approval, during which FDA may not approve another version of the same drug for the same indication.

The orphan drug designation was designed for drugs that would have no reasonable chance of recouping their research and development costs. Yet, according to one study, 80% of the best-selling biologics in 2001 either were originally approved as orphan drugs or added an orphan drug exclusivity later on.

The Committee’s investigation has uncovered evidence that the ODA is being manipulated by drug companies to extend market monopolies for profitable drugs by blocking generics from coming to market. The Committee found that companies file for separate, staggered market approvals for subsets of patients to extend the companies’ protections under the ODA longer than the standard seven-year period—a practice known as “salami slicing.” In addition, companies have applied for orphan drug designations for drugs that are widely used and commercially successful. These findings validate concerns raised by experts that the ODA is being manipulated by drug companies to maximize profits and delay competition.

**AbbVie—Humira**

AbbVie’s orphan drug designations for Humira illustrate how the ODA has been manipulated to create monopolies that limit competition. Contrary to the stated purpose of the ODA, AbbVie has sought orphan drug protections for Humira despite collecting billions of

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347 See 21 U.S.C. § 360aa note (“because so few individuals are affected by any one rare disease or condition, a pharmaceutical company which develops an orphan drug may reasonably expect the drug to generate relatively small sales in comparison to the cost of developing the drug and consequently to incur a financial loss”).

348 The Build Back Better Act limits the tax credit awarded for qualified orphan drug clinical testing expenses to the first use or indication for an orphan drug to prevent companies from stacking up multiple tax credits. H.R. 5376 § 138141.

349 See 21 C.F.R. § 316.

350 Robin Feldman, *Regulatory Property: The New IP*, Columbia Journal of Law & the Arts, at Page 76 (2016) (online at https://journals.library.columbia.edu/index.php/lawandarts/article/view/2062/1022) (noting that more than 40% of all FDA-approved drugs on the market in 2015 were submitted as orphan drugs; of the drugs forecast to be the top-ten best-selling drugs in 2015, seven had some form of orphan indication).

dollars in Humira sales each year. AbVie holds eight orphan designations and approvals for Humira, which are summarized in Figure 3 below.

### Figure 3: Humira Orphan Designations and Approvals

<table>
<thead>
<tr>
<th>Designation Date</th>
<th>Orphan Designation</th>
<th>Approved Labeled Indication</th>
<th>Marketing Approval Date</th>
<th>Orphan Exclusivity End Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/21/2005</td>
<td>Juvenile Rheumatoid Arthritis</td>
<td>Reducing signs and symptoms of moderately to severely active polyarticular juvenile idiopathic arthritis in patients <strong>4 years of age and older</strong></td>
<td>2/21/2008</td>
<td>2/21/2015</td>
</tr>
<tr>
<td>3/21/2005</td>
<td>Juvenile Rheumatoid Arthritis</td>
<td>Reducing signs and symptoms of moderately to severely active polyarticular juvenile idiopathic arthritis in patients <strong>2 years of age and older</strong></td>
<td>9/30/2014</td>
<td>9/30/2021</td>
</tr>
<tr>
<td>10/19/2006</td>
<td>Pediatric Crohn’s Disease</td>
<td>Reducing signs and symptoms and inducing and maintaining clinical remission in patients <strong>6 years of age and older</strong> with moderately to severely active Crohn’s disease who have had an inadequate response to corticosteroids or immunomodulators such as azathioprine, 6-mercaptopurine, or methotrexate</td>
<td>9/23/2014</td>
<td>9/23/2021</td>
</tr>
<tr>
<td>5/13/2014</td>
<td>Non-infectious Intermediate, Posterior, or Panuveitis, or Chronic Non-Infectious Anterior Uveitis</td>
<td>Indicated for the treatment of non-infectious intermediate, posterior, and panuveitis in <strong>adult</strong> patients</td>
<td>6/30/2016</td>
<td>6/30/2023</td>
</tr>
<tr>
<td>5/13/2014</td>
<td>Non-infectious Intermediate, Posterior, or Panuveitis, or Chronic Non-Infectious Anterior Uveitis</td>
<td>Treatment of non-infectious intermediate, posterior, and panuveitis in adults and <strong>pediatric patients 2 years of age and older</strong></td>
<td>9/28/2018</td>
<td>9/28/2025</td>
</tr>
<tr>
<td>5/13/2015</td>
<td>Treatment of moderate to severe hidradenitis suppurativa</td>
<td>Treatment of moderate to severe hidradenitis suppurativa</td>
<td>9/9/2015</td>
<td>9/9/2022</td>
</tr>
<tr>
<td>5/13/2015</td>
<td>Treatment of moderate to severe hidradenitis suppurativa</td>
<td>Treatment of moderate to severe hidradenitis suppurativa in patients <strong>12 years of age and older</strong></td>
<td>10/16/2018</td>
<td>10/16/2025</td>
</tr>
<tr>
<td>5/11/2011</td>
<td>Treatment of pediatric patients with ulcerative colitis</td>
<td>Treatment of moderately to severely active ulcerative colitis in pediatric patients <strong>5 years of age and older</strong></td>
<td>2/24/2021</td>
<td>2/24/2028</td>
</tr>
</tbody>
</table>

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352 Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbVie Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019); Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbVie Inc., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Jan. 14, 2021); Abbott Laboratories, 2002–2012 Form 10-K (online at www.abbottinvestor.com/financials/sec-filings); AbVie Inc., 2013–2020 Annual Reports (online at https://investors.abbvie.com/sec-filings).

ODA incentives play an important role in some companies’ decisions to pursue research into treatment for rare diseases. However internal AbbVie documents suggest that the ODA was unnecessary to incentivize AbbVie’s research into the conditions for which it received orphan designations because it already viewed those conditions as having market potential, even without the ODA’s incentives.

For example, AbbVie had already planned to conduct research into treating the skin condition hidradenitis suppurativa (HS) even without incentives under the ODA. In an April 2008 memorandum summarizing the company’s development strategy, executives stated that studying the effectiveness of Humira in treating this condition would support four strategic objectives, including the need to “competitively position [Humira] against new market entrants” and “generate patient demand for biologics in dermatology.” The memorandum did not mention incentives under the ODA. Another internal AbbVie analysis in October 2008 confirmed that the company viewed HS as a profitable market, without mentioning ODA incentives. The analysis noted that health care databases likely underestimated the number of treatable HS patients in the United States and that the “true scope of an eligible patient population would be expected to be significantly larger with the introduction of a proven effective therapy.”

AbbVie also secured longer periods of exclusivity under the ODA by seeking separate, staggered market approvals for subsets of patients affected by HS. On May 13, 2015, FDA granted Humira an orphan designation for the treatment of moderate to severe HS. AbbVie leveraged this designation into two separate orphan exclusivity periods by splitting the patient population into two groups: the general population, and patients 12 years of age and older. AbbVie’s HS orphan exclusivity for the general population runs from September 9, 2015, to September 9, 2022, while the exclusivity for patients 12 years of age and older runs from October 16, 2018, to October 16, 2025. Combined, AbbVie enjoys a ten-year period of HS orphan exclusivity—three years longer than the seven years intended under the ODA.

On March 21, 2005, FDA granted Humira another orphan designation for the treatment of juvenile rheumatoid arthritis (JRA). To leverage this designation into 13 years of orphan exclusivity—rather than the statutory seven years—AbbVie split its research and marketing applications into two groups: children four years of age and older and children between the ages of two and four.

354 ABV-HOR-00042146.
355 ABV-HOR-00042168.
356 Id.
359 Id.
AbbVie had completed a clinical trial demonstrating Humira’s efficacy in treating children ages four to 17 years old with JRA in January 2005. Based on the results of this trial, on February 21, 2008, AbbVie received marketing approval and a seven-year orphan exclusivity for Humira’s use in treating JRA in children four years of age and older.

AbbVie waited until March 2009 to start a second trial evaluating Humira for treatment of JRA in children under the age of four, which was not completed until March 2013. On September 30, 2014, AbbVie received the marketing approval for Humira to treat JRA patients two years of age and older—granting AbbVie a new orphan exclusivity that did not expire until September 30, 2021—more than 13 years after its first orphan exclusivity period for JRA began.

**Mallinckrodt—Acthar**

The Committee’s investigation found that Mallinckrodt used its orphan drug designation for Acthar, a drug used to treat a rare infant seizure disorder and other autoimmune and inflammatory disorders, as a justification for the drug’s high price, while at the same time seeking to market the drug to large patient populations beyond those with rare diseases.

Even though Acthar had already been approved and on the market for decades, FDA granted Acthar an orphan drug designation in 2003 to research its use in treating infantile spasms, a rare form of epilepsy that affects about 2,000 children in the United States every year. In 2007, the prior owner of Acthar (Questcor) raised the price of Acthar to a level “they believed was in line with orphan drug pricing”—from $1,650 per vial to $23,289. In 2010,

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365 Letter from Hogan Lovells, on behalf of Mallinckrodt Pharmaceuticals, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019); MNK_InCamera-000000024471, at Page 1; Medispan Price Rx, *Wholesale Acquisition Cost and Average Wholesale Price* H.P. Acthar Gel.
FDA approved Acthar for the treatment of infantile spasms and granted orphan drug exclusivity—and the seven-year market exclusivity for the designated use.366

Internal documents demonstrate that Mallinckrodt acquired Acthar in large part because the orphan drug designation had allowed Questcor to set a “premium price” that could then be leveraged for larger patient populations.367 Mallinckrodt’s pre-acquisition documents emphasize that Questcor had leveraged the 2010 orphan exclusivity for infantile spasms to raise the price of Acthar again, despite the fact that by that time the drug was marketed for a number of other indications that did not have orphan drug status because of their larger patient populations.368 One internal presentation included a slide on “Acthar Pricing” that noted, “New CEO adopted aggressive pricing strategy based on Orphan designation,” “Pricing strategy contributes to company’s growth,” and “Price increment due to orphan designation for IS [infantile spasms]; same leveraged for other indications (MS [multiple sclerosis] and NS [nephrotic syndrome]).” This document also noted that, after Acthar received orphan drug exclusivity in 2010, the company raised its price by 5% three separate times within an 18-month period.369

![Pricing and Reimbursement](image)

Although Mallinckrodt has sought to deflect blame for Acthar’s price increases, documents provided to the Committee demonstrate that Mallinckrodt intended to drive revenue growth by maintaining its premium price while expanding sales volumes across non-orphan indications. Mallinckrodt did this primarily through aggressive marketing to providers and patients, even though clinical trials demonstrating effectiveness for many of those indications were lacking.370

366 Food and Drug Administration, Orphan Drug Designations and Approval (online at www.accessdata.fda.gov/scripts/opdlisting/opd/) (accessed Nov. 9, 2021).
367 See, e.g., MNK_InCamera-000000070570, at Page 1.
368 MNK_InCamera-000000128172, at Slides 9 and 21.
369 Id., at Slide 9.
370 See, e.g., MNK_InCamera-000000128109, at Slides 11–12; MNK_InCamera-000000142599, at Slide 18. Analysts forecasted that the lead indication for Acthar would become rheumatology and that rheumatology would grow by a compound annual growth rate of 150%. MNK_InCamera-000000128172, at Slide 16. The
Before the acquisition, an outside consultant warned Mallinckrodt that it might face challenges justifying Acthar’s premium price if it expanded the drug to indications with large patient populations. The consultant noted that Questcor may have been able to justify its price increase in 2007 because the “price was necessary solely to insure [sic] supply for IS [infantile spasms], but was then followed by an unforeseeable expansion in use.” The consultant cautioned Mallinckrodt, however, that the “same narrative cannot be used with the same degree of plausibility by an acquirer of Questcor.”

B. Pediatric Exclusivity Abuse

The Committee’s investigation found that companies have leveraged pediatric exclusivity periods—intended to incentivize manufacturers to research the safety and efficacy of their drugs for use in children—to extend their drugs’ monopoly periods and keep prices high.

Created in 1997 as part of the Food and Drug Administration Modernization Act, the pediatric exclusivity provision was intended to provide marketing incentives to manufacturers to extend their research to include children by providing six months of additional marketing exclusivity in return for conducting pediatric studies. Pediatric exclusivity is a powerful tool because unlike other marketing exclusivities, pediatric exclusivity provides additional marketing exclusivity not just for the pediatric indications or formulations but for all protected indications and formulations of a drug. In addition, pediatric exclusivity attaches to the end of all existing marketing exclusivity and patent periods and extends each one separately for six months, whereas orphan exclusivity and patent periods run concurrently. As a result, if a manufacturer conducts studies of a drug on children, the company will benefit by having an effective monopoly on the drug for an additional six months. The six-month additional exclusivity can be very profitable for companies but costly for consumers as it delays lower-priced generic versions of the drug.

Although this law has been effective in increasing the number of drugs tested on children, experts have accused the pharmaceutical industry of exploiting the pediatric exclusivity provision for financial gain. According to experts, pharmaceutical companies use the pediatric extension simply as a tool to extend their period of monopoly pricing, and even the FDA has reported that the law leads to studies on products where the exclusivity has the greatest monetary

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371 MNK_InCamera-000000131863, at Slide 22.


374 Id.
Experts have also expressed concern that some companies are using the exclusivity for drugs that treat conditions not common in children or for which drugs are already on the market.

The Committee’s investigation found that several companies relied on the pediatric exclusivity provision as a key “life-cycle management” strategy—to maximize and extend commercial value beyond a product’s initial monopoly period. For example, Novartis filed for and received an additional six months of market exclusivity for the cancer drug Gleevec, in exchange for conducting pediatric trials on the drug, extending Gleevec’s exclusivity until July 2015. The additional exclusivity period generated approximately $1 billion dollars in additional net U.S. revenue for Novartis.

Other companies in the Committee’s investigation also used pediatric exclusivity as key life-cycle management strategies.

**Pfizer—Lyrica**

Internal Pfizer documents indicate that Pfizer relied on the six-month pediatric exclusivity extension as a key component of Lyrica’s life-cycle management strategy. A 2015 presentation from the global and U.S. lead executives for Lyrica noted, “Pediatric Epilepsy Program for +6 months US Exclusivity Is the Most Valuable Remaining Lifecycle Deliverable.” A 2018 Lyrica operating plan estimated that pediatric exclusivity would generate a significant financial return: “Pediatric Program Success Results in ~$1.6B.”

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375 See, e.g., Alfred B. Engelberg, *Memo to the President: The Pharmaceutical Monopoly Adjustment Act of 2017*, Health Affairs Blog (Sept. 13, 2016) (online at www.healthaffairs.org/do/10.1377/hblog20160913.056548/full/) (“pediatric extensions generated many billions in extra revenue for dozens of blockbuster drugs having annual sales of $1 to several billion per year”); Food and Drug Administration, *The Pediatric Exclusivity Provision: January 2001 Report to Congress*, at Page iii (Jan. 2001) (online at www.fda.gov/media/70272/download) (“while the incentive provided by the pediatric exclusivity provision has clearly been adequate for many products, it has naturally tended to produce pediatric studies on those products where the exclusivity has the greatest value”).


378 Novartis earned $2.53 billion in U.S. revenue in 2015. NOVARTIS.HCOR20190114.00001017.

379 SRR_PFIZHCOR_00026937, at Slide 17. This presentation was subject to further review by senior management.

380 SRR_PFIZHCOR_00011875, at Slide 19 (this presentation, dated August 8, 2018, states that it represents the “strategic vision for Lyrica” and the strategies set forth were subject to regulatory and legal review and approval before implementation).

\textit{Amgen—Sensipar}

In 2016, Amgen attempted to extend its market exclusivity for Sensipar by applying for a six-month pediatric exclusivity extension.\footnote{AMGN-HCOR-RR-00040017; AMGN-HCOR-RR-00040614.} Amgen filed for an extension even after FDA...
suspended clinical studies of Sensipar in children in 2013, after a 14-year-old child died during one study. 384

Amgen applied for a pediatric extension despite knowledge that FDA was unlikely to grant approval. In an April 2016 email prior to Amgen’s application for pediatric exclusivity, an executive informed Amgen CEO Robert Bradway that even though FDA was unlikely to grant approval, Amgen was continuing to pursue the pediatric exclusivity for financial reasons. 385

According to the executive, “despite low probability of regulatory success, the potential upside to the LRP [long-range plan] is meaningful and all available options are being leveraged by the team.” 386

In June 2016, Amgen executives estimated that “a six month extension of LOE for Sensipar is worth $.25B for the 18-19 period in the U.S.” 387


385 AMGN-HCOR-RR-00040017. Even in the case that FDA denies the exclusivity, however, Amgen could profit from the delay between the filing of an application and the final decision.

386 Id.

387 AMGN-HCOR-RR-00040614.
The company filed a pediatric exclusivity application in November 2016. FDA denied Amgen’s request for a pediatric indication in March 2017, and Amgen sued FDA to reverse its determination. After filing suit, executives estimated that gaining the additional six-month pediatric exclusivity extension was valued at “$100Ms in the near term.”

In February 2018, a federal court ruled against Amgen. The court noted that FDA had required a study with at least 15 participants between the ages of 28 days to less than six years old, but Amgen’s study included only four participants, and that “Amgen’s data did not yield ‘clinically meaningful’ information on cinacalcet’s [Sensipar’s] safety in that age group—a key objective of [FDA’s] written request.” Amgen initially appealed the court’s ruling but agreed to dismiss the appeal in October 2018.

Documents obtained by the Committee highlight that Amgen’s leveraging of pediatric exclusivity extensions was a company-wide tactic and not unique to Sensipar. Amgen’s biosimilar team circulated a document titled “Competing Intensely and Winning in Today’s Biotech Markets,” which listed recommendations to prevent competition. The document emphasized that all researchers should “consider potential for—and timing of—seeking additional indications to treat orphan diseases and pediatric populations” because a drug’s status as an orphan disease or pediatric treatment “may result in additional orphan and pediatric regulatory exclusivity and supplemental patent protection.”

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389 AMGN-HCOR-RR-00119439.


391 Id.


393 AMGN-HCOR-RR-00159468, at Page 3.
IV. RECOMMENDATIONS

- **Prohibit Anticompetitive Agreements:** Based on the Committee investigation’s findings that companies have engaged in anticompetitive tactics to maintain monopoly pricing, including creating patent thickets and entering into settlement agreements that delay the entry of generics, the Committee recommends that Congress support reforms that address these issues. For example, the Preserve Access to Affordable Generics and Biosimilars Act, introduced by Representative Jerrold Nadler (D-NY) and Senators Amy Klobuchar (D-MN) and Charles Grassley (R-IA), aims to prohibit pharmaceutical companies from entering into anticompetitive pay-for-delay agreements. The act would make it presumptively illegal for brands to enter into such agreements.

- **Prohibit Other Abuses of the Patent System:** Congress should consider reforms that prevent companies from abusing the patent system to extend their monopolies and prevent lower-priced generics or biosimilars from coming to market. For example, Congress could consider reforms that limit the ability of drug manufacturers to pile additional protections onto a single drug innovation, that limit the number of times a patent applicant can re-file the same patent application, or that clarify the laws related to patents and exclusivities to make clear that modifications or adaptations of pharmaceuticals—including but not limited to minor chemical or biological modifications or alterations in drug dosage, timing, or delivery mechanisms—do not satisfy the obviousness requirement of patent law.
Chapter 5: Strategies to Suppress Competition and Maintain Monopoly Pricing

The Committee’s investigation has uncovered new evidence of contracting and marketing strategies drug companies use to suppress competition from generics and biosimilars and keep prices high. Companies deploy so-called “loss of exclusivity,” or “LOE,” strategies to minimize loss of revenue from generic competition and extend a brand-name drug’s market monopoly. The Committee’s investigation focused on three such strategies: (1) shifting patients to new formulas of a drug just before facing generic competition for the old formula (known as “product hopping”); (2) pursuing contracts with pharmacy benefit managers (PBMs) and insurers that condition rebates and discounts on excluding competitor products; and (3) aggressively marketing directly to patients and physicians to drive sales of costly brand-name drugs. The Committee’s investigation also found that, in certain markets, competing brand-name pharmaceutical companies raised their prices in lockstep—a practice known as “shadow pricing”—and used competitors’ price increases as justification to continue to raise their own prices.

The Committee’s investigation found:

- **Companies Engaged in Product Hopping to Suppress Competition for Blockbuster Drugs:** Companies like Teva, AbbVie, Sanofi, and Pfizer pursued product-hopping strategies to switch patients to new formulations of their blockbuster drugs in anticipation of loss of market exclusivity on the older versions. Teva’s product hopping strategy is estimated to have cost the U.S. health care system between $4.3 billion and $5.6 billion in additional health care expenditures. Documents show Teva pursued the product hop even after its own scientists warned the new product “has no scientific rationale/value” and executives acknowledged they had “no supportive clinical data” for the new product.

- **Companies Pursued Exclusionary Tactics to Block Generics:** Companies such as Novartis and Teva used their market power to obtain contract terms with payers or PBMs that limited or blocked generic competitors from being covered on a drug formulary. Celgene used a different exclusionary tactic—abuse of a government-mandated safety program that limits the distribution of high-risk drugs—to prevent generic manufacturers from purchasing the samples of Revlimid needed to obtain approval of generic versions of the drug.

- **Companies Engaged in Aggressive Marketing to Doctors and Patients to Drive Sales and Protect High Prices, Especially as Drugs Faced Generic Competition:** In the aggregate, four companies spent more than $2.6 billion in direct-to-consumer advertising on just four products from 2015 to 2018, with AbbVie reporting that it spent over $1.5 billion in direct-to-consumer advertising for Humira in just four years, and Pfizer spending over $750 million on marketing for Lyrica in the same four-year period. New data and documents show how companies used direct-to-consumer advertising and physician marketing to drive
sales, particularly as drugs reached the end of market exclusivity periods. Companies also targeted prescribers to favor their higher-priced branded products over lower-priced generics and employ a tactic known as “dispense-as-written” campaigns to encourage patients and physicians to request their brand-name drug over generic equivalents.

- **Companies Engaged in Shadow Pricing:** Half of the companies in the Committee’s investigation engaged in “shadow pricing,” consistently following competitor price increases and using those price increases as justification to raise the price of their own brand-name drug. Internal documents show that the three largest insulin manufacturers raised their prices in lockstep in order to maintain “pricing parity” and that senior leaders encouraged this lead-follow relationship.

I. **PRODUCT HOPPING**

The Committee’s investigation uncovered new evidence about the ways in which companies use product hopping to defend against generic and biosimilar competition that would drive down prices. Companies in the Committee’s investigation leveraged their market power to shift patients to new formulations of their drugs shortly before generic or biosimilar drugs were expected to compete with the original formulations. Teva, AbbVie, Sanofi, and Pfizer all used this strategy to try to suppress competition for their blockbuster drugs.

Pharmaceutical companies’ strategy of delaying generic competition by introducing new versions of existing drugs is costly to the health care system. Experts estimate that Teva’s strategy of introducing a new dose of Copaxone cost the U.S. health care system between $4.3 billion and $6.5 billion in additional health care expenditures between 2015 and 2017 due to delayed generic competition.\(^{394}\)

*\_\_Teva—Copaxone\_\_*

From 1997 to 2014, Teva sold only one formulation of its multiple sclerosis drug Copaxone: a 20 mg/mL dose injected every day.\(^{395}\) In 2014, Teva launched a new 40 mg/mL dose of Copaxone, to be injected three times per week.\(^{396}\) Teva publicly framed the new dose as more convenient than the 20 mg/mL formulation, which is injected every day.\(^{397}\) Internal company documents, however, reveal that Teva developed Copaxone 40 mg/mL in part to


\(^{395}\) IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Copaxone*.

\(^{396}\) *Id.*

extend its monopoly pricing for Copaxone by shifting patients to the new dose—which still enjoyed market exclusivity—before the existing 20 mg/mL dose began facing generic competition.

Until 2008, Teva had planned to combat generic competition by launching a daily dose of Copaxone 40 mg/mL, which it believed would be more effective than generic versions of Copaxone 20 mg/mL. In July 2008, however, Teva’s clinical trial failed to show that a daily dose of 40 mg/mL was superior to the original 20 mg/mL. In an internal presentation, Teva admitted that “the data available to date do not support going to higher doses” and that, in fact, “[l]ess frequent injections may delay the onset of action” (i.e., the onset of multiple sclerosis).

Teva business executives then shifted the company’s strategy to promoting Copaxone 40 mg/mL as an equally effective—but less frequent—dose. They did so over the objections of Teva’s scientists. One scientist wrote that his team, the Innovative Research and Development (IR&D) team, was “strongly against” Teva’s study into the less-frequent dosing of Copaxone “since it has no scientific rationale/value” and that the team’s concerns had been conveyed to the Lifecycle Management team (GA LCM), the business team responsible for the Copaxone franchise. The scientist noted that the Lifecycle Management team agreed with the research team’s assessment but viewed the study as having “business value.”

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398 See National Institutes of Health, Information for Clinical Trial Identifier NCT00202982 (online at https://clinicaltrials.gov/ct2/show/record/NCT00202982) (accessed Sept. 29, 2021) (2003 Teva-sponsored Phase II study examining efficacy of Copaxone 40 mg/mL); TEVA_HCO_IC_05210570 (Aug. 2007 presentation to board of directors on daily Copaxone 40 mg/mL); TEVA_HCO_IC_05253089 (Jan. 2008 strategy document on pricing for daily Copaxone 40 mg/mL if Phase III clinical trial were successful).


400 TEVA_HCO_IC_005159378, at Slide 5.

401 TEVA_HCO_IC_005233185 (highlighted added by Committee).
Notwithstanding these concerns, in June 2009, Teva’s executives prepared a presentation on Copaxone life-cycle management initiatives for then-Chief Executive Officer (CEO) Shlomo Yanai. The presentation acknowledged that there was “no supportive clinical data for the selected dose” but stressed the need to “[d]evelop a low frequency formulation of GA [glatiramer acetate, Copaxone’s scientific name]” to ensure “the competitiveness of Copaxone in the future and to address the market unmet need for less frequent injections.” The presentation suggested that the strategy would be more profitable in the United States than in Europe because Teva would get “[n]o market exclusivity in Europe.”

On January 28, 2014, the Food and Drug Administration (FDA) approved Teva’s application for the Copaxone 40 mg/mL dose injected three times per week. Teva immediately began leveraging its market power to shift patients to the new formulation of Copaxone before its generic competitor, Sandoz’s 20 mg/mL injection, was expected to enter the market in June 2015.

First, to incentivize patients and payers to make the switch, Teva set a launch price for Copaxone 40 mg/mL that was slightly less expensive per week of treatment than Copaxone 20 mg/mL. Teva’s internal documents indicate that this decision was designed to minimize future generic competition. In its memorandum approving the decision, Teva’s pricing committee emphasized, “We want rapid transition of COPAXONE 20mg to 40mg prior to expected

402 TEVA_HCO_IC_005159378, at Slide 2.
403 Id., at Slide 5; see also TEVA_HCO_IC_005151509 (similar presentation for Teva’s CEO).
generics in mid-2014.” To further encourage patients to switch from Copaxone 20 mg/mL to Copaxone 40 mg/mL, Teva also increased the price of Copaxone 20 mg/mL by 9.8% on August 22, 2014. This price increase was part of Teva’s 2014 strategic plan, which emphasized that one method to “Divert to 40” was to “raise 20mg price.”

In addition to increasing the price of Copaxone 20 mg/mL, Teva explored a plan to “Discontinue 20mg Financial Programs (Patient Services)” — its financial assistance program for patients — which would make it more expensive for patients to remain on the lower dose of the medication.

Documents show that Teva also exerted pressure on PBMs by tying contractual rebates — the discounts provided to PBMs and payers — on Copaxone 20 mg/mL to adding Copaxone 40

404 TEVA_HCO_IC_005135778, at Page 5.
405 IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Copaxone.
406 TEVA_HCO_IC_005134707, at Page 13.
407 TEVA_HCO_IC_005141157, at Slide 41 (highlighting added by Committee).
mg/mL to their formularies. For example, Teva’s internal emails suggest that one PBM forfeited its 2015 rebates on Copaxone 20 mg/mL because it declined to add Copaxone 40 mg/mL to its formulary. This pressure campaign was successful. The PBM added 40 mg/mL to its formulary the next year.

Teva also took steps to incentivize PBMs to lobby doctors on behalf of Copaxone 40 mg/mL. After generic Glatopa entered the market, Teva contracted with Humana to implement a “Copaxone conversion initiative.” Teva internally described the arrangement as follows:

Humana is committed to converting current Copaxone 20mg patients over to Copaxone 40mg with their physician members. Specifically, Humana is contacting the prescribers via fax and phone to make them aware of which patients are still on Copaxone 20mg and encourage them to switch these patients to Copaxone 40mg. Should a prescriber choose not to switch, the patient would simply remain on Copaxone 20mg.

Documents show that the company also used its sales force to target doctors to encourage them to switch patients to Copaxone 40 mg/mL. Teva’s strategies were successful. In December 2015, then-CEO Erez Vigodman boasted that Teva had successfully converted 76.9% of Copaxone patients to 40 mg/mL and had limited generic market share to 19.3%. In June 2016—nearly one year after generic Copaxone entered the market—Teva’s General Manager of Neuroscience John Hassler circulated a presentation that boasted in the speaker’s notes, “The strategy of switching patients to 40mg version of the medicine is continuing to be successful and reduce the impact of generic competition.”

Independent experts estimate that Teva’s 40 mg/mL strategy cost the U.S. health care system between $4.3 billion and $6.5 billion in additional health care expenditures between 2015 and 2017 due to delayed generic competition related to the introduction of the new version of the drug.

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409 TEVA_HCO_IC_005006452.

410 Id.

411 TEVA_HCO_IC_005006534; see also TEVA_HCO_IC_005141157, at Slide 43.

412 TEVA_HCO_IC_005102935, at Page 10.

413 TEVA_HCO_IC_005188452, at Slide 15.

414 TEVA_HCO_IC_005018280, at Slide 1.

Sanofi—Lantus

Documents obtained by the Committee reveal new evidence of Sanofi’s product-hopping strategy to switch patients from its long-acting insulin Lantus, as it neared the end of its patent exclusivity period, to Toujeo, a more recently patented formulation of the drug.

Sanofi launched Toujeo in March 2015, shortly after Lantus’s primary patent expired. Sanofi launched Toujeo in March 2015, shortly after Lantus’s primary patent expired. Document documents reveal that, by promoting Toujeo to existing Lantus customers, Sanofi hoped to extend the company’s market share of its basal insulin franchise and get patients committed to their new branded product before biosimilar Lantus competitors entered the market.

In September 2014, Sanofi’s U.S. pharmaceutical operations division highlighted Toujeo’s importance to the insulin glargine franchise. A presentation on the 2015 operational budget made clear that the company’s goal with respect to glargine was to “establish Toujeo and convert the franchise” from Lantus to Toujeo and to build and protect the patient base. The launch plan included key tactics such as copay offsets and pharmacy programs designed to “ensure switch before biologic follow on entry.”

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418 SANOFI_COR_00234570, at Page 11.

419 Id.
The strategy quickly showed results. In 2017, the year after Toujeo was widely launched, worldwide Toujeo net sales increased by 25.7%, while Lantus net sales fell by 19.1%. In executing this strategy, Sanofi leveraged Lantus’s market power through its contracting strategy to shift patients to Toujeo. A 2018 presentation indicated that Sanofi aimed to leverage Lantus in its contracts with PBMs to “unlock preferred access for Toujeo” on covered drug formularies. The presentation noted that “100% of our Toujeo contracts are tied to Lantus.” In the same presentation, the speaker’s notes observe that the company could not lower the price of Lantus without hurting Toujeo:

Important to note: Lantus and Toujeo are forever entangled in the US because of how they were launched and the payer strategy to date. If one understands the US payer

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421 SANOFI_COR_00057517, at Page 12 (the company may or may not have implemented this strategy).

422 Id.
market, you understand that you cannot degrade Lantus and not have downsides for Toujeo.\textsuperscript{423}

Documents obtained by the Committee show that Sanofi spent millions to market Toujeo to patients and doctors and mostly stopped promoting Lantus, except in market segments where Toujeo was not available.\textsuperscript{424} A January 2019 slide deck revealed that Sanofi planned to spend more than double Toujeo’s manufacturing costs on marketing, sales force, and promotion of the drug.\textsuperscript{425} A presentation the following month reported that the company’s spending on the Toujeo sales force was paying off: “Toujeo market share (volume) correlates to Sales Force spending in US and EU.”\textsuperscript{426}

\textit{Pfizer—Lyrica}

In October 2017, FDA approved a controlled-release (CR) version of Pfizer’s blockbuster pain-management drug Lyrica.\textsuperscript{427} Pfizer publicly framed the new dose as more convenient than the prior formulations, which require multiple pills per day.\textsuperscript{428} However, internal company documents reveal that Pfizer developed the new formulation in part in an attempt to extend its monopoly pricing by shifting patients to the new controlled-release formulation—which still enjoyed market exclusivity—before the company anticipated Lyrica’s original formulation would begin facing generic competition.

Internally, Pfizer referred to Lyrica CR as an “anchor” for extending Lyrica’s commercial franchise.\textsuperscript{429} In 2016, the Lyrica CR launch team explained that timing the launch of the Lyrica CR formulation for January 2018 would result in a “sweet spot” for converting patients, meaning it would provide time to shift patients from the original formulation to the CR formulation before the original formulation lost patent protection and additional market exclusivity, while still ensuring years of market exclusivity for the CR formulation.\textsuperscript{430}

\textsuperscript{423} Id., at Page 4.
\textsuperscript{424} SANOFI_COR_00105420, at Slide 7; SANOFI_COR_00089955, at Slide 63.
\textsuperscript{425} SANOFI_COR_00089955, at Slide 63.
\textsuperscript{426} SANOFI_COR_00105420, at Slide 10.
\textsuperscript{429} SRR_PFIZHCOR_00004597, at Page 2 (the document was a draft and strategies were subject to legal and regulatory review and approval before implementation).
\textsuperscript{430} SRR_PFIZHCOR_00005322, at Page 3; \textit{see also} SRR_PFIZHCOR_00005325, at Slide 14 (the document was a draft and strategies were subject to legal and regulatory review and approval before implementation). These documents suggest Pfizer projected Lyrica’s market monopoly would end in June 2019.
The speaker’s notes included with one undated Pfizer Internal Medicine unit presentation acknowledged that the new formulation was designed to protect Lyrica’s commercial franchise: “At this point in our Lifecycle, we have no new data so CR affords us the opportunity to drive renewed interest in the franchise and offer patients a more convenient proposition with once daily dosing.” The notes further stated, “CR will have 3 years of exclusivity, specific to this formulation plus an additional six months if IR [immediate release] receives the pediatric extension,” an FDA marketing exclusivity.

Documents show that, to drive conversion, Pfizer planned to strategically contract with health plans and PBMs to prefer the patent-protected CR formulation over the original Lyrica formulation by offering significant rebates on the CR formulation as soon as the original formulation lost exclusivity.

Documents also indicate that Pfizer considered recommendations to launch the CR formulation earlier to minimize the perception that the new formulation was tied to loss of exclusivity of the original Lyrica formulation. A May 2017 Lyrica CR pricing recommendation slide deck stated, “The closer that Lyrica CR launches to IR LOE [Immediate Release Loss of Exclusivity], the more likely payers will expect higher rebates and/or limit the ability to achieve preferred access.”

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431 SRR_PFIZHCOR_00002176, at Page 2.
432 Id.
433 SRR_PFIZHCOR_00012535.00001, at Slide 31 (strategies subject to regulatory and legal review and approval before implementation). Another presentation noted, “[P]arity net price for Lyrica CR will optimize revenue for the Lyrica franchise over time (pre-IR LOE and post-IR LOE).” SRR_PFIZHCOR_00000176.00001, at Slide 10.
434 SRR_PFIZHCOR_00000176.00001, at Slide 11.
**AbbVie—Humira**

In November 2015, AbbVie received FDA approval for a high-concentration formulation of Humira.\(^{435}\) Although AbbVie publicly marketed the new formulation to patients as a means of reducing injection-site pain, internal discussions characterized the new formulation as a strategy to defend against biosimilar competition. For example, in 2015, executives emphasized to AbbVie’s board of directors that a key part of its biosimilar “defense strategy” was to “[g]ain approval (EU/U.S.) of Humira High Concentration Formulation.”\(^{436}\)

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**Although Some New Public Events Have Emerged Around Biosimilars, Nothing Has Fundamentally Changed from Our Prior Assumptions**

- Remicade biosimilar in Europe still has very low share, minimal impact
- Neither Remicade nor Enbrel biosimilars should have a significant impact on HUMIRA in Europe
- Amgen HUMIRA biosimilar Phase 3 results and timing are consistent with our biosimilar assumptions
  - Our defense strategy remains the same:
    - Aggressively defend our IP position
    - Gain approval (EU/U.S.) of HUMIRA High Concentration Formulation
      - Advance Immunology pipeline assets to drive future growth (JAK1, DVD, biologics)
      - Exercise HUMIRA strong profile, safety data base, market share position, and commercial strength to maintain share (respond on price as necessary, but not to biosimilar level)

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Documents obtained by the Committee show that AbbVie was successful in shifting patients to the high-concentration formulation of Humira. AbbVie received FDA approval for its high-concentration formulation in 2015 but did not bring the drug to market for almost three

\(^{435}\) Letter from Director Badrul A. Chowdhury, Center for Drug Evaluation and Research, to Richard J. Pemer, Manager, Regulatory Affairs, AbbVie Inc. (Nov. 12, 2015) (online at www.accessdata.fda.gov/drugsatfda_docs/appletter/2015/125057Orig1s394ltr.pdf).

\(^{436}\) ABV-HOR-00138392 (highlighting added by Committee).
years, until July 2018. By that time, several biosimilar manufacturers had invested resources in developing biosimilar versions of the original formulation of Humira.437

Wall Street analysts applauded AbbVie for this strategy, with one report emphasizing:

We expect ABBV [AbbVie] to replicate its ex-US strategy by switch [sic] a meaningful portion of its US Humira users to its new formulation prior to biosimilar entry in early 2023E. The switch to a less painful/low concentration Humira formulation should blunt the impact of biosimilar competition.438

Today, experts are concerned that AbbVie’s success in shifting patients to the high-concentration formulation of Humira will prevent lower-priced biosimilars from gaining market share. Currently, FDA has only approved biosimilar versions of the low-concentration formulation of Humira, creating an additional barrier to biosimilar competition.439

II. EXCLUSIONARY TACTICS TO BLOCK GENERICS

Documents obtained by the Committee also provide new evidence of exclusionary contracting strategies and other tactics drug companies use to block generic and biosimilar competition. Companies such as Novartis and Teva used their market power to secure contract terms with payers or PBMs to limit or block generic competitors from being covered on a drug formulary. Celgene used a different exclusionary tactic—abuse of a government-mandated safety program that limits the distribution of high-risk drugs—to prevent generic manufacturers from purchasing the samples of Revlimid needed to obtain FDA approval of their own generic versions of the drug.

Novartis—Gleevec

The Committee’s investigation uncovered evidence of how Novartis used its market power to obtain exclusionary contract terms to suppress competition for its blockbuster oncology drug Gleevec while positioning its second-generation-brand oncology drug Tasigna to take over Gleevec’s market share. A March 2015 “Contract Process” presentation stated the purpose of the strategy: “Objective is to maximize Gleevec revenue and protect Tasigna first-line status,” meaning the preferred treatment for patients.440 Novartis presentations also emphasized the


438 ABV-HOR-RR-00001539.


440 CTRL-0035215, at Slide 6.
“significant upside” of this exclusionary contracting strategy, comparing “Baseline” revenues to projected revenue from “Baseline + LOE tactics.”

One effective type of exclusionary contracting pursued by Novartis was brand-for-generic contracting. Novartis offered higher Gleevec rebates, or discounts, to health plans and PBMs that agreed to block the generic version of Gleevec from their covered drug lists. This contract term meant the insurance plan would not cover the generic drug if it was prescribed to a patient, driving patients to branded Gleevec. This strategy was referred to internally as a National Drug Code (NDC) block.

The Committee’s investigation revealed that Novartis explored these contracts even when the NDC blocks contradicted the health plans’ own policies and state laws. An April 2014 presentation on payer contracting noted that not all plans would be willing to engage in the NDC blocking contract: “Appetite for brand-for-generic contracts is likely to be limited among payers but high among SP [Specialty Pharmacy]/Mail-order pharmacies.” The presentation noted, “Some plans will not engage in Brand-for-Gx [generic] deals,” and cited an example of one national payer that was offered these contracts but did not accept them because “they go against our corporate philosophy.”

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441 CTRL-0025801, at Slide 12.
442 CTRL-0025001, at Slide 5. This presentation also described this strategy as “Discount Gleevec to establish brand only contracts.” Id., at Slide 11. Documents provided to the Committee offer varying estimates of the rebates Novartis expected to offer.
443 CTRL-0031715, at Slide 2.
444 CTRL-0027659, at Slide 26.
law prohibited an NDC block, he reported that executives were exploring ways to “work around the NDC block issue.”

Documents reviewed by the Committee indicate that Novartis also pursued its loss-of-exclusivity contracting strategy for Gleevec’s Medicare business. In March 2016, Novartis brought in a consulting company to explore “ways to retain the most profitable access for Gleevec, e.g., keeping the generic off formulary” and “Part D–specific economic drivers that could impact Gleevec’s erosion curve.” That same month, a Novartis executive identified a workaround for a Part D requirement that prohibits plans from putting generics on non-preferred formulary tiers, which typically have higher out-of-pocket costs. For this particular plan, the executive suggested instead putting Gleevec and the generic on the same tier but requiring prior authorization for both drugs. The executive explained that the PBM had its own in-house specialty pharmacy and would direct the pharmacy to dispense Gleevec rather than the generic. The account manager wrote, “Since they have a SP [specialty pharmacy] requirement, they have set it up with their network SPs to ensure Gleevec is dispensed vs the generic.”

**Teva—Copaxone**

Teva used exclusionary contracting with PBMs to defend its multiple sclerosis drug Copaxone from lower-priced generic competition.

In anticipation of Mylan’s generic version of Copaxone entering the market in October 2017, Teva began planning a “House Brand Strategy” to contract with—and pay rebates to—PBMs and specialty pharmacies to make Copaxone 40 mg/mL the only version of the drug covered or dispensed. Teva pursued this strategy following its product hop from Copaxone 20 mg/mL to 40 mg/mL. A January 2017 document titled “At-Risk Gx [Generic] Readiness” explained that the strategy would prevent a patient’s insurance plan from covering a generic alternative to Copaxone and prevent a specialty pharmacy from dispensing the generic:

- “2 of the House Brand target accounts will be executed at the formulary level. Blocking the generic via formulary restriction”; and
- “2 of the House Brand target accounts will be executed at the specialty pharmacy level. Pharmacy will fill brand regardless if prescribed as generic.”

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445 CTRL-0057916, at Page 1.
446 CTRL-0124740, at Slide 2.
447 CRTL-0052051, at Pages 10–11.
448 TEVA_HCO_IC_005035591, at Slide 11.
When Mylan received FDA approval on October 3, 2017, Teva immediately began executing the House Brand Strategy. On October 26, 2017, General Manager of Teva Neuroscience John Hassler notified Teva Central Nervous System CEO Larry Downey: “Two weeks post generic approval, the team has had early success in achieving key Brand Over Generic goals,” and “45% of units have been targeted via House Brand Agreements.”

In a series of emails in January 2018, Teva’s Executive Vice President for North America, Brendan O’Grady, explained how Teva’s House Brand agreement with one specialty pharmacy was successfully preventing generic competition. An employee asked Mr. O’Grady whether Teva’s position would be harmed by a health insurer decision to place Copaxone 40 mg/mL on more restrictive tiers on commercial and Medicare Part D formularies, in favor of generic alternatives. Mr. O’Grady responded that the insurer’s decision had “almost zero impact on actual prescriptions.” At the time, patients covered by the insurer accessed Copaxone through a specialty pharmacy that was wholly owned by a pharmacy benefit manager that had entered into a House Brand contract. Mr. O’Grady explained:

> Because [PBM] is getting an additional rebate to fill all “glatiramer” or Copaxone scripts with Copaxone ... if a doctor orders generic glatiramer or the pharmacy benefit mandates

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449 TEVA_HCO_IC_005001334.
it be filled as a generic, it will come in a plain box with Copaxone inside. Win-win for all ...  

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On Jan 31, 2018, at 3:56 PM, Brendan O’Grady[450] wrote:

Because[PNMS] is getting an additional rebate to fill all “glatiramer” or Copaxone scripts with Copaxone...if a doctor orders generic glatiramer or the pharmacy benefit mandates it be filled as a generic, it will come in a plain box with Copaxone inside. Win-win for all...

Best regards,

Brendan P. O’Grady – EVP and Head of North America

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By April 2018, Teva had entered into House Brand agreements with a number of PBMs for Medicare and commercial patients. Some of these agreements blocked generics from formularies while others replaced generics at the specialty pharmacy.  

A number of contracts provided to the Committee suggest that the “House Brand” contracting strategy required the pharmacy to ensure that patients and health plans were left in the same financial position as if the prescription had been filled with the generic. However, through these contracts and other tactics, Teva successfully defended Copaxone 40 mg/mL’s market share from generic competition and kept the list price high. Nearly two years after Mylan began selling a generic version of Copaxone 40 mg/mL in October 2017, and after another generic competitor came on the market in 2018, Teva reported that it maintained 63% of the market despite Copaxone’s having a higher list price than its generic alternatives.  

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Celgene—Revlimid

The Committee’s investigation revealed new information about how Celgene (acquired in 2019 by Bristol Myers Squibb) abused a government-mandated safety program—which limits the distribution of high-risk drugs—to prevent generic manufacturers from purchasing the samples of Revlimid needed to obtain FDA approval of their own generic versions of the drug.

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450 TEVA_HCO_IC_005002063 (ellipses in original). Committee staff accommodated Teva’s request for redactions of the specific PBM, specialty pharmacy, or payer in the email.
451 TEVA_HCO_IC_005007799, at Slides 2–3.
452 See, e.g., TEVA_HCO_IC_005119478 (Feb. 2018 contract with a specialty pharmacy).
FDA requires manufacturers of certain high-risk drugs to implement a risk evaluation and mitigation strategy (REMS) “to help ensure the benefits of the medication outweigh its risks.” Federal law prohibits manufacturers from using their REMS program to “block or delay approval” of generic manufacturers’ applications to FDA.

In 2010, FDA required Celgene to implement a REMS safety program for Celgene’s cancer drug Revlimid due to its risk of causing birth defects. When FDA approved Celgene’s proposed program, the agency warned Celgene that it is illegal for the company to use its REMS program to “block or delay approval” of generic versions of the drug.

Despite this warning, Celgene used its REMS program—which strictly limits the distribution of Revlimid—to prevent generic manufacturers from purchasing the samples of Revlimid needed to obtain FDA approval of their own generic versions of the drug. An internal Celgene presentation examining whether to implement a REMS program for Revlimid’s predecessor drug, Thalomid, stated that one benefit of a REMS program was the “prevention of generic encroachment.”


457 Exhibit 68(b) to Mylan’s Response to Defendant Celgene’s Statement of Material Facts, Mylan Pharmaceuticals Inc. v. Celgene Corporation, No. 14-CV-02094 (D. N.J.) (Mar. 20, 2018) (discussing the benefits of modeling Thalomid’s REMS program after Revlimid’s REMS program).
According to FDA, Celgene used its REMS program to prevent or delay 14 generic manufacturers from purchasing sufficient samples of Revlimid to obtain FDA approval. When Mylan Pharmaceuticals sought to purchase samples of Revlimid from Celgene in 2013, Celgene cited its REMS program and safety concerns as a reason to delay selling Mylan the samples.

Mylan was ultimately forced to sue Celgene for access to the samples. Mylan’s economic expert in the case estimated that Celgene’s denial of samples had the potential to cost consumers as much as $637 million due to the absence of lower competitive prices for

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459 See Letter from Carmen Shepard, Senior Vice President, Mylan Pharmaceuticals, to Robert J. Hugin, Chairman and Chief Executive Officer, Celgene Corporation (May 1, 2013) (Exhibit 88 to Celgene’s Statement of Material Facts, Mylan Pharmaceuticals Inc. v. Celgene Corporation, No. 14-CV-02094 (D.N.J.) (Mar. 20, 2018)); Letter from Maria E. Pasquale, Senior Vice President and Deputy General Counsel, Celgene Corporation, to Carmen Shepard, Senior Vice President, Mylan Pharmaceuticals (May 14, 2013) (stating that Celgene would sell to Mylan only if it agreed to provide nine categories of information about its safety program) (Exhibit 90 to Celgene’s Statement of Material Facts, Mylan Pharmaceuticals Inc. v. Celgene Corporation, No. 14-CV-02094 (D.N.J.) (Mar. 20, 2018)).

Revlimid. The parties settled the case in July 2019, with Celgene paying Mylan $62 million.

Documents obtained by the Committee show that, internally, Celgene viewed its REMS program as a business strategy for preventing competition. For example, a 2016 presentation identifying corporate goals stated that one way to “shape the operating environment to support [Celgene’s] business goals” was to “prevent legislative erosion of [its] REMS program.”

In the three years after the 2016 presentation, Celgene—along with the pharmaceutical industry trade association PhRMA—lobbied vigorously against legislative reform that would curb the company’s ability to use REMS programs to suppress competition.

In December 2019, Congress acted to address drug companies’ anticompetitive use of REMS. The Creating and Restoring Equal Access to Equivalent Samples (CREATES) Act, which was enacted through appropriations legislation, establishes a private cause of action to allow a generic company to sue a brand-name manufacturer to gain access to samples necessary for testing. The CREATES Act also authorizes FDA to permit a generic company to implement its own REMS program. Prior to this legislative change, brand-name manufacturers like Celgene used the FDA’s preference for shared REMS programs between brand-name and generic competitors to block generic manufacturers from obtaining FDA approval.

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463 CELG_HCOR_000042225, at Slide 22.


466 The legislation allows the generic manufacturer to choose a single, shared REMS program or a separate REMS program that uses different methods or operational means, unless FDA determines that “no different, comparable aspect of the elements to assure safe use can be used.” The measure does not, however, eliminate the need for generic manufacturers to commence costly litigation, nor does it eliminate the possibility of manufacturers’
The CREATEES Act was enacted more than six years after Mylan first sought to purchase samples of Revlimid from Celgene. In the intervening period, Celgene raised the price of Revlimid by 80%.

III. TARGETING DOCTORS AND PATIENTS

The Committee’s investigation also revealed new information about drug manufacturers’ aggressive marketing to patients and physicians to drive sales of their costly brand-name drugs and protect high prices, particularly as the manufacturers anticipated generic competition.

A. Direct-to-Consumer Advertising

In recent years, pharmaceutical companies have maximized sales of their products through aggressive marketing tactics such as direct-to-consumer (DTC) advertising and sales tactics directed at physicians.

Until the early 1990s, drug manufacturers marketed their products exclusively to health care providers. DTC marketing, which drug manufacturers use to promote their products directly to patients, exploded in the 1990s and is now one of the most common types of health communication the public encounters. Over the past two decades, pharmaceutical manufacturers have more than quadrupled spending on DTC ads—from $2.1 billion in 1997 to

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467 See Letter from Carmen Shepard, Senior Vice President, Mylan Pharmaceuticals, to Robert J. Hugin, Chairman and Chief Executive Officer, Celgene Corporation (May 1, 2013) (Exhibit 88 to Celgene’s Statement of Material Facts, Mylan Pharmaceuticals Inc. v. Celgene Corporation, No. 14-CV-02094 (D. N.J.) (Mar. 20, 2018)).

468 IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Revlimid.

469 See, e.g., Lisa Schwartz and Steven Woloshin, Medical Marketing in the United States, 1997–2016, Journal of the American Medical Association (Jan. 2019) (online at www.jamanetwork.com/journals/jama/fullarticle/2720029) (finding that medical marketing expanded substantially between 1997 and 2016, with DTC advertising for prescription drugs and health services accounting for the most rapid growth and pharmaceutical marketing to health professionals accounting for the most promotional spending); Steven Morgan, Direct-to-Consumer Advertising and Expenditures on Prescription Drugs: A Comparison of Experiences in the US and Canada, Open Medicine (Apr. 2007) (online at www.ncbi.nlm.nih.gov/pmc/articles/PMC2801909/) (finding that DTC advertising has a significant impact on prescription drug expenditures and noting that the return on investment from DTC advertising was nearly unprecedented); Michael Wilkes, Robert Bell, and Richard Kravitz, Direct-to-Consumer Prescription Drug Advertising: Trends, Impact, and Implications, Health Affairs (Mar./Apr. 2000) (online at https://doi.org/10.1377/hlthaff.19.2.110) (finding that drug manufacturers’ earnings have directly benefited from DTC advertising and that such advertising increases the volume of prescribed drugs).


471 Steven Morgan, Direct-to-Consumer Advertising and Expenditures on Prescription Drugs: A Comparison of Experiences in the United States and Canada, Open Medicine (Apr. 2007) (online at www.ncbi.nlm.nih.gov/pmc/articles/PMC2801909/).
The companies in the Committee’s investigation have spent billions in DTC advertising. Figure 1 below illustrates DTC spending for four products over a four-year period.

Figure 1: Direct-to-Consumer Advertising Spend

<table>
<thead>
<tr>
<th>Company</th>
<th>Drug</th>
<th>DTC Advertising Spend (SM)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>2015</td>
</tr>
<tr>
<td>AbbVie</td>
<td>Humira</td>
<td>337.2</td>
</tr>
<tr>
<td>Amgen</td>
<td>Enbrel</td>
<td>41</td>
</tr>
<tr>
<td>Novo Nordisk</td>
<td>Novolog</td>
<td>26</td>
</tr>
<tr>
<td>Pfizer</td>
<td>Lyrica</td>
<td>176.6</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Economic research shows that DTC advertising—which mainly showcases costly brand-name drugs rather than generics—raises the prices of advertised drugs. This advertising also succeeds in increasing the utilization of many advertised drugs. One recent analysis found that 14 of the drugs with the highest advertising spending saw greater patient utilization, regardless of what the drug treated. This analysis also found that for half of the drugs

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473 Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019); Letter from King & Spalding, on behalf of Amgen Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (May 31, 2019); AMGN-HCOR-RR-00000421; Letter from Akin Gump, on behalf of Novo Nordisk, to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (July 10, 2019); Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Apr. 4, 2019).

474 See Dha val Dave and Henry Saffer, The Impact of Direct-to-Consumer Advertising on Pharmaceutical Prices and Demand, National Bureau of Economic Research (May 2010) (online at www.nber.org/system/files/working_papers/w15969/w15969.pdf) (finding that broadcast DTC advertising increases prices by more than non-broadcast DTC advertising); Julie M. Donohue, Marisa Cevasco, and Meredith B. Rosenthal, A Decade of Direct-to-Consumer Advertising of Prescription Drugs, New England Journal of Medicine (Aug. 2007) (online at www.nejm.org/doi/full/10.1056/NEJMsa070502) (noting that most advertising spending tends to be generated by the top 20 branded drugs with the highest spending).


examined, patients 65 and older exhibited significantly greater spending and utilization compared to younger patients, suggesting that DTC advertising may be particularly effective in promoting drugs to elderly patients, an important subset of the prescription drug market.477

The Committee’s investigation uncovered new evidence of the ways in which drug manufacturers use aggressive DTC advertising to boost sales and protect high prices.

Pfizer’s DTC advertising for Lyrica regularly ranked among the top ad spending for branded pharmaceuticals.478 According to information Pfizer provided to the Committee, Pfizer spent more than $1.3 billion on Lyrica DTC media between 2009 and 2018, the majority of which was for television ads.479 As the drug neared the end of its exclusivity period, Pfizer boosted its advertising budget, spending $752.9 million from 2015 to 2018.480 Pfizer spent two and a half times more on Lyrica advertising than on Lyrica research and development and nearly 60 times the amount the company spent on Lyrica patient assistance programs during this time period.481

The Committee’s investigation found that Pfizer viewed DTC advertising as a primary driver of Lyrica sales growth and regularly evaluated its return on investment (ROI).482 One May 2016 draft presentation, titled “Lyrica Operating Plan Maximizing the Value,” highlighted television ads, as well as Pfizer’s sales force, as “Primary Drivers of Growth.”483 The presentation noted, “TV ROIs Have Increased Despite Significant Increase in Media Spend,” and identified the return on investment as increasing from 2012 to 2015.484 According to these figures, Pfizer would have earned more than $620 million in Lyrica revenue for its $152 million spending on television ads in 2015.485


477 Id.


479 Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform, at Page 3 (Apr. 4, 2019); SRR_PFIZHCOR_00009966.00001, at Slides 23–24.

480 Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform, at Page 3 (Apr. 4, 2019).

481 Id.; Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Mar. 4, 2019); SRR_PFIZHCOR_00026814.

482 See, e.g., SRR_PFIZHCOR_00009966.00001, at Slide 6; SRR_PFIZHCOR_00026835, at Slide 12 (this presentation was subject to further review before implementation); see also SRR_PFIZHCOR_00020124.00001, at Slide 19 (DTC campaign is “[p]rimary driver for brand”).

483 SRR_PFIZHCOR_00020320.00001, at Slide 6 (this presentation was subject to further review before implementation).

484 Id.

485 SRR_PFIZHCOR_00009966.00001, at Slide 6 (noting $152 million spent on television ads in 2015 and return on investment as 4.12, so Committee staff used 4.1 to calculate the return on Pfizer’s investment).
B. **Physician Influence Campaigns**

The Committee’s investigation also revealed new evidence of companies’ use of physician promotion—aggressively targeting prescribers through media and direct engagement to increase sales, drive growth, and convince physicians to favor their branded products over lower-priced generics.

   i. **Advertising and Detailing**

   **Pfizer—Lyrica**

   The Committee’s investigation found that Pfizer regularly tracked its return on investment from marketing to physicians, as well as marketing to consumers, and viewed such marketing as essential to Lyrica’s growth. A 2018 operating plan for Lyrica noted that health care provider media was critical to building awareness of Lyrica’s various treatment indications.
and was valued at a 4:1 ROI. 486 This same presentation reported that health care provider campaigns were part of the Lyrica team’s commitment to “Relentless Optimization.”487

In addition to its advertising campaign targeting health care providers, Pfizer relied on a sales tactic called “detailing”—a one-on-one marketing strategy used by pharmaceutical companies to educate a physician about a drug in the hope that the physician will prescribe the drug more often.488 Studies have found that detailing is associated with higher prescribing frequency, higher costs, and lower prescribing quality.489

In its 2019 Lyrica Operating Plan, Pfizer emphasized, “Detailing Remains Strongest HCP [health care provider] Promotional Lever,” and highlighted the importance of leveraging health care provider relationships, while also employing “Surround Sound Tactics,” such as patient assistance programs and dispense-as-written campaigns to amplify pressure on physicians to prescribe Lyrica.490

This presentation noted that Pfizer’s ROI for Lyrica detailing grew year after year—3.4 for fiscal year (FY) 2014; 5.2 for FY 2015; 6.2 for FY 2016; and 6.4 for FY 2017—and that the focus on health care providers was critical to driving Lyrica prescriptions as the drug neared its loss of exclusivity.491

486 SRR_PFIZHCOR_00026835, at Slide 40 (this presentation was subject to further review before implementation).

487 Id., at Slide 13.

488 See, e.g., Allison Dennis, Pharmaceutical Detailing: In the US the Details Are Tied the Prescriber’s Name, Science Policy for All (online at https://sciencepolicyforall.wordpress.com/2017/11/09/pharmaceutical-detailing-the-details-are-in-the-name/) (noting that the “most tragic example of the potential harms of detailing targeting individual prescribers comes from the early days of the prescription opioid crisis. Purdue Pharma, the maker of OxyContin, used prescriber databases to identify the most frequent and least discriminate prescribers of opioids”).


490 SRR_PFIZHCOR_00004032.00001, at Slide 8; see Chapter 7 for a discussion of patient assistance programs and Section III(B)(ii) below for a discussion of dispense-as-written strategies.

491 SRR_PFIZHCOR_00004032.00001, at Slide 7.
Numerous other Lyrica internal business presentations provided to the Committee highlighted the importance of detailing to Lyrica’s growth.492

Some of Pfizer’s aggressive marketing practices were scrutinized in a lawsuit brought by the Department of Justice (DOJ). In 2009, Pfizer agreed to settle the civil and criminal allegations that it illegally marketed four drugs, including Lyrica, for non-approved uses and misbranded another anti-inflammatory drug, and it paid a $2.3 billion fine—the largest pharmaceutical settlement in U.S. history at the time. The civil settlement also resolved allegations that Pfizer paid kickbacks to health care providers to induce them to prescribe Lyrica and other drugs.493 Although Pfizer’s DOJ settlement was the largest health care fraud settlement at the time, it represented only a fraction of the billions Pfizer earned from the four

492 See, e.g., SRR_PFIZHCOR_00007540.00001, at Page 32 (noting that Lyrica detailing impact had grown by 29% in 2015 and had driven a 4.8% year-over-year increase in volume) (this presentation was subject to further review before implementation); SRR_PFIZHCOR_00009966.0001, at Slide 6 (noting “Sales Force ROIs and Detail Impact Continue to Grow”).

493 Department of Justice, Press Release: Justice Department Announces Largest Health Care Fraud Settlement in Its History, Pfizer to Pay $2.3 Billion for Fraudulent Marketing (Sept. 2, 2009) (online at www.justice.gov/opa/pr/justice-department-announces-largest-health-care-fraud-settlement-its-history) (these four drugs were Bextra, Geodon, Zyvox, and Lyrica).
drugs over the time period.  

A comprehensive study of pharmaceutical company settlements found that “the $2.75 billion Pfizer has paid in off-label penalties from 2004 to 2010 is slightly more than 1% of its revenue of $245 billion from 2004 to 2008.” 

**Mallinckrodt—Acthar**

Mallinckrodt also engaged in aggressive physician promotion to drive sales growth. One study found that more than half of Medicare’s expenditure for Acthar in 2015 was attributable to just 300 prescribers and that 90% of physicians who frequently prescribed Mallinckrodt’s drug Acthar received at least one payment from Mallinckrodt. A separate analysis based on Medicare data from 2016 found that more than 80% of doctors who filed Medicare claims in 2016 for Acthar received “money or other perks” from Mallinckrodt. The analysis found that Mallinckrodt and Questcor Pharmaceuticals, which owned Acthar before Mallinckrodt’s acquisition, “paid 288 prescribers more than $6.5 million for consulting, promotional speaking and other Acthar-related services between 2013 and 2016.”

As with Pfizer, these aggressive marketing tactics were subject to a suit brought by DOJ. In September 2019, Mallinckrodt paid $15.4 million to settle DOJ claims that Questcor had paid illegal kickbacks to doctors from 2009 through 2013 to induce prescriptions for the treatment of complications from multiple sclerosis. The government alleged that Questcor sales representatives who were marketing Acthar provided lavish meals and entertainment to doctors to induce Acthar Medicare referrals and that this behavior “cheats taxpayers and the patients who rely on government health care programs for essential care.”

**ii. Dispense-As-Written**

Multiple companies in the Committee’s investigation targeted health care providers with “dispense-as-written” campaigns designed to suppress generic competition. Under most state

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495 Id.


laws, pharmacists are permitted to substitute a brand-name drug with a lower-cost generic version if the patient consents, and some states require that a pharmacist replace a brand-name drug with a generic if all prescribing requirements are met.499 Doctors, however, can expressly prohibit such substitution by writing “dispense as written” or “DAW” on a patient’s prescription.500 Research has shown that in the Medicare program, when physicians or patients request branded drugs when generics are available, Medicare spending increases and patients pay more.501

**Pfizer—Lyrica**

New documents obtained by the Committee suggest that Pfizer used this tactic as Lyrica approached loss of exclusivity and the threat of competition from lower-priced generics. Pfizer targeted doctors to write prescriptions for Lyrica that prohibited generic substitution and used its patient programs to convince patients to ask their doctors to keep them on Lyrica rather than substituting the generic version of the drug. A 2018 Lyrica loss-of-exclusivity workshop presentation noted that part of the company’s loss-of-exclusivity strategy for Lyrica was to “[d]rive prescribing of branded Lyrica via DAW.”502 This strategy was also highlighted in Lyrica’s 2019 operating plan, which included dispense-as-written campaigns as part of Lyrica’s loss-of-exclusivity promotional efforts.503

**Teva—Copaxone**

Teva also used a dispense-as-written campaign to limit generic competition for Copaxone. Before Mylan’s generic version of Copaxone entered the market in October 2017, Teva began encouraging physicians to “[p]rescribe Copaxone DAW for new and existing patients.”504 Teva also leveraged its patient support program, Shared Solutions, to push the dispense-as-written campaign on patients. According to an internal analysis in August 2017, DAW was written on 87% of Copaxone 40 mg/mL prescriptions requested through Teva’s


502 SRR_PFIZHCOR_00005033.00001, at Slide 8.

503 SRR_PFIZHCOR_00004032.00001, at Slides 8 and 21.

504 TEVA_HCO_IC_005102935, at Page 10.
“Shared Solutions Copaxone Prescription Service Request Form.” Once Mylan entered the market, Teva’s campaign intensified. One presentation emphasized that the company would engage in “[o]utbound efforts to 40mg patients through Shared Solutions,” which included sending “[e]mails to all patients with DAW messaging.” In August 2018, Executive Vice President for North America Brendan O’Grady congratulated his team on the success of the DAW strategy:

Keep up pressure on Copaxone and maximize office calls up to the launch of [another Teva product]. The DAW campaign combined with the legacy and house brand access strategy has paid great dividends. I want to exceed $1.5b for the year on Copaxone. We did $900m in H1 so we only need to do $500m+ in H2 to accomplish this goal.

Teva surpassed Mr. O’Grady’s goal. In 2018, the company collected $1.6 billion in net revenue for Copaxone despite competition from generics.

**Novartis—Gleevec**

Novartis used a similar approach as Gleevec neared the end of its patent exclusivity period. Novartis’s dispense-as-written campaign was projected to start around the time Gleevec’s base patent expired. Novartis targeted both patients and health care providers with dispense-as-written messaging. One planning document for the campaign identified messages designed to encourage patients to ask for and providers to request dispense-as-written. These included:

- “Generic imatinib does not have the Gleevec name imprinted on the tablet.”
- “It’s your right to ask your pharmacist for branded Gleevec. Tell them to dispense as written.”
- “The power is in your hands—demand the brand.”

These messages also aimed to scare doctors and patients away from switching to generics. Messages included:

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505 TEVA_HCO_IC_005002781.
506 TEVA_HCO_IC_005021634, at Slide 4.
507 TEVA_HCO_IC_005127231.
508 Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries Ltd., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (July 18, 2019).
509 CTRL-0088450, at Slide 4 (providing a complete description of the dispense-as-written campaign: “Comprehensive education to HCP/Patients on DAW and how to remain on the brand (EHR communications, email series, SP communication, Journal ads, PR platform, patent expiration guide, EMR, etc.).”)
510 CTRL-0088408, at Page 1.
511 Id.
• “Multiple generics can lead to patient confusion.”
• “If you get generic, your medication may change shape, color, size from month-to-month.”
• “Disease can recur. Is it physiological or is it loss of efficacy of the medication?”
• “What is worse than telling patients their cancer is back?”

IV. SHADOW PRICING

The Committee’s investigation found that in certain markets, such as those for insulin and drugs to treat rheumatoid arthritis, competing brand-name pharmaceutical companies raised their prices in lockstep. This shadow pricing was contrary to what would be expected in a competitive market, where firms may underprice each other to gain market share and prices may increase or decrease based on various factors. Internal documents reveal that these companies frequently accelerated and increased planned price increases to match their competitors and used competitors’ price increases to justify implementing larger and more frequent price increases on their own products.

512 Id.
Experts have warned that when companies engage in shadow pricing, patients “often bear the burden of these costs through increased premiums, copayments and retail prices,” and that if shadow pricing continues, “the US healthcare model is likely to become increasingly unsustainable.”

A. Shadow Pricing Among Insulin Manufacturers

The insulin market provides a striking example of shadow pricing. Internal documents obtained by the Committee from the three largest insulin manufacturers demonstrate that these companies intentionally and strategically raised their prices in lockstep. As one internal slide from Novo Nordisk noted, the company’s pricing strategy was to “match what other companies are doing in the marketplace.”

The absence of meaningful biosimilar competition in the insulin market is part of what enables manufacturers to raise prices in lockstep. As of 2021, only one interchangeable insulin product has been approved: Semglee, a biosimilar form of Sanofi’s long-acting insulin, Lantus. Eli Lilly and Novo Nordisk have both launched cheaper, “authorized generic” versions of Humalog and NovoLog, respectively. An authorized generic is identical to a brand-name drug but is marketed or licensed as a generic by the brand-name drug company. Recent research has shown that authorized generic versions of Humalog and NovoLog have failed to meaningfully penetrate the market. A 2019 Senate investigation, for instance, found that just 17% of surveyed pharmacies carried Humalog’s authorized generic. Authorized

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514 NNI-ERR_0080488, at Slide 3.

515 Food and Drug Administration, *Press Release: FDA Approves First Interchangeable Biosimilar Insulin Product for Treatment of Diabetes* (Jul. 28, 2021) (online at www.fda.gov/news-events/press-announcements/fda-approves-first-interchangeable-biosimilar-insulin-product-treatment-diabetes). Insulin is a biologic—a large, complex molecule made from living cells or tissue—but because it is such an old drug, it had been regulated as a small-molecule drug under section 505 of the Federal Food, Drug, and Cosmetic Act. That changed when the Biologics Price Competition and Innovation Act deemed insulin a biologic and ordered that, after March 23, 2020, all insulins would be licensed under the Public Health Service Act. See *Patient Protection and Affordable Care Act*, Title VII: Biologics Price Competition and Innovation Act of 2009 (BPCIA), Pub. L. No. 111-148. Biosimilars are based on a “reference” biologic product, but since insulin was regulated as a drug, there were no previously referenced biosimilar products for which a biosimilar could be developed. Today, there are two “follow-on biologic” insulins that have received approval from FDA—Eli Lilly’s long-acting drug Basaglar and Sanofi’s rapid-acting Admelog—and, on July 28, 2021, FDA approved the first interchangeable biosimilar product, Semglee, which can be substituted for Sanofi’s long-acting insulin, Lantus.


generics can also serve to undermine true generic competitors in the marketplace as the presence of an authorized generic has been shown to raise both brand-name and generic prices in those markets while limiting true generic market shares. Thus, although the authorized generics launched by Eli Lilly and Novo Nordisk appear to be price-lowering products, in practice they may serve to entrench the companies’ costlier, brand-name option.

As a result of this lack of meaningful competition, insulin manufacturers have been able to raise prices in lockstep, irrespective of innovation or improvement. Figures 3 and 4 below show the pricing history for Eli Lilly and Novo Nordisk’s rapid-acting insulin products, Humalog and NovoLog, respectively, and Sanofi and Novo Nordisk’s long-acting insulin products, Lantus and Levemir, respectively.

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519 Robin Feldman, Captive Generics: The Wolf in Sheep’s Clothing, UC Hastings Research Paper Forthcoming (June 16, 2021) (online at https://papers.ssm.com/sol3/papers.cfm?abstract_id=3868436) (finding that, on average, the increase of brand-name net prices once generics entered the market was more than three times greater in drug markets with an authorized generic than in drug markets without one).

520 IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Humalog, NovoLog, and Lantus; MediSpan Price Rx, Wholesale Acquisition Cost and Average Wholesale Price History for Levemir.
Figure 3: Comparison of Rapid-Acting Insulin Price Increases—Humalog (Eli Lilly) and NovoLog (Novo Nordisk), 1996–2018

Figure 4: Comparison of Long-Acting Insulin Price Increases—Lantus (Sanofi) and Levemir (Novo Nordisk), 2005–2019
**Eli Lilly**

New documents obtained by the Committee show that executives at Eli Lilly regularly monitored competitors’ pricing activity and viewed competitors’ price increases as justification to raise the prices of their own products.\(^{521}\) On May 30, 2014, a senior vice president at Eli Lilly sent a proposal to Enrique Conterno, then-President of Lilly Diabetes, for a June 2014 price increase on Humalog and related product Humulin. The executive reported that the company had learned that Novo Nordisk had just executed a 9.9% price increase across its insulin portfolio. Mr. Conterno remarked, “While the list price increase is higher than we had planned, I believe it makes sense from a competitive perspective.” \(^{522}\) Eli Lilly took a 9.9% price increase shortly thereafter, on June 5, 2014.\(^{523}\)

Six months later, on November 19, 2014, Mr. Conterno reported to then-CEO John Lechleiter that Novo Nordisk had just taken another 9.9% price increase on NovoLog—the direct competitor to Eli Lilly’s Humalog. Mr. Conterno wrote, “As you are aware, we have assumed as part of our business plan a price increase of 9.9% for Humalog before the end of the year.” \(^{524}\) The following Monday—six days after Mr. Conterno’s initial email to the CEO—Eli Lilly took price increases of 9.9% on all of its Humalog and Humulin products.\(^{525}\)

**Sanofi**

Documents obtained by the Committee show that Sanofi also closely monitored competitors’ pricing activity and planned its own pricing decisions around price increases by Eli Lilly and Novo Nordisk. Documents also show that executives were aware that Sanofi’s long-acting insulin competitors—particularly Novo Nordisk—would likely match its pricing actions on long-acting insulin. In internal documents Sanofi leaders welcomed price increases on competitors’ products because they allowed the company to claim it was maintaining pricing parity with competitors.

For example, on November 7, 2014, Sanofi executed a price increase of approximately 12% across its family of Lantus products.\(^{526}\) The following week, a Sanofi senior vice president sent an email asking, “Did Novo increase the price of Levemir following our price increase on Lantus last week? I just want to confirm we can still say that Lantus and Levemir are still priced at parity on a WAC [wholesale acquisition cost] basis.” The head of pricing responded that Novo had not yet taken the price increase but noted, “Over the past four price increases on

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\(^{521}\) See also COR-BOX-00013359, at Slide 26. This presentation proposing price adjustments to Eli Lilly’s products includes a chart comparing all insulin drug prices, including NovoLog, Humalog, and Lantus.

\(^{522}\) COR-BOX-00016555.

\(^{523}\) IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Humalog*.

\(^{524}\) COR-BOX-00014049.

\(^{525}\) IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Humalog*.

\(^{526}\) IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Lantus*. 

140
Lantus they have typically followed within 1 month.” 527 Novo Nordisk raised the price of Levemir by 12% the following week. 528

An internal Sanofi chart shows that, between April 2013 and November 2014, Sanofi raised the price of Lantus five times, and each of these times Novo Nordisk quickly followed suit to match its price increases for Levemir. 529

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**Basal Insulin Price Evolution**

<table>
<thead>
<tr>
<th>Current WAC per Common Unit</th>
<th>Lantus</th>
<th>Levemir</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tresiba</td>
<td>$29.6</td>
<td></td>
</tr>
<tr>
<td>Levemir</td>
<td>$26.9</td>
<td></td>
</tr>
<tr>
<td>Toujeo</td>
<td>$24.9</td>
<td></td>
</tr>
<tr>
<td>Lantus</td>
<td>$24.9</td>
<td></td>
</tr>
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</table>

<table>
<thead>
<tr>
<th></th>
<th>Date</th>
<th>% Incr Vial</th>
<th>% Incr Pen</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Lantus</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>11/07/14</td>
<td>11.9%</td>
<td>11.9%</td>
</tr>
<tr>
<td></td>
<td>05/30/14</td>
<td>16.1%</td>
<td>9.9%</td>
</tr>
<tr>
<td></td>
<td>12/13/13</td>
<td>14.9%</td>
<td>9.9%</td>
</tr>
<tr>
<td></td>
<td>08/26/13</td>
<td>9.9%</td>
<td>9.9%</td>
</tr>
<tr>
<td><strong>Levemir</strong></td>
<td>08/25/15</td>
<td>8.2%</td>
<td>8.2%</td>
</tr>
<tr>
<td></td>
<td>11/18/14</td>
<td>11.9%</td>
<td>11.9%</td>
</tr>
<tr>
<td></td>
<td>05/31/14</td>
<td>16.1%</td>
<td>9.9%</td>
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<td></td>
<td>12/19/13</td>
<td>14.9%</td>
<td>9.9%</td>
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<tr>
<td></td>
<td>05/03/13</td>
<td>9.9%</td>
<td>9.9%</td>
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</tbody>
</table>

* No price increases for Toujeo & Tresiba since launching

- Parity was obtained on the 5/30/14 price increase for Lantus Vial & Pen
- Tresiba currently at 19% premium and to Sanofi Glargine
- Levemir currently at 8% premium to Sanofi Glargine

Documents obtained by the Committee also reveal that, before taking price increases on Lantus, Sanofi compared the new list price to the prices of competitor products. For example, in an April 2018 email exchange about accelerating and increasing previously planned price increases for Lantus and Toujeo (from July to April, and from 3% on Lantus to 5.3%), one senior director requested, “Please confirm how the new WAC of Lantus/ Toujeo would compare with

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527 SANOFI_COR_00045089.
528 IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Lantus*.
the WAC of Levemir/Tresiba.” In reply, another senior leader provided a chart comparing Sanofi prices to those of its competition.

Sanofi also engaged in shadow pricing with its rapid-acting insulin products, including Apidra. Sanofi was not the market leader in the fast-acting insulin space and typically did not act first to raise prices. However, when its competitors raised prices on their fast-acting insulins, Sanofi followed suit. A 2017 Sanofi slide deck explained, “Over the past three years, we have executed a ‘fast follower’ strategy for Apidra and have executed price increases only after a price increase was announced.”

In December 2018, Sanofi’s director of strategic pricing and planning emailed diabetes and cardiovascular pricing committee members seeking approval for across-the-board price increases for its rapid- and long-acting insulin products, including Lantus, Toujeo, and Apidra. The then-Senior Vice President and Head of Sanofi’s North America General Medicines group forwarded the proposal to the then-Senior Vice President and Head of Sanofi’s External Affairs and inquired, “Prior to my approval, just confirming that we are still on for these.” The Head of Sanofi’s External Affairs wrote back, “Yes. As of now I don’t see any alternative. Not taking an increase won’t solve the broader policy/political issues, and based on intel, believe many other manufacturers plan to take increases next year as well.” He added, “So while doing it comes with high political risk, I don’t see any political upside to not doing it.”

**Novo Nordisk**

Although Sanofi generally led price increases in the long-acting insulin market with its pricing for Lantus, Novo Nordisk often led in the rapid-acting market with NovoLog. On May 8, 2017, Novo Nordisk CEO Lars Jorgenson learned that Eli Lilly had raised U.S. list prices by approximately 8% across its injectable diabetes drug portfolio. Mr. Jorgenson emailed this information to a Novo Nordisk executive and asked, “What is our price increase strategy?” The executive responded, “LLY [Eli Lilly] followed our increase on NovoLog, so we’re at parity here, so no action from us. They led with Trulicity and based on our strategy, we will follow which will likely be on June or July 1st.”

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531 SANOFI_COR_00059474, at Sheet 2.

532 SANOFI_COR_00134729, at Page 1.

533 SANOFI_COR_00282444, at Page 1.

534 Id.

535 Id.

536 NNI-ERR_0082871, at Page 1.

537 NNI-ERR_0082875, at Page 1.
Documents obtained by the Committee show that Novo Nordisk also engaged in shadow pricing with its long-acting insulin, Levemir. Novo Nordisk typically did not act first to raise prices. However, when its competitors raised prices on their fast-acting insulins, Novo Nordisk followed suit. A March 2015 pricing committee presentation slide articulated this strategy: “Levemir price strategy is to follow market leader.”

Novo Nordisk’s pricing strategy for other diabetes products appears to have become the subject of humorous exchanges among senior analysts within the company. After a Novo Nordisk analyst shared news of an Eli Lilly price increase for a diabetes product on December 24, 2015, a senior director of national accounts wrote, “[M]aybe Sanofi will wait until tomorrow morning to announce their price increase… that’s all I want for Christmas.” The first analyst responded, “I actually started a drinking game—I have to take a shot for every response that says ‘what about Sanofi,’” and then, “My poor liver . . .” The senior director responded, “Ho Ho Ho!!!”

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**B. Shadow Pricing Between Amgen and AbbVie**

The Committee also obtained new evidence about shadow pricing by AbbVie and Amgen for their blockbuster biologic drugs Humira and Enbrel. As a result of this shadow pricing, the

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538 NNI-ERR_0010319, at Slide 3.
539 NNI-ERR-0016771.
prices for both arthritis treatments increased by double digits in many years. Figure 5 below shows AbbVie’s and Amgen’s pricing for Humira and Enbrel from 2013 to 2021.

Figure 5: Humira and Enbrel—Price of an Annual Course of Treatment, 2013–2021

Amgen’s internal documents indicate that Amgen ran its own sales projections based on expectations of whether AbbVie’s price increases would be “conservative,” “aggressive,” or “super aggressive,” with the expectation that Amgen would follow suit. Amgen tracked AbbVie’s price increases for Humira in a chart that was regularly updated and included in Amgen’s pricing committee presentations and emails.

Amgen executives used AbbVie’s pricing actions for Humira to justify taking higher and more frequent price increases for Enbrel. For example, on May 11, 2016, the day before a meeting of Amgen’s U.S. pricing committee, a senior Amgen executive sent an email to Anthony Hooper, then-Executive Vice President and Head of Global Commercial Operations, requesting a price increase of “9.9 percent to match Humira’s in January which puts us behind by

540 AMGN-HCOR-RR-00007229 (a pricing committee email from April 2016 that also noted that “the organization feels reasonably comfortable following AbbVie”).

541 See, e.g., AMGN-HCOR-RR-00039834; AMGN-HCOR-RR-00000010, at Slide 8; AMGN-HCOR-RR-00431334, at Slide 34; AMGN-HCOR-RR-00000176, at Slide 15; AMGN-HCOR-RR-00014573, at Slide 1.
2 percent.” A presentation prepared for the May 12 meeting shows that Amgen had previously planned to take a 7.9% increase in June 2016. However, because Amgen executives believed AbbVie would again raise Humira’s price, they recommended that Amgen take a higher-than-planned price increase to match AbbVie’s. The slide stated, “Approve an Enbrel price increase of up to 9.9% prior to August 1, 2016, as soon as operationally feasible, following AbbVie’s anticipated price increase.” The slide made clear that Amgen’s “[p]rice increase strategy is to follow AbbVie’s price increases.”

The presentation projected that taking a 9.9% price increase by August 1, 2016, would net Amgen $60 million in 2017. Amgen took the 9.9% price increase as recommended, effective July 1, 2016.

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542 AMGN-HCOR-RR-00434914.
543 AMGN-HCOR-RR-000434916, at Slide 5.
544 Id., at Slide 6.
545 IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Enbrel*. 

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In September 2016, Amgen executives discussed the feasibility of delaying the public announcement of net revenue projections to determine whether AbbVie would raise the price of Humira again, which Amgen executives believed would allow them to increase the price twice in 2017, rather than only once as previously planned.546 A December 2016 pricing committee presentation included three different pricing scenarios for Enbrel based on AbbVie’s pricing of Humira.547

Amgen ultimately raised Enbrel’s price by 8.4% on January 20, 2017, two days after AbbVie raised the price of Humira by 8.4% on January 18, 2017.548

In December 2017, while approving a planned 4.9% Enbrel price increase for the end of the year, Mr. Hooper told his team, “you have authorization to proceed with a competitive price

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546 AMGN-HCOR-RR-00006948.

547 AMGN-HCOR-RR-00438104, at Slides 9–11.

548 AMGN-HCOR-RR-00039834, at Slide 3; IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Enbrel.
increase for Enbrel—should Humira pull the trigger at any point.” The scenario that Mr. Hooper anticipated ultimately played out. Internal emails show that after learning that AbbVie planned to raise the price of Humira by 9.7% in January 2018, Amgen executed an identical 9.7% increase for Enbrel—almost double the price increase it had planned to take on December 31, 2017.

Amgen’s internal documents indicate that it continued shadow pricing with AbbVie through 2019. A draft September 2018 strategy presentation recommended that Amgen “[r]eact competitively to AbbVie’s list price actions on Humira.” After AbbVie took a 6.2% price increase for Humira on January 1, 2019, Amgen took an identical price increase for Enbrel on January 17, 2019. Similarly, when AbbVie took a 7.4% price increase for Humira on January 1, 2020, Amgen took an identical price increase for Enbrel on January 17, 2020.

AbbVie’s internal documents also show that the company viewed Amgen’s price increases as providing justification and cover for its own price increases. For example, one company executive reported to current CEO and then-Executive Vice President Richard Gonzalez that it was a “[g]reat week-end” after learning that Amgen had increased the price of Enbrel on January 20, 2012, to $25,150 annually. The email thread noted that earlier that month, AbbVie had increased the price of Humira to $24,913 annually. In July, AbbVie would top Amgen again by raising the price of Humira to $26,632. Less than three weeks later, Amgen followed suit with another price increase.

To ensure that its price increases were in lockstep with Amgen, AbbVie circulated internal documents comparing its price increases to those of Amgen and frequently included a graph showing the price of Humira as compared to Enbrel. A slide deck dated May 15, 2013, shows that on three different occasions—January 2012, July 2012, and January 2013—AbbVie and Amgen moved in lockstep to increase the price of Humira and Enbrel, respectively. The slide deck also shows that in the 12-month period preceding May 2013, Humira and Enbrel both experienced cumulative price increases of 14.3%, and in the 24-month period preceding May 2013, Humira’s price increased cumulatively by 30.6%, while Enbrel’s price increased cumulatively by 29.4%.

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549 AMGN-HCOR-RR-00029310.
550 AMGN-HCOR-RR-00030638.
551 AMGN-HCOR-RR-00041867, at Slide 4.
552 IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Humira and Enbrel.
553 ABV-HOR-00136539.
554 Id.
555 IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Humira and Enbrel.
556 ABV-HOR-00048274, at Slide 3.
557 ABV-HOR-00024886.
V. RECOMMENDATIONS

The Committee recommends that Congress continue to examine anticompetitive tactics used by the pharmaceutical industry to suppress generic or biosimilar competition and keep drug prices high and pass reforms that target these anticompetitive practices, including:

- **Legislation to Prohibit Product Hopping:** The Committee’s investigation found that many drug companies engage in the anticompetitive practice of product hopping to extend their exclusivity on an expiring patent by switching patients from the old version of the drug to a new version, which keeps prescription drug costs high. Congress could consider legislation that prevents manufacturers from delaying generic competition by introducing a new version of an existing drug, such as the Affordable Prescriptions for Patients Through Promoting Competition Act, introduced by Representative David Cicilline (D-RI) and Senators Richard Blumenthal (D-CT) and Jon Cornyn (R-TX), which prohibits product hopping.

- **Legislation to Prevent Pharmaceutical Manufacturers from Interfering with Generic and Biosimilar Substitution Decisions:** Congress could also consider legislation to prevent pharmaceutical manufacturers from conduct that would encourage health care providers to write “dispense as written” on a prescription, which interferes with generic and biosimilar substitution decisions.
Chapter 6: Patient Assistance Programs and Patient Impact

Drug companies often highlight the generosity of their patient assistance programs when responding to criticism of their pricing practices. The Committee’s investigation uncovered new evidence that companies emphasized the significant returns on investment from these programs in the form of increased sales, particularly for drugs approaching loss of exclusivity. Internal documents also show that companies view these programs as important public relations tools.

These programs often do not provide sustainable support for patients and do not address the burden that the companies’ pricing practices have placed on the nation’s health care system. The Committee obtained hundreds of pages of patient complaints describing how high drug prices have harmed them and their loved ones.

The Committee’s investigation found:

• **Patient Assistance Programs Provided Significant Returns on Investment and Were Used as Public Relations Tools:** Multiple companies emphasized the high rate of return of their patient assistance programs. New documents reveal that Pfizer used its copay program for the commercial market to encourage patients to stay on branded Lyrica even after the entry of generic competition, with one internal presentation noting, “Other programs aside from cost savings do not provide sufficient motivation to staying on brand.” A Teva Work Plan for 2012 to 2014 touted that Teva’s copay program for Copaxone had an average return on investment of 451%. Novartis’s internal strategy documents estimated the potential rate of return of its copay assistance program for Gleevec at $8.90 for every dollar invested. Documents from Sanofi show that when considering a price increase for Lantus, senior leaders identified the planned launch of Sanofi’s patient affordability program as a way to “help mitigate some of this negative perception” around the price increase.

• **Companies Made Donations to Third-Party Foundations to Drive Sales:** Teva referred to third-party donations as an “investment” for future returns, with an expectation that the donations would drive Copaxone sales. Internal communications reveal that AbbVie made donations to third-party foundations to attract and maintain Humira patients who otherwise might not use the drug.

• **Patient Assistance Programs Do Not Provide Adequate Relief for Many Americans Struggling with High Drug Prices:** Changing eligibility requirements for these programs push patients in and out of coverage. The Committee obtained hundreds of pages of patient complaints describing how high drug prices have harmed them and their loved ones.
I. COMPANIES LEVERAGE PATIENT ASSISTANCE PROGRAMS TO DRIVE REVENUE

Drug companies provide patient assistance in three primary ways: through copay assistance programs for privately insured patients in the commercial market, cash donations to third-party foundations that pay out-of-pocket costs for Medicare beneficiaries and other underinsured patients, and free drug assistance programs through the companies’ own charitable foundations. Companies and charitable foundations may terminate or modify their patient assistance programs at any time, including decisions on eligibility criteria and level of assistance.

Copay cards or coupons reduce the amount that patients pay out of pocket through their insurance plans each month. The federal Anti-Kickback Statute prohibits pharmaceutical manufacturers from subsidizing the copay and other cost-sharing obligations incurred by Medicare Part D patients. Manufacturers are permitted to make donations to “independent, bona fide charitable assistance programs” when appropriate safeguards exist. According to the Office of Inspector General (OIG) of the Department of Health and Human Services (HHS), “the independent charity PAP [patient assistance program] must not function as a conduit for payments by the pharmaceutical manufacturer to patients and must not impermissibly influence beneficiaries’ drug choices.”

Yet documents reviewed by the Committee reveal that drug companies view donations to third-party foundations as an “investment” for future returns, with the expectation that such donations would drive their drugs’ sales. As drugs neared the end of their exclusivity periods, several companies combined patient assistance programs with other loss-of-exclusivity strategies, such as dispense-as-written campaigns, to limit competition.

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561 Id.

562 See Chapter 5 for further analysis of dispense-as-written campaigns and other anticompetitive strategies. Studies have shown that a majority of coupons are for brand-name medications for which lower-cost therapeutic alternatives are available, which has implications for patients and the health care system. See, e.g., Joseph S. Ross and Aaron S. Kesselheim, Prescription-Drug Coupons—No Such Thing as a Free Lunch, New England Journal of Medicine (Sept. 2013) (online at www3.med.unipmn.it/papers/2013/NEJM/2013-09-26_nejm/nejmp1301993.pdf).
Non-public data obtained by the Committee reveals that the costs of these programs for drugs in the Committee’s investigation were a small fraction of revenues brought in by those drugs.\textsuperscript{563} For example:

- Pfizer’s reported expenditures on patient assistance programs from 2015 to 2017 accounted for less than one-tenth of 1% of Pfizer’s reported Lyrica U.S. net revenue from the same period.\textsuperscript{564}

- Mallinckrodt, which has priced Acthar at approximately $123,000 per year, has touted the generosity of its patient assistance programs.\textsuperscript{565} Data obtained by the Committee reveals that the total cost of its programs was equivalent to approximately 2.5% of Mallinckrodt’s $5 billion in Acthar net revenues from the same period.\textsuperscript{566}

- According to data provided by Celgene, the cost of its commercial copay program for its cancer drug Revlimid was equivalent to approximately 0.16% of its net U.S. revenue for Revlimid from 2011 to 2018.\textsuperscript{567}

\textsuperscript{563} These companies’ charitable contributions are tax deductible, meaning the actual cost of these donations is even less. See Congressional Research Service, \textit{Prescription Drug Discount Coupons and Patient Assistance Programs (PAPs)} (June 15, 2017) (R44264) (online at https://crsreports.congress.gov/product/pdf/R/R44264/5).

\textsuperscript{564} Letter from King & Spalding, on behalf of Pfizer Inc., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform, at Page 3 (July 31, 2020); SRR_PFIZHCOR_00026814. From 2015 to 2017, Pfizer reported a total of $5.43 million in patient assistance program expenditures related to Lyrica, excluding Lyrica product donation. Pfizer noted that due to a change in vendors mid-2018, the company incurred additional costs in 2018 related to utilizing two vendors and accompanying transition costs. Pfizer earned $9.26 billion in U.S. revenue during that three-year period.

\textsuperscript{565} IBM Micromedex Redbook, \textit{Wholesale Acquisition Cost and Average Wholesale Price History for Gleevec}; Food and Drug Administration, \textit{Gleevec Label} (online at www.accessdata.fda.gov/drugsatfda_docs/label/2016/021588s047lbl.pdf). A 400 mg tablet of Gleevec is priced at $337.41. Letter from Hogan Lovells, on behalf of Mallinckrodt Pharmaceuticals, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Mar. 29, 2019).

\textsuperscript{566} Letter from Hogan Lovells, on behalf of Mallinckrodt Pharmaceuticals, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Mar. 29, 2019). Approximately $109 million was donated to independent 501(c)(3) patient assistance organizations. Letter from Hogan Lovells, on behalf of Mallinckrodt Pharmaceuticals, to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Sept. 11, 2020).

\textsuperscript{567} Letter from Covington & Burling LLP, on behalf of Celgene Corporation, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019); Letter from Covington & Burling LLP, on behalf of Celgene Corporation, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (May 24, 2019).
Sanofi—Lantus

Sanofi maintains a number of patient assistance programs. Internal documents show that Sanofi viewed these programs as tools for “image improvement” and to offset negative public perception of its price increases.

In April 2018, Sanofi launched the Insulins VALyou Savings Program for patients paying full retail price for insulin medications, including uninsured patients and commercially insured patients with high deductibles that have not been reached. Under this program, patients would be able to access Sanofi insulins at a discount of approximately 60% below the list price. Two months before the program launched, in a February 2018 email exchange, Sanofi senior leaders explained the company’s rationale:

**Why are we proposing “negative GTN [gross-to-net]” program?**

We plan to have a strong marketing push behind this initiative to have a positive impact on Sanofi insulins image as a company that truly cares about patient affordability. Long term effect of the image improvement is not accounted for in the calculations.

Although Sanofi expected the discount program to reduce net sales for Lantus, the email exchange noted that the impact on net sales revenue may not be significant because of an expected increase in sales volume: “In reality, we should see some improvement in adherence with decrease in OOP [out-of-pocket costs]. This increase in adherence will help to offset negative GTN impact further.” The slide deck attached to this email exchange noted that the new program would lead to a threefold increase of Lantus utilization by the current patient base.

Two months later, in April 2018, Sanofi directors recommended accelerating a planned 5.3% price increase for Lantus and Toujeo, moving it from July 1, 2018, to April 15, 2018, for an incremental increase of between $10 million and $15 million in net sales. Among the factors impacting the decision to accelerate the increase was the contemporaneous launch of Sanofi’s

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568 Letter from Arnold & Porter, on behalf of Sanofi, to the House Committee on Oversight and Reform, at Page 3 (Mar. 4, 2019) (the company reported that, with the copay program, patients with commercial insurance pay “as little as $0 co-pay and may receive savings of up to $600 per package of the medication, for a maximum of three packages per prescription” and that the company provided 58,210 patients with free Lantus in 2017 and 52,844 patients with free product in 2018).


570 Letter from Arnold & Porter, on behalf of Sanofi, to the House Committee on Oversight and Reform, at Page 3 (Mar. 4, 2019).

571 SANOFI_COR_00067805, at Page 2 (bold in original).

572 Id., at Pages 1–2.

573 SANOFI_COR_00067807, at Slide 9.

574 SANOFI_COR_00059472, at Page 2.
patient affordability program, which would “help mitigate some of this negative perception” around the price increase:

We are launching our new Insulins Savings Program this week which will benefit patients paying the highest out of pocket costs for their basal and mealtime insulins. While there is always an external perception risk with any price increase, we believe launching this type of savings program demonstrates our commitment to ensuring patient affordability and could help mitigate some of this negative perception.575

**Pfizer—Lyrica**

New documents obtained by the Committee indicate that Pfizer planned to use its copay program for commercially insured patients to encourage patients to stay on branded Lyrica after the drug’s loss of exclusivity (LOE) and the entry of generic competition. For example, a presentation prepared for a “Lyrica LOE Workshop” summarized insights from consumer research that “[a] co-pay card would encourage Lyrica users to look into remaining on the brand (despite a negative reaction to the term ‘eligible’),” and concluded, “Other programs aside from cost savings do not provide sufficient motivation to staying on brand.”576

Another slide deck titled “Lyrica LOE Co-Pay Card Offer” highlighted that brand-name drugs without a loss-of-exclusivity copay card in place when generic competition entered the market saw a reduction in sales volume.577 The presentation recommended launching the new copay card six months prior to loss of exclusivity in order to encourage patients to stay on the brand past the entry of generic competition, which it described as increasing “LOE redemptions.” The presentation also noted that the copay card program was intended to work in concert with Pfizer’s dispense-as-written campaign to encourage patients to request branded Lyrica and physicians to prescribe it.578 According to the presentation, the launch was estimated to cost Pfizer between $2 million and $5.6 million in lost revenue in the six months before loss of exclusivity but was projected to lead to returns of $5.5 million in the six months after loss of exclusivity and returns of $13 million in the 24 months after of loss of exclusivity.579

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576 SRR_PFIZHCOR_00005033.00001, at Slide 12.

577 SRR_PFIZHCOR_00026816, at Slides 10–11.

578 *Id.*, at Slides 7, 10.

579 *Id.*, at Slide 11.
Teva—Copaxone

Teva’s internal strategy documents emphasized the rate of return of its copay assistance program for commercial patients on Copaxone. For example, Teva’s 2008 Copaxone Work Plan estimated that the company would spend approximately $70 million on “Private Insurance Financial Assistance” between 2008 and 2011 and that this expenditure would result in the sale of 198,930 units of Copaxone that otherwise would have been lost. Assuming a list price of $1,886 per unit (the price of Copaxone on the date of the presentation), these sales were worth over $373 million—a 433% return on investment.

The 2008 Work Plan’s estimate proved conservative. Teva’s Work Plan for 2012 to 2014 reported that Teva’s copay program had an average return on investment of 451% for commercial patients.

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580 TEVA_HCO_IC_005141925, at Slide 37. To arrive at this calculation, Committee staff totaled the “Cost” and “Units Not Lost” figures for “Private Insurance Financial Assistance” from 2008 to 2011.

581 Id.; IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Copaxone. Committee staff used list price here because Teva did not provide the Committee with Copaxone’s net price perunit for 2008. But the $1,886 list price used in this analysis is significantly lower than the drug’s net price in the period 2009 to 2011, making the analysis conservative.

582 TEVA_HCO_IC_005142081, at Slide 27. The presentation noted that “Medicare D grants are not included in the assessment.”
In the years that followed, Teva continued to profit from its investments in commercial copay programs. Internal strategy documents indicate that Teva collected $257.5 million in net revenue from its $54.6 million in expenditures on the commercial copay programs in 2014.\textsuperscript{583} Teva collected $148.2 million in net revenue from its $68.4 million in expenditures on the programs in 2015.\textsuperscript{584}

Cash donations to third-party foundations were another important feature of Teva’s patient assistance programs. Internal presentations, emails, and payment authorization documents reveal that between 2008 and 2017, Teva paid hundreds of millions of dollars to third-party foundations to subsidize copay and other cost-sharing obligations incurred by Medicare Part D patients.

In documents reviewed by the Committee, Teva characterized donations to third-party foundations as an “investment” for future returns, with the expectation that such donations would

\textsuperscript{583} TEVA_HCO_IC_005083616, at Slide 11. To arrive at this calculation, Committee staff totaled the expenditures and net sales figures for “Commercial Co-Pay (PAP)” and “Coupon (CCS)” (which stands for Commercial Co-Pay Solutions), which were Teva’s two commercial copay programs at the time.

\textsuperscript{584} TEVA_HCO_IC_005083616, at Slide 16. To arrive at this calculation, Committee staff totaled the expenditures and net sales figures for “Commercial Co-Pay (PAP)” and “Coupon (CCS)” (which stands for Commercial Co-Pay Solutions), which were Teva’s two commercial copay programs at the time.
drive Copaxone sales. For example, Teva’s 2008 Copaxone Work Plan estimated that the company would spend approximately $97 million on “Medicare Financial Assistance” between 2008 and 2011 and that this expenditure would result in the sale of an additional 155,113 units of Copaxone that were “incremental” or “not lost.” Assuming a list price of $1,886 per unit (the price of Copaxone on the date of the presentation), these Part D sales were worth $292.5 million—a 200% return on investment.

In August 2020, the Department of Justice (DOJ) filed a civil lawsuit against Teva regarding its payments to third-party foundations, alleging that Teva violated the anti-kickback statute from late 2006 through at least 2015 by paying over $300 million to two third-party foundations to cover the Medicare copays of Copaxone patients. DOJ’s complaint alleged:

Teva paid CDF [Chronic Disease Fund] and TAF [The Assistance Fund] tens of millions of dollars each year because it knew that the foundations would use Teva’s money to cover Copaxone co-pays, thus increasing Copaxone sales and enriching Teva in amounts that far exceeded its payments to the foundations.

Documents obtained by the Committee indicate that Teva continued its payments to TAF and other third-party foundations through at least 2018—three years beyond the scope of DOJ’s complaint. These documents suggest that Teva’s donations continued to be based on the expectation that the funds ultimately would be provided to Copaxone patients.

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585 TEVA_HCO_IC_005141925, at Slide 50.
586 TEVA_HCO_IC_005141925, at Slide 37. To arrive at this calculation, Committee staff totaled the “Incremental Units,” “Units Not Lost,” and “Cost” figures for “Medicare Financial Assistance” from 2008 to 2011.
587 Id.; IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Copaxone*. Committee staff used list price here because Teva did not provide the Committee with Copaxone’s net price per unit for 2008. But the $1,886 list price used in this analysis is significantly lower than the drug’s net price in the period 2009 to 2011, making the analysis conservative.
589 Id.
590 See, e.g., TEVA_HCO_IC_05293411 (January 2016 email between executives seeking approval for a $10 million “Copaxone Donation wire transfer” to a foundation, in which it is noted that “this is a common payment we make each year”); TEVA_HCO_IC_005036573, at Slide 28 (October 2016 business plan that included a $40 million “Medicare donation” as part of its Copaxone “marketing” strategy); TEVA_HCO_IC_005095143 (in a January 2017 email, an executive sought approval for “3 payments totaling $38M related to planned 2017 Copaxone donations,” with three attached spreadsheets detailing payment request forms for various patient assistance program foundations). Teva reported to the Committee that it provided $23,286,429 in “charitable cash contributions in connection with Copaxone” in 2018. Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries, Ltd., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (May 24, 2019).
591 See, e.g., TEVA_HCO_IC_005001347, at Slide 1 (as Teva began planning for 2018, early drafts of one of its strategic documents noted that eliminating its “Medicare Donation” to third-party foundations would cost Teva up to $261 million in Copaxone sales).
Novartis—Gleevec

Novartis reported to the Committee that, for patients with commercial insurance, it offers “copay assistance programs so that eligible patients pay no more than $30 for a 30-day prescription” for many of the company’s brand and biosimilar products.592 Novartis reported that 590,000 patients were helped through its company-wide copay programs in 2018, although the company did not provide a precise figure for Gleevec patients.593

However, internal Novartis documents indicate that the company strategically used its copay programs to drive demand, particularly after the loss of exclusivity. While Novartis externally marketed its copay programs as ensuring that “every patient who needs Gleevec has access to it,” internal documents indicate that enhanced copay programs were a crucial piece of Novartis’s loss-of-exclusivity strategy for Gleevec, encouraging patients to stay on the branded drug even after generic entry.594 A 2015 Gleevec CoPay Strategy presentation noted, “Copay is an Important Component of the Gleevec LOE Strategy.”595 Another set of slides described the company’s copay promotion efforts as a way to “[h]elp to keep current customers on prescription by lessening the gap between Rx [Gleevec] and Gx [generic] costs.”596

Internal company slides related to copay strategies before and after the loss of exclusivity proposed that enhancing the copay programs six months before the loss of exclusivity would result in the greatest return on investment by keeping patients on Gleevec before lower-cost generics entered the market.597 This document indicated that Novartis valued patient assistance programs starting six months prior to the loss of exclusivity as providing a return on investment of $8.90 for every one dollar spent on the program.598

592 Letter from Hogan Lovells, on behalf of Novartis Pharmaceuticals Corporation, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019).
593 Id.
594 Letter from Hogan Lovells, on behalf of Novartis Pharmaceuticals Corporation, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019); CTRL-0086985, at Slide 2.
595 Id., at Slide 3.
596 CTRL-0088450, at Slide 3.
597 CTRL-0092356, at Slides 1–4.
598 Id.

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Novartis regularly tracked the return on its investment in patient initiatives in its “Weekly US Gleevec LOE Tracker.”

**AbbVie—Humira**

In addition to providing copay assistance to qualifying commercially insured patients taking its blockbuster drug Humira, AbbVie also makes donations to third-party foundations to provide financial assistance to Medicare beneficiaries.

Between 2009 and 2018, AbbVie transferred more than $39 million to a non-profit patient assistance program called the Patient Access Network (PAN) Foundation. On November 28, 2017, Dan Klein, the President and Chief Executive Officer of the PAN Foundation, emailed AbbVie’s Director of Patient Access Programs to request a donation from the company. Mr. Klein explained that if patients’ out-of-pocket costs were reduced through financial assistance, they would be more likely to continue taking their “treatment”—an indirect reference to Humira:

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600 AbbVie, *myAbbVieAssist Overview* (online at www.abbvie.com/patients/patient-assistance.html) (accessed May 13, 2021); Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Sept. 18, 2020).

601 Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Sept. 18, 2020).
Based upon data from CMS [the Centers for Medicare and Medicaid Services] and the National Health and Nutrition Examination Survey, we know that as many as one million people with ankylosing spondylitis, plaque psoriasis, psoriatic arthritis and rheumatoid arthritis are eligible for assistance from PAN. We also know these patients would be much more likely to start and stay on treatment if they were not stymied by high out-of-pocket costs.602

Mr. Klein’s appeal to AbbVie underscores the perverse incentives of a system that relies on financial assistance programs to help patients afford their medications. These programs allow the companies to generate higher revenues by maintaining demand while raising prices. Although these programs defray some patients’ out-of-pocket costs, the overall cost to the health care system increases due to price increases. This cost is in turn passed on to all patients in the form of higher insurance premiums.

AbbVie co-promotes its cancer drug Imbruvica with Janssen Pharmaceuticals, a subsidiary of Johnson & Johnson. One 2016 presentation regarding Imbruvica’s promotional budget included recommendations for the “optimal spend to maximize IMBRUVICA sales growth in existing and new indications.”603

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### Executive Summary - Janssen Recommendation

- Investment focused on optimal spend to maximize IMBRUVICA sales growth in existing and new indications (2+ new indications in 2017)

- JBI recommends increase YOY spend of +30% ($66M) based on forecasted increase in sales goal of 39% in 2017

- Used Competitive Benchmarking and cROI to guide appropriate investment

- Priority of Investment:
  1. Sales force expansion
  2. Commercial OOP increase/MAF OOP increase
  3. Commercial FTE increase /MAF FTE

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602 ABV-HOR-00039036.

603 ABV-HOR-RR-00012724, at Slide 2 (highlighting added by Committee).
In order to reach that goal, the presentation proposed increasing payments to foundations from $47 million to $55 million in 2017—the single largest individual expenditure in the companies’ Imbruvica promotional budget.604

II. PATIENT IMPACT

Although patient assistance programs are an important lifeline for some patients, they are not a comprehensive solution for addressing rising drug prices. Patients can fall in and out of eligibility for these programs, and programs can be cancelled. Driving increased demand through patient assistance programs also increases other costs in the health care system.605

Documents obtained by the Committee show that drug companies are routinely contacted by patients who cannot afford their medications. The Committee’s investigation revealed that drug manufacturers were aware of the impact their price increases were having on patients. Each of the drug companies produced to the Committee hundreds of pages of patient complaints describing how the high price of their prescription medication impacted their lives and their loved ones.

604 Id., at Slide 22 (highlighting added by Committee).

For example: 606

- One father contacted Mallinckrodt’s medical information line to ask for help with the cost of his son’s treatment for infantile spasms. The father reported that his son’s doctor ordered a six-week treatment of Acthar requiring six vials of the drug, but his insurance plan only covered four vials. The father wrote, “We are in a serious bind here. Your medication is extremely expensive and we are unable to afford the 80,000 dollars needed for the remaining 2 vials.” 607

- Mallinckrodt also received complaints from patients who relied on Acthar to manage their conditions and had once received patient assistance but were then told that the funds were no longer available for their disease or that there was no more assistance available to them. 608 For example, the adult child of a 90-year-old patient contacted Mallinckrodt’s medical information line to complain that, after two years of receiving assistance, the patient was no longer eligible. The complaint stated that “the medicine is priced way above her means of being able to pay—or anyone else for that matter” and that “she is unable to afford the astronomical copay required.” 609 In other cases, patients reported being out of medicine and behind on treatment because they were waiting for copay assistance to come through. 610

- One patient told the Amgen call center representative, “My insurance has changed to Medicare ... [T]he bottom line is I can no longer take Enbrel. I have severe RA [rheumatoid arthritis]. On Medicare the cost is a third of my income. Since I turned 65 in September, I just can’t afford it. I’ve been on Enbrel for 13 years. Enbrel has saved my life. ... How horrible it is to become a senior citizen, have RA, and not be able to afford the drug that gives a quality of life.” 611

- The husband of one patient pleaded with Novartis, stating, “My wife has been using Gleevec for thirteen years, she has GIST. ... Now our medical coverage is stating that we must now pay the $4,200/mnth and it is does [sic] not contribute to our deductible. If we are forced to pay the $4,200/mnth [sic] we will have to sell our home because we will not be able to pay the mortgage and the cost of the

606 It is not clear from the documents whether patients who made these complaints were provided assistance or otherwise obtained the requested relief.


608 See, e.g., MNK-COR-00001949, at Pages 5 and 8.


610 MNK-COR-00001949, at Page 13. In another example, a patient complained about trying to get patient assistance but needed two more denials from insurance before eligibility for the program. MNK-COR-00001949, at Page 11.

611 AMGN-HCOR-0000017 to AMGN-HCOR-0000030 (ellipses added by Committee).
medication. My wife is precious to me and our three beautiful daughters. Please help.”

- One Medicare Part D patient reported facing a $5,000 copay due to the high price of Revlimid. The patient told Celgene’s patient support specialist that the company should be “ashamed” of its prices and that she had attempted to join a research study to gain access to her medication. When Celgene’s patient support specialist asked what the patient would do if she could not afford her medication, the patient said she would likely discontinue the medication.

Throughout its investigation, the Committee received other firsthand accounts from patients and families about the impact of high drug prices on their lives. During the Committee’s first hearing of the 116th Congress in January 2019, the Committee heard from Antroinette Worsham, the mother of two insulin-dependent daughters. Her oldest daughter Antavia was diagnosed at the age of 16 with diabetes. She passed away six years later after being forced to ration her insulin because of the high cost.

The Committee also heard from impacted patients during three hearings with drug company executives on September 30, 2020; October 1, 2020; and May 18, 2021. Ramae Hamrin, a single mother of two from Minnesota, takes Revlimid to treat multiple myeloma. She told the Committee:

I rely on a drug called Revlimid to keep me alive. My out-of-pocket costs are around $15,000 a year, which is impossible for me to cover on my fixed income. In order to keep taking this drug, I will have to deplete my life savings, cash out my 401K, and sell my house. When those funds run out, I am not sure what I will do.

Therese Humphrey Ball, a nurse from Indiana, took Copaxone for her multiple sclerosis until the cost became too much. She wiped out her savings and relied on grants to cover the cost. Once she lost those, the price of Copaxone was $6,000 and she had to discontinue use of the drug. Ms. Humphrey Ball told the Committee, “When I was not on the drug, I lost short-term memory and experienced other declines in my cognitive functions. This makes it difficult for me to enjoy the things that I love like spending time with my grandchildren.”

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612 NOVARTIS.HCOR2019014.00001059.
613 CELG_HCOR_000006166.
615 House Committee on Oversight and Reform, Hearing on Unsustainable Drug Prices: Testimony from the CEOs (Part D), 116th Cong. (Sept. 30, 2020) (online at https://docs.house.gov/meetings/GO/GO00/20200930/111055/HHRG-116-GO00-Transcript-20200930.pdf).
616 Id.
Lynn Scarfuto, a retired nurse from New York, takes Imbruvica to treat her leukemia. Although she is a Medicare patient, the monthly cost for the drug is over $13,000. While she has been able to secure short-term assistance to cover the cost, this expires at the end of 2021. Ms. Scarfuto told the Committee, “My inability to afford Imbruvica’s astronomical price once my assistance runs out would certainly expedite my death.”

III. RECOMMENDATIONS

- **Support Structural Reforms to Lower Drug Prices**: The Committee’s investigation shows that the pharmaceutical industry has used patient assistance programs to distract from price increases, even when company representatives privately acknowledged that lowering prices would be more helpful to patients. Congress should consider structural reforms, like Medicare price negotiation, to ensure that the pharmaceutical industry does not continue to raise prices at will on critical and life-saving medicines.

- **Enhance Transparency of Patient Assistance Programs**: The Committee’s investigation demonstrates the need for more transparency into copay programs, including their eligibility criteria and the length of their availability relative to the length of the relevant drug regimens. This would enable policymakers to further assess these programs, including whether they are used to initiate adherence to a brand-name medicine but not last for the entire regimen, leaving consumers responsible for higher costs.

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Chapter 7: Research and Manufacturing Costs Do Not Justify Price Increases

When facing criticism over its pricing practices, the pharmaceutical industry claims that high drug prices are necessary to fund innovative research and development (R&D) for new therapies and to recoup other supply chain costs. The Committee’s investigation found that these justifications for high prices are unsupported and that drug companies spend more on stock buybacks and dividends to reward shareholders than on R&D. Internal data obtained by the Committee reveals that R&D spending was dwarfed by revenues year after year.

The Committee’s investigation found that when drug companies did invest in R&D, those expenditures often went to research designed to protect existing market monopolies. The Committee’s investigation also found that drug companies often invested in development only after other research—much of it federally funded—demonstrated a high likelihood of financial success.

Finally, although pharmaceutical companies frequently cite rising costs of manufacturing or other commercial expenses to justify their pricing practices, internal data obtained by the Committee reveals that manufacturing costs for many drugs were stable or even declined over time, as revenue increased.

The Committee’s investigation found:

- **Shareholder Payouts Outpaced R&D Expenditures:** From 2016 to 2020, the 14 leading drug companies in the world spent $577 billion on stock buybacks and dividends—$56 billion more than they spent on R&D over the same period. The Committee’s analysis indicates that even if the pharmaceutical industry collected less revenue due to federal drug pricing reforms, drug companies could maintain or even exceed their current R&D expenditures if they reduced spending on buybacks and dividends.

- **R&D Expenditures Were Dwarfed by Revenue:** Drug companies’ investments in R&D were dwarfed by U.S. revenues for the drugs examined. For example, Pfizer identified a total of $914 million in R&D expenditures related to Lyrica from 2009 to 2018, equivalent to 4% of its $23 billion in net U.S. revenue from the drug for that period. Eli Lilly’s estimate for Humalog R&D costs was equivalent to approximately 3.6% of the net sales generated by the product in the United States over the same period.

- **Spending on R&D Was Designed to Protect Monopolies and Justify Price Increases:** Internal documents show that companies dedicated a significant portion of their R&D expenditures to research that was intended to extend market monopolies, support marketing strategies, or justify price increases. For example, a large portion of AbbVie’s research expenditures for Humira was focused on limiting biosimilar competition through “enhancements” to the drug. Teva invested in research to extend Copaxone’s monopoly by developing a new
formulation of the drug, even though Teva’s own scientists questioned whether it would provide a clinical benefit to patients.

• **Reliance on Federally Funded Research:** More than half of the companies in the Committee’s investigation made R&D investments in their drugs only after other research demonstrated the likelihood of financial success. For some drugs—including Lyrica, Revlimid, and Gleevec—the companies relied heavily on taxpayer-funded research for development of their drugs. For other drugs—including Enbrel, Imbruvica, Acthar, and Lantus—the manufacturers acquired the rights to the drug through a merger or acquisition after the drug was demonstrated to be financially successful.

• **Price Increases Were Not Justified by Other Expenses:** Although pharmaceutical companies frequently cite rising costs of manufacturing or other commercial expenses to justify their pricing practices, internal data produced by the companies does not support this justification. For several of the drugs investigated by the Committee, manufacturing costs increased at a rate significantly lower than the rate of the drug’s price increases and were dwarfed by the revenue brought in by the drug. Some companies reported declining manufacturing costs over the period examined. For example, manufacturing costs for Enbrel declined from 2009 to 2018 while Amgen increased the price of the drug by 235%. From 2013 to 2018, Teva’s costs to manufacture Copaxone declined while Teva increased the list price of the drug by 54.5%.

### I. R&D EXPENDITURES COMPARED TO BUYBACKS AND DIVIDENDS

The pharmaceutical industry has warned that any drug pricing reform efforts will harm innovation by stymieing R&D investment. However, the Committee’s investigation has demonstrated that drug companies’ investments in R&D are far outpaced by spending on stock buybacks and dividends. The Committee’s analysis found that, from 2016 to 2020, the 14 leading drug companies spent $577 billion on stock buybacks and dividends—$56 billion more than they spent on R&D over the same period. This analysis suggests that drug companies could maintain or even exceed their current R&D expenditures if they reduced spending on stock

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619 Majority Staff, House Committee on Oversight and Reform, *Drug Pricing Investigation: Industry Spending on Buybacks, Dividends, and Executive Compensation* (July 2021) (online at https://oversight.house.gov/sites/democrats.oversight.house.gov/files/COR%20Staff%20Report%20Pharmaceutical%20Industry%20Buybacks%20Dividends%20Compared%20to%20Research.pdf). Data was compiled with information from annual reports, proxy statements, and other documents from AbbVie, Amgen, AstraZeneca, Bristol Myers Squibb, Eli Lilly, Gilead, GlaxoSmithKline, Johnson & Johnson, Merck, Novartis, Novo Nordisk, Pfizer, Roche, and Sanofi. These 14 companies were the largest pharmaceutical companies by market capitalization in Q1 2021. *Q1 2021: A Look at Biopharma’s Top 25 Companies by Market Cap*, BioSpace (May 3, 2021) (online at www.biospace.com/article/q1-2021-an-in-depth-look-at-biopharma-s-top-25-/).
buybacks and dividends. Figure 1, below, highlights the drug companies’ aggregate expenditures across each category.

**Figure 1: Pharmaceutical Industry Expenditures**

<table>
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<tr>
<th></th>
<th>Buybacks (SM)</th>
<th>Dividends (SM)</th>
<th>Total Buybacks &amp; Dividends (SM)</th>
<th>R&amp;D Expenditures (SM)</th>
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<td>$45,193</td>
<td>$67,614</td>
<td>$112,806</td>
<td>$92,034</td>
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<td>2017</td>
<td>$34,401</td>
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<td>2018</td>
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<td>2019</td>
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<td>$73,533</td>
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<td>$19,104</td>
<td>$79,463</td>
<td>$98,567</td>
<td>$121,233</td>
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<tr>
<td>Total (2016–2020)</td>
<td>$219,028</td>
<td>$358,886</td>
<td>$577,914</td>
<td>$521,817</td>
</tr>
</tbody>
</table>

AbbVie, Novo Nordisk, and Amgen spent more on buybacks and dividend payments than on R&D expenditures in each of the past five years, with Novo Nordisk and Amgen in particular spending disproportionately to enrich shareholders. Pfizer and Novartis spent more on buybacks and dividends than on R&D for four out of the last five years.621

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Figure 2: Novo Nordisk Expenditures on R&D vs. Buybacks and Dividends

Figure 3: Amgen Expenditures on R&D vs. Buybacks and Dividends

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II. R&D EXPENDITURES COMPARED TO REVENUE

Pharmaceutical companies frequently claim that high prices are necessary to recoup the significant cost of discovering and developing innovative therapies. Although companies may invest product revenue into research and development efforts in other therapeutic areas or products, the Committee’s investigation revealed that, for most of the companies investigated, the amount spent on research and development was a small fraction of net U.S. revenues for the respective drugs.  

Figure 4 below compares R&D spending to revenue for seven of the drugs investigated for the time period for which the companies provided data.  

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624 Additional Committee analysis of pricing decisions found that, in contrast to public messaging, analyses and decision-making about price were largely driven by revenue and profit goals and were unrelated to past or future investment in research and development. See Chapter 2 for further analysis.

625 The figure includes the companies for which the Committee had comparable data. Teva Pharmaceutical Industries Ltd.: Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries Ltd., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Aug. 9, 2019); Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries Ltd., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (July 18, 2019); Teva Pharmaceutical Industries Ltd., 2002–2019 Forms 10-K and 20-F (online at https://ir.tevapharm.com/financials/sec-filings/default.aspx). Teva was unable to identify any R&D expenditures related to Copaxone after 2015. Mallinckrodt Pharmaceuticals: MNK-COR-00001947, at Page 2; MNK-COR-00001704; Mallinckrodt Pharmaceuticals plc, 2014–2018 Form 10-K (online at https://www.mallinckrodt.com/investors/sec-filings/). Although Mallinckrodt claims that it has invested $500 million into Acthar, information reported to the Committee identified total Acthar Science and Technology investments of $363.3 million, which includes Acthar’s clinical testing, spending on clinical trials, and other R&D activities. This chart reflects that $363.3 million investment. AbbVie Inc.: Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019); Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Mar. 21, 2019); Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Jan. 14, 2021); Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Jan. 18, 2021); Abbott Laboratories, 2003–2013 Form 10-K (online at www.abbottinvestor.com/financials/sec-filings); AbbVie Inc., 2013–2018 Form 10-K (online at https://investors.abbvie.com/sec-filings). In September 2020, AbbVie represented to the Committee that it identified $2.166 billion in “Humira Research & Development.” At that time, AbbVie noted that these figures do not include other Humira R&D costs that it failed to track at the product-specific level. Five days prior to the release of the Committee’s staff report regarding AbbVie and Humira, AbbVie identified an additional $3.026 billion in Humira-specific research. Although the figure above reflects the $5.19 billion identified by AbbVie, AbbVie’s methodology in allocating theses additional research and development expenditures to Humira is unclear. Pfizer Inc.: Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform, at Page 4 (Mar. 4, 2019); Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform, at Page 2 (June 6, 2019); Pfizer Inc., 2009–2018 Form 10-K (online at https://investors.pfizer.com/financials/annual-reports/default.aspx). Amgen Inc.: Letter from King & Spalding, on behalf of Amgen Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Mar. 15, 2019); Amgen Inc., 2003–2018 Form 10-K (online at https://investors.amgen.com/financials/annual-reports).
Figure 4: U.S. Net Revenue Compared to R&D Costs for Investigated Drugs

Internal documents and data obtained from companies in the Committee’s investigation illustrate a similar pattern:

- **Eli Lilly:** Eli Lilly has taken the public position that it prices its products according to each drug’s value to the health care system and the need to fund innovation. For example, briefing materials prepared for Chief Executive Officer (CEO) Dave Ricks as a panelist at the 2017 Forbes Healthcare Summit included “Reactive Key Messages” on pricing that emphasized the significant research and development costs for insulin.\(^{626}\) Eli Lilly reported to the Committee that it spent approximately $680 million on R&D related to Humalog globally between 2005 and 2018.\(^{627}\) Over that period, worldwide net sales of Humalog were $31.35 billion—46 times more than reported R&D costs. Eli Lilly’s reported R&D costs

\(^{626}\) COR-BOX-00025634, at Page 1.

\(^{627}\) Letter from WilmerHale, on behalf of Eli Lilly, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 22, 2019). Eli Lilly informed the Committee that they believe this is likely under-representative of their expenses, as it excludes certain costs such as local medical expenses and billable hours for training and administrative activities that are not allocated by product.
for Humalog were equivalent to approximately 3.6% of the net sales revenue generated in the U.S. alone over the same period. 628

- **Novartis:** Novartis reported to the Committee that, according to its best estimate, Gleevec development costs from when it was approved in 2001 through 2019 exceeded $700 million. 629 Novartis reported that it claimed no R&D tax credits from 2009 to 2018. From 2009 to 2019, Novartis reported more than $39.7 billion in net worldwide revenue from Gleevec, with the U.S. market accounting for nearly $14.8 billion of that total. 631 Novartis generated more net revenue from Gleevec each year between 2009 and 2016 than it spent on Gleevec R&D combined during a 19-year period. 632

- **Pfizer:** Since launching Lyrica in 2005, Pfizer has raised the price of the drug 22 times. 633 A yearly course of Lyrica is priced at more than $6,000 today compared to just over $1,000 in 2005. 634 According to data Pfizer provided to the Committee, the company’s R&D costs for Lyrica from 2009 to 2018 represented the equivalent of less than 4% of the drug’s revenue. Pfizer reported that from

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629 Letter from Hogan Lovells, on behalf of Novartis Pharmaceuticals Corporation, to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Sept. 25, 2020); Letter from Hogan Lovells, on behalf of Novartis Pharmaceuticals Corporation, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Apr. 4, 2019). In its April 4, 2019, letter to the Committee, Novartis noted, “[T]he Company no longer has access to the records reflecting the very significant Gleevec development spend by the Company prior to FDA [Food and Drug Administration] approval.” With respect to its R&D spending after FDA approval, Novartis initially reported to the Committee, “The data after that initial FDA approval to which the Company still has access is incomplete and is only a small fraction of the significant overall spend by the Company on Gleevec development.”

630 Letter from Hogan Lovells, on behalf of Novartis Pharmaceuticals Corporation, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (July 18, 2019).

631 Novartis Pharmaceuticals Corporation, 2019 Form 20-F (Jan. 29, 2020) (online at www.sec.gov/Archives/edgar/data/1114448/000137036820000003/a20012920f.htm); Novartis Pharmaceuticals Corporation, 2016 Form 20-F (Jan. 25, 2017) (online at www.sec.gov/Archives/edgar/data/1114448/000104746917000338/a2230622z20-f.htm); Novartis Pharmaceuticals Corporation, 2013 Form 20-F (Jan. 29, 2014) (online at www.sec.gov/Archives/edgar/data/1114448/000104746914000415/a2217883z20-f.htm#dc19401_3_a_selected_financial_data); NOVARTIS.HCOR20190114.00001017 (net sales is defined as “Total Gross Sales minus contract discounts, rebates, returns, prompt payment discounts, copay card support, and any prior period adjustments related to these items”).

632 Letter from Hogan Lovells, on behalf of Novartis Pharmaceuticals Corporation, to Chairwoman Carolyn Maloney, House Committee on Oversight and Reform (Sept. 25, 2020).

633 IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Lyrica.

634 IBM Micromedex Redbook, Wholesale Acquisition Cost and Average Wholesale Price History for Lyrica. This calculation is based on the wholesale acquisition cost of a 90-pill package of the 75 mg oral capsule and assumes a patient takes 150 mg per day for one year.
2009 to 2018, it spent a total of $914 million on R&D related to Lyrica while the company earned over $23 billion in U.S. revenue.635

- **Amgen**: From 2003 to 2018, Amgen reported spending $2 billion on Enbrel R&D expenditures, equivalent to approximately 3.5% of the company’s $58.23 billion in net U.S. revenue from Enbrel over the same period.636 Amgen reported to the Committee that from 2002 to 2018, it spent $1.4 billion on Sensipar R&D, equivalent to approximately 14.6% of its $9.8 billion in net revenue over the same period.637

- **Teva**: Teva identified a total of $689 million in R&D expenditures related to Copaxone since 1987—equivalent to approximately 2% of its $34.2 billion in net U.S. revenue of Copaxone from 2002 to 2019.638

- **Sanofi**: Sanofi identified a total of $1.19 billion in R&D expenditures related to Lantus products from 1990 to 2018. Approximately $1.03 billion of that $1.19 billion was post-marketing research and development expenditures from 2002 to 2018.639 That figure represents the equivalent of approximately 2.4% of the U.S. net sales generated by Lantus in the same period.640 In December 2019, Sanofi

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635 Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform, at Page 4 (Mar. 4, 2019); Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform, at Page 3 (June 6, 2019).

636 Letter from King & Spalding, on behalf of Amgen Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Mar. 15, 2019).

637 Id.

638 Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries Ltd., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Aug. 9, 2019); Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries Ltd., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (July 18, 2019); Teva Pharmaceutical Industries Ltd., 2002–2019 Forms 10-K and 20-F (online at https://ir.tevapharm.com/financials/sec-filings/default.aspx).

639 Letter from Arnold and Porter, on behalf of Sanofi, to Majority Staff, House Committee on Oversight and Reform (Apr. 10, 2019).

640 Letter from Arnold and Porter, on behalf of Sanofi, to Majority Staff, House Committee on Oversight and Reform (Apr. 10, 2019); Sanofi, 2009–2018 Form 20-F (online at www.sanofi.com/en/investors/reports-and-publications/financial-and-csr-reports); Sanofi, 2005–2009 Form 20-F (online at www.sec.gov/cgi-bin/browse-edgar?action=getcompany&CIK=0001121404&type=20-F&dateb=&owner=exclude&count=40&search_text=); Aventis, 2002–2004 Form 20-F (online at www.sec.gov/cgi-bin/browse-edgar?action=getcompany&CIK=0000807198&type=20-F&dateb=&owner=inclu de&count=40&search_text=). Sanofi provided the numbers in U.S. dollars, converting from euros using the average annual conversion rates for the applicable year. The Committee used the most recent conversion rates from the Department of the Treasury. Department of the Treasury, *Treasury Reporting Rates of Exchange* (Dec. 31, 2020) (online at www.fiscal.treasury.gov/reports-statements/treasury-reporting-rates-exchange/current.html); IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Lantus*. The subcutaneous solution 10 mL vial was priced at $283.56 in 2019. While each person’s dosage varies and depends on body weight, diet, and other circumstances, on average, a patient weighing 160 pounds might use 40 units of insulin per day. A Lantus 10 mL multiple-dose vial, as an example, contains 100 units and so would last this patient 25 days. If each vial cost approximately $283, that would equal $4,131 per year.
announced that it would discontinue its research efforts in diabetes medication.\textsuperscript{641} The following year, Sanofi reported earning $1.7 billion in U.S. net sales of diabetes products, including $1.073 billion from Lantus.\textsuperscript{642}

### III. NON-INNOVATIVE R\&D EXPENDITURES

Internal documents obtained by the Committee show that the companies under investigation dedicated a significant portion of their R\&D expenditures to research that was intended to extend market monopolies, support the companies’ marketing strategies, and otherwise suppress competition.

**AbbVie—Humira**

Although AbbVie claims that it has invested billions of dollars in R\&D expenses related to its blockbuster rheumatology drug Humira, the Committee’s investigation demonstrated that a large portion of these expenditures was focused on limiting biosimilar competition through “enhancements” to Humira.\textsuperscript{643}

A June 2011 internal presentation from AbbVie’s predecessor company, Abbott, emphasized that one objective of the “enhancement” strategy was to “raise barriers to competitor ability to replicate.”\textsuperscript{644}

\textsuperscript{641} Sanofi Ends Research in Diabetes, Narrows Units to Spur Profit, Reuters (Dec. 9, 2019) (online at www.reuters.com/article/us-sanofi-outlook/sanofi-ends-research-in-diabetes-narrows-units-to-spur-profit-idUSKBN1YD2BI).


\textsuperscript{643} See, e.g., Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Aug. 31, 2020) (emphasizing research expenditures); ABV-HOR-RR-00000739 (filing to Vermont Attorney General emphasizing research expenditures).

\textsuperscript{644} ABV-HOR-00034291, at Slide 10.
This strategy proved successful, helping AbbVie obtain or file for hundreds of patents on Humira to delay competition. For example, AbbVie invested in R&D to develop a high-concentration formulation of Humira. AbbVie marketed this new formulation to patients as a means of reducing injection-site pain, but internal discussions characterized the new formulation as a biosimilar defense strategy. In 2015, AbbVie’s executives emphasized to AbbVie’s board of directors that a key part of its biosimilar “defense strategy” was to “[g]ain approval (EU/U.S.) of Humira High Concentration Formulation.”

As described in Chapter 5, AbbVie then leveraged this new formulation to initiate a “product hop,” an anticompetitive strategy in which a brand-name manufacturer moves patients to a new formulation prior to competition to its original formulation, thereby preserving market share and protecting its high price.

**Teva—Copaxone**

Teva adopted a similar strategy of investing in research for the purposes of “life-cycle management,” an industry term for the use of incremental research to extend a profitable drug’s market monopoly.

For the past decade, much of Teva’s investment in R&D has been in service of shielding Copaxone from generic competition for as long as possible and maximizing profits. Much like AbbVie, Teva focused on developing a new formulation—a 40 mg/mL dose injected three times

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646 ABV-HOR-00138392, at Slide 9.

647 See TEVA_HCO_IC_005158339, at Pages 18–21 (summary of 2002 meeting in Boca Raton, Florida); TEVA_HCO_IC_05220331 (summary of 2002 meeting in Berlin, Germany).
per week rather than daily. As described in Chapter 5, although Teva publicly framed the new dose as more convenient than the daily 20 mg/mL formulation, internal documents reveal that Teva developed the new dose in part to extend its monopoly pricing for Copaxone by shifting patients to the new dose—which still enjoyed market exclusivity—before the existing 20 mg/mL dose began facing generic competition. Teva invested in research to support a less frequent dose of Copaxone, despite opposition from Teva’s own Innovative Research and Development team, which, according to one of Teva’s scientists, was “strongly against” Teva’s study into the less frequent dosing of Copaxone “since it has no scientific rationale/value.”

Publicly, Teva defends its Copaxone price increases by claiming they are needed to fund ongoing R&D. For example, in October 2016, Teva developed talking points directing executives to emphasize that the price of Copaxone “reflects the clinical utility of the drug, while maintaining [Teva’s] commitment to ongoing clinical research.” The talking points instructed executives to argue that Teva’s price increases are justified because the company continues “to invest in researching new developments that directly translate to increased options for Copaxone patients.” However, when asked by the Committee to identify these investments, the company identified only $219 million in R&D from 2009 to 2015, equivalent to approximately 1.1% of...


649 Letter from Billy Dunn, Acting Director, Division of Neurology Products, Food and Drug Administration, to Dennis Ahern, Senior Director for Regulatory Affairs, Teva Pharmaceuticals USA (Jan. 28, 2014) (online at www.accessdata.fda.gov/drugsatfda_docs/appletter/2014/020622Orig1s089ltr.pdf).

650 Teva Pharmaceutical Industries Ltd., Press Release: Teva Announces U.S. FDA Approval of Three-Times-a-Week Copaxone (Glatiramer Acetate Injection) 40 mg/mL (Jan. 28, 2014) (online at www.businesswire.com/news/home/20140128006747/en/Teva-Announces-U.S.-FDA-Approval-Three-Times-a-Week-COPAXONE%C2%AE); see, e.g., TEVA_HCO_IC_005235121, at Slide 6 (Teva’s executives presented new Copaxone “Life Cycle Initiatives” to the company’s board of directors, including “40 mg every other day”); TEVA_HCO_IC_005132452 (in August 2008, executives asked whether Teva could “patent the frequency” of injections, thereby limiting the ability of generic competitors to introduce a similar generic version of the drug).

651 TEVA_HCO_IC_005233185. Teva sponsored the FORTE Trial, a Phase III clinical trial examining the efficacy, safety, and tolerability of a daily version of Copaxone 40 mg/mL as compared to daily Copaxone 20 mg/mL. In July 2008, Teva announced that the trial had found no difference in efficacy between the two doses of Copaxone. Teva Pharmaceutical Industries Ltd., Press Release: Teva Provides Update on FORTE Trial (July 7, 2008) (online at https://ir.tevapharm.com/news-and-events/press-releases/press-release-details/2008/Teva-Provides-Update-on-FORTE-Trial/default.aspx).

652 TEVA_HCO_IC_005000887, at Page 5.
IV. RELIANCE ON FEDERALLY FUNDED RESEARCH AND INVESTMENT ONLY AFTER OTHER RESEARCH DEMONSTRATED SUCCESS

Several companies in the Committee’s investigation made R&D investments in their drugs only after other research demonstrated the likelihood of financial success or the drugs had already been brought to market.

Lyrica, Revlimid, and Gleevec were developed through federally funded and academic research. Drug companies did not make significant research expenditures on these drugs until other research made it clear that the drugs were likely to be commercially successful. Recent studies have found that federally funded academics have an increasingly important role in drug discovery and that academics funded by the National Institutes of Health (NIH) contribute to one-third of the newest medicines.654

Enbrel, Imbruvica, Acthar, and Lantus were acquired through mergers or acquisitions, which were completed after the prior company had demonstrated that the drug was financially successful.

Pfizer—Lyrica

Taxpayer-funded research led to the initial discovery of Lyrica. Dr. Richard B. Silverman, a professor at Northwestern University, led the lab that discovered the synthesis of pregabalin, the active ingredient in Lyrica, and conducted the initial pharmacologic studies on the drug.655 These studies were funded by grants from NIH beginning in 1979.656 In exchange for the intellectual property related to Lyrica, Pfizer paid royalties to Northwestern University in

653 Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries, Ltd., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (July 18, 2019); Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries, Ltd., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Aug. 9, 2019); Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries, Ltd., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Aug. 25, 2020) (“Teva is writing to confirm that it had no additional Copaxone research and development expenditures other than those identified in our prior letter.”).


655 Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform, at Page 3 (May 3, 2019).

656 National Institutes of Health, Project Information for Project 5R01NS015703-08 (online at https://reporter.nih.gov/search/KGslFGorBU6d5_5A2fYZeg/project-details/3396431?description); The Pregabalin Story: How Northwestern University Transformed a $681,764 Grant into a Fortune of Good, Northwestern Invo (Apr. 1, 2017) (online at www.invo.northwestern.edu/about/news/news-archive/the-pregabalin-story.html); Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform, at Page 3 (May 3, 2019).
the amount of 4.5% of global sales, and to Professor Silverman in the amount 1.5% of gross sales. 657

NIH funding of Dr. Silverman was not the only federal funding that contributed to the discovery of pregabalin. An analysis from researchers at the Program on Regulation, Therapeutics and Law at Brigham and Women’s Hospital/Harvard Medical School identified 37 NIH awards, including the initial grant—totaling $13.8 million—related to pregabalin’s development. 658 Six of these awards, totaling $1.8 million, supported Dr. Silverman’s research between 1985 and 1990. Additional awards from 1988 to 1990, totaling $1.4 million, supported research by Richard J. Miller at the University of Chicago on related topics. From 1991 to 2004, an additional $10.5 million from 25 NIH awards went to related research. During this time, Parke-Davis Pharmaceuticals (later acquired by the pharmaceutical company Warner-Lambert) entered into a licensing agreement with Northwestern and began funding research into developing pregabalin. 659 When Pfizer acquired Warner-Lambert in 2000, millions of dollars in this federally funded research and other academic contributions had already contributed to the pre-approval development of pregabalin. 660

**Celgene—Revlimid**

Taxpayer-funded academic research was also critical to the development of Celgene’s blockbuster cancer drug Revlimid. Although Celgene (which is now a subsidiary of Bristol Myers Squib) claims that it invested “$800 million in research and development” for Revlimid, the company did not invest substantially until after taxpayer-funded research had made it clear that Revlimid was likely to become a blockbuster drug. 661

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657 Letter from King & Spalding, on behalf of Pfizer Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform, at Page 3 (May 3, 2019); In Focus: As Lyrica Profits Dry Up, Northwestern Seeks Another “Blockbuster” Drug, Daily Northwestern (Apr. 10, 2016) (online at https://dailynorthwestern.com/2016/04/10/in-focus/as-lyrica-profits-dry-up-northwestern-seeks-another-blockbuster-drug/). The distribution of royalties was part of a 1992 agreement between Northwestern and Warner-Lambert Company, which was acquired by Pfizer in 2000. In 2007, Northwestern sold 56% of its royalty interest for $700 million, and in 2013 (anticipating a drop in revenue after Lyrica lost its patent exclusivity), Northwestern sold most of its remaining royalty interest for $290 million. See, e.g., Royalty Pharma Acquires a Portion of Northwestern University’s Royalty Interest in Lyrica for $700 Million, Northwestern University (Dec. 18, 2007) (online at www.northwestern.edu/newscenter/stories/2007/12/lyrica.html).


659 Parke-Davis Pharmaceuticals was a subsidiary of Warner-Lambert. Warner-Lambert was acquired by Pfizer Inc. in 2000. This analysis also does not include earlier-stage work that led to the initial discovery.


661 Letter from Covington & Burling LLP, on behalf of Celgene Corporation, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Feb. 4, 2019).
Celgene first acquired the rights to Revlimid’s precursor drug, thalidomide, from Rockefeller University in 1992.\textsuperscript{662} Thalidomide was first used in the 1950s as a treatment for morning sickness in pregnant women, but it was removed from the commercial markets after it was found to cause birth defects.\textsuperscript{663} Researchers continued to study how the drug worked and doctors began using it to treat leprosy and other rare diseases.\textsuperscript{664}

In 1992, when Celgene first licensed the patent on thalidomide from Rockefeller University, it sought approval to market the drug under the brand name Thalomid for the treatment of a form of leprosy.\textsuperscript{665} In reviewing Celgene’s application, the Food and Drug Administration (FDA) noted that Celgene was seeking approval for “an indication for which the drug had been used for over 30 years.”\textsuperscript{666} The company and FDA expected that it could be prescribed off label to patients with HIV/AIDS based on the ongoing studies by Rockefeller University researchers and others.\textsuperscript{667} FDA granted Celgene’s application in 1998.\textsuperscript{668}

Celgene collected only limited revenue in the first few years of selling Thalomid.\textsuperscript{669} However, in 1993, researchers at Boston Children’s Hospital (BCH) discovered that both thalidomide and its chemical analog, EM-12, could inhibit tumor growth by stunting the development of new blood vessels.\textsuperscript{670} EM-12, which Celgene would later name Revlimid, has an almost identical molecular structure to thalidomide.\textsuperscript{671} The BCH researchers registered

\begin{itemize}
\item \textsuperscript{663} Waquas Rehman, Lisa M. Arfons, and Hillard M. Lazarus, The Rise and Fall and Subsequent Triumph of Thalidomide: Lessons Learned in Drug Development, Therapeutic Advances in Hematology (Oct. 2011) (online at www.ncbi.nlm.nih.gov/pmc/articles/PMC3573415/).
\item \textsuperscript{664} Id.
\item \textsuperscript{665} See Letter from Murray M. Lumpkin, Deputy Center Director, Center for Drug Evaluation and Research, Food and Drug Administration, to Dr. Steve Thomas, Celgene Corporation (July 16, 1998) (online at www.accessdata.fda.gov/drugsatfda_docs/appletter/1998/20785ltr.pdf).
\item \textsuperscript{666} Food and Drug Administration, Dermatologic and Ophthalmic Drugs Advisory Committee Tr. at 14 (Sept. 4, 1997) (attached to Celgene’s Statement of Material Facts in Mylan Pharmaceuticals Inc. v. Celgene Corporation, No. 14-CV-02094 (D. N.J.) (Mar. 20, 2018)). Both Celgene and FDA expected that Thalomid also would be prescribed off label to patients with HIV/AIDS and other conditions. See id.
\item \textsuperscript{667} Id.
\item \textsuperscript{668} See Letter from Murray M. Lumpkin, Deputy Center Director, Center for Drug Evaluation and Research, Food and Drug Administration, to Dr. Steve Thomas, Celgene Corporation (July 16, 1998) (online at www.accessdata.fda.gov/drugsatfda_docs/appletter/1998/20785ltr.pdf).
\item \textsuperscript{669} See CELG_HCOR_000000001 (listing Celgene’s revenue from 1992 to 2018).
\item \textsuperscript{671} How a Drugmaker Gamed the System to Keep Generic Competition Away, National Public Radio (Mar. 17, 2018) (online at www.npr.org/sections/health-shots/2018/05/17/571986468/how-a-drugmaker-gamed-the-system-to-keep-generic-competition-away).
\end{itemize}
patents on the discovery that thalidomide and other similar chemical compounds could prevent the growth of tumors.672

The BCH researchers were the first to test thalidomide on patients with multiple myeloma, and they later conducted a larger study supported by a $2.3 million grant from NIH.673 Celgene provided free drug samples for the study and contributed to data collection and analysis.674

After the results of this larger study were published—proving that thalidomide was effective in treating multiple myeloma—Celgene’s revenue for sales of thalidomide increased.675 It was only after learning of the initial success that Celgene decided to invest in the larger trials necessary to receive FDA approval to sell thalidomide as a treatment for multiple myeloma.676

As Celgene began to collect millions of dollars from selling thalidomide, other academic researchers—funded by taxpayer dollars—were already exploring whether drugs with a similar chemical structure to thalidomide, including the compound that would later become known as Revlimid, might be more effective than thalidomide in treating multiple myeloma. These chemicals had existed for many years, but the research into thalidomide prompted renewed interest into its analogs. Once again, Celgene capitalized on this academic and federally funded research to eventually launch Revlimid.

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674 Id.; National Institutes of Health, Project Information for Project 2P01CA055819-05A1 (online at projectreporter.nih.gov/project_info_details.cfm?aid=2893415&icde=48912205).

675 Id.; Seema Singhal et al., Antitumor Activity of Thalidomide in Refractory Multiple Myeloma, New England Journal of Medicine (Nov. 18, 1999) (online at www.nejm.org/doi/full/10.1056/NEJM199911183412102); Boston Children’s Hospital, From Thalidomide to Pomalyst: Better Living Through Chemistry (Apr. 2, 2013) (online at https://damatolab.com/news/thalidomide-pomalyst-better-living-through-chemistry). The rapid revenue growth likely was due to doctors’ prescribing Thalomid off label to treat multiple myeloma while larger studies and the FDA review were ongoing. See CELG_HC0R_000000001 (listing Celgene’s research expenditures and revenue from 1992 to 2018); Letter from Renata Albrecht, Division Director, Division of Special Pathogen and Transplant Products, Food and Drug Administration, and Robert L. Justice, Acting Division Director, Division of Drug Oncology Products, Food and Drug Administration, to Megan Parsi, Director of Regulatory Affairs, Celgene Corporation (May 25, 2006) (online at www.accessdata.fda.gov/drugsatfda_docs/appletter/2006/021430s000,%20020785s031LTR.pdf).

676 CELG_HC0R_000000001 (listing Celgene’s research expenditures and revenue from 1992 to 2018); National Institutes of Health, Clinical Trials Sponsored by Celgene Corporation from 1996 to 2000 (online at www.clinicaltrials.gov) (showing that Celgene-sponsored multiple myeloma trials began a year after Barlogie’s first trial with collecting data from all 84 of its enrolled patients and eight months after Dr. Barlogie’s first trial began treating its patients); Seema Singhal et al., Antitumor Activity of Thalidomide in Refractory Multiple Myeloma, New England Journal of Medicine (Nov. 18, 1999) (online at www.nejm.org/doi/full/10.1056/NEJM199911183412102) (stating that enrollment occurred from December 1997 to June 1998).
In 2000 and 2001, researchers at the Dana Farber Cancer Institute published two studies showing that certain variations of thalidomide—including the compound that Celgene would later name Revlimid—appeared to be more effective than thalidomide in treating multiple myeloma. The two studies were supported by more than $3 million in grants from NIH. The same Dana Farber researchers then conducted a small-scale study showing that the compound that would be named Revlimid was superior to thalidomide in treating relapsed multiple myeloma patients. That study was also funded by grants from NIH. It was only after these three federally funded studies demonstrated positive results for Revlimid that Celgene invested in additional trials to obtain FDA approval to sell Revlimid to patients with multiple myeloma.

In 2006, FDA approved marketing of Revlimid for multiple myeloma patients who had received another treatment that had failed. FDA did not allow Celgene to market Revlimid as the initial therapy for newly diagnosed multiple myeloma patients—a large percentage of patients with the disease. See


681 See Letter from Dr. Robert Justice, Division Director, Division of Drug Oncology Products, Food and Drug Administration, to Gretchen Tooan, Director of Regulatory Affairs, Celgene Corporation (June 29, 2006) (online at www.accessdata.fda.gov/drugsatfda_docs/appletter/2006/021880s001LTR.pdf). The previous December, Celgene received approval to market Revlimid to treat a subset of patients with a rare blood disorder known as myelodysplastic syndrome. See Letter from Richard Pazdur, Director, Office of Oncology Drug Products, Food and Drug Administration, to Gretchen Tooan, Director of Regulatory Affairs, Celgene Corporation (Dec. 27, 2005). But the commercial market for this approval was very limited. American Cancer Society, *Key Statistics About Multiple Myeloma* (Jan. 8, 2020) (online at www.cancer.org/cancer/multiple-myeloma/about/key-statistics.html).
To broaden its market to newly diagnosed multiple myeloma patients, Celgene once again relied on federally funded research. In 2005, Dr. S. Vincent Rajkumar and other researchers at the Mayo Clinic published a study showing that Revlimid, combined with another drug, dexamethasone, was effective in treating newly diagnosed multiple myeloma patients.682 This study was supported by nearly $300,000 in funding from NIH, with Celgene providing additional support.683

Building on the Mayo Clinic study, Dr. Rajkumar and researchers in the Eastern Cooperative Oncology Group (ECOG) conducted a larger study showing that Revlimid combined with a low dose of dexamethasone was more effective than Revlimid combined with a high dose of dexamethasone in treating newly diagnosed multiple myeloma patients.684 The study was funded primarily by NIH, including more than $70 million in general support funding to ECOG over the course of the study.685

Once again, it was only after two federally funded studies had demonstrated positive results that Celgene invested in the trials that would be required to obtain FDA approval to sell Revlimid to newly diagnosed multiple myeloma patients.

An internal “Strategic Rationale” memorandum from April 2009 shows that Celgene relied on the ECOG study as a reason to invest in a larger study.686 The memorandum emphasized the “Financial Opportunity” of the investment, describing the newly diagnosed patient population as “the largest commercial opportunity for the multiple myeloma franchise.” The memorandum estimated a net present value of “nearly $1.5 billion” and an “internal rate of return on investment of 114%.” The memorandum concluded, “No other current or planned Celgene program approaches the financial value represented by realizing the assumptions in our current newly diagnosed multiple myeloma global sales forecast.”687


684 S.V. Rajkumar et al., *Lenalidomide Plus High-Dose Dexamethasone Versus Lenalidomide plus Low-Dose Dexamethasone as Initial Therapy for Newly Diagnosed Multiple Myeloma: An Open-Label Randomized Controlled Trial*, Lancet Oncology (Jan. 2010) (online at www.ncbi.nlm.nih.gov/pmc/articles/PMC3042271/pdf/nihms241183.pdf) (“This study was funded and sponsored by the US National Cancer Institute (NCI)” and “supported by Public Health Service Grants CA23318, CA66636, CA21115, CA13650, and CA93842 from the National Cancer Institute.”).


687 *Id.*
In 2015, Celgene received FDA approval to market Revlimid for the treatment of newly diagnosed patients. In 2016, then-CEO Mark Alles sent the “Strategic Rationale” memorandum to a colleague and boasted that the analysis had “grossly underestimated the cumulative and annual sales potential for Revlimid.”

In 2017, Celgene received FDA approval to market Revlimid as maintenance therapy for yet another segment of multiple myeloma patients: those who had already received stem cell transplants. Celgene once again relied on federally funded research to obtain this approval. Nearly five years earlier, the publicly funded Alliance for Clinical Trials in Oncology had published the results of a 460-patient study showing that Revlimid maintenance therapy extended the survival of multiple myeloma patients who had received stem cell transplants. The study was funded primarily by NIH, including more than $80 million in general support funding to

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688 Letter from Ann T. Farrell, Director, Division of Hematology Products, Food and Drug Administration, to Maricel Fong, Senior Manager of Regulatory Affairs, Celgene Corporation (Feb. 17, 2015) (online at www.accessdata.fda.gov/drugsatfda_docs/appletter/2015/021880Orig1s041ltr.pdf).

689 CELG_HCOR_00051076.


691 Philip L. McCarthy et al., Lenalidomide After Stem-Cell Transplantation for Multiple Myeloma, New England Journal of Medicine (May 10, 2012) (online at www.ncbi.nlm.nih.gov/pmc/articles/PMC3744390/pdf/nihms381526.pdf) (“The NCI sponsored the study. Celgene provided the lenalidomide and placebo to the NCI, which in turn provided the study drugs to the investigators. Celgene had no involvement in the study design or conduct of the study or in the analysis or reporting of the data.”).
Alliance over the course of the study. Celgene provided drug samples but otherwise “had no involvement in the study design or conduct of the study.”

**Novartis—Gleevec**

Novartis was also heavily reliant on federal funding for the development of Gleevec. Public documents reveal that Gleevec’s preclinical R&D costs were almost entirely funded by grants from the National Cancer Institute (NCI), a division of NIH, and nonprofit organizations. Fifty percent of preclinical funding came from NCI, while an additional 30% came from the Leukemia and Lymphoma Society and 10% came from Oregon Health & Science University. Novartis’s significant investment in the development of Gleevec came after pre-clinical effectiveness was well established and commercial promise was readily apparent. The Bayh-Dole Act of 1980 requires companies to disclose the receipt of federal funding used in a patented drug, but Novartis failed to acknowledge federal funding it received for a key Gleevec patent for 18 years after the original patent application—only doing so after the Committee launched its investigation in 2019.

**V. PRICE INCREASES NOT JUSTIFIED BY MANUFACTURING COSTS**

Pharmaceutical companies also cite the cost of manufacturing and other commercial expenses to justify their pricing practices. However, internal data obtained by the Committee reveals that manufacturing costs for some companies rose at a significantly slower rate than the companies’ price increases for the drugs. In some instances, manufacturing costs even declined over the period for which the companies provided data. For all of the companies, manufacturing costs for their drugs were dwarfed by the drugs’ revenues.

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692 National Institutes of Health, *Project Information for Projects 5U10CA0319466 for Fiscal Years 2005 to 2012* (online at https://reporter.nih.gov/) (searched 5U10CA0319466) (accessed Sep. 2020). The NIH grants were to the research consortium Cancer and Leukemia Group B, which merged with two other consortia in 2011 to form the Alliance for Clinical Trials in Oncology.

693 Id.

694 *A Note on Dr. Brian Druker’s Involvement in the Research and Development of Gleevec*, Consumer Project on Technology (online at http://cptech.org/ip/health/gleevec/druker.html).


• **AbbVie:** From 2009 to 2018, AbbVie collected $121 billion in net worldwide revenue from Humira. **698** AbbVie reported to the Committee that the total cost of producing and selling Humira between 2009 and 2018 was $13.9 billion, equivalent to 11% of AbbVie’s revenues from Humira in the same period. **699** Although the cost of producing and selling Humira increased by 137% over that time, AbbVie raised the price of the drug approximately 220% in the same period. **700**

• **Pfizer:** According to data Pfizer provided to the Committee, Pfizer’s cost of goods sold for Lyrica (including manufacturing costs plus other costs associated with inventory and production, as well as royalty expenses), equaled approximately 7.6% of the drug’s U.S. net revenue from 2009 to 2018. **701** Pfizer raised the price of Lyrica by approximately 247% between 2009 and 2018; the cost of goods sold increased 94% over the same period. **702**

• **Amgen:** Amgen reported to the Committee that it spent $198 million to manufacture its kidney drug Sensipar in 2016—it’s highest manufacturing costs for any year between 2009 and 2018. **703** Amgen’s net revenue from Sensipar that year was six times higher, approximately $1.24 billion. **704** Amgen reported that

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**699** Letter from Gibson, Dunn and Crutcher LLP, on behalf of AbbVie Inc., to Chairwoman Carolyn B. Maloney, House Committee on Oversight and Reform (Sept. 11, 2020).

**700** *Id.*; IBM Micromedex Redbook, *Wholesale Acquisition Cost and Average Wholesale Price History for Humira*. This calculation is based on the wholesale acquisition cost of a 40 mg syringe on Sept. 2, 2009, ($1,523.97) and Jan. 1, 2018, ($4,872.03).

**701** SRR_PFIZHCOR_00026815.


**703** *Id.*

**704** Amgen Inc., *2015 Form 10-K* (Feb. 16, 2016) (online at www.sec.gov/Archives/edgar/data/318154/000031815416000031/amgn-12312015x10k.htm).
its manufacturing costs for Enbrel declined from 2009 to 2018. Over that time, the costs of goods sold equaled approximately 14% of net U.S. revenue.\(^{705}\)

- **Teva**: From 2013 to 2018, Teva’s reported per-unit manufacturing cost for Copaxone was between 0.5% and 3% of the net price of the drug, the price after accounting for rebates and discounts.\(^{706}\)

- **Celgene**: In response to the Committee’s inquiry, Celgene reported manufacturing costs for all of its products.\(^{707}\) Even when taking into account selling, general, and administrative expenses (SG&A) for all of the company’s products, sales revenue from Revlimid far exceeded costs and expenses in every year for which data was provided. While some of the company’s SG&A expenses increased over time, cost of goods sold remained relatively stable. Nevertheless, the company managed to substantially grow the profit margins that it derived from Revlimid. Figure 5 below shows the year-over-year worldwide gross profit margins for Revlimid.\(^{708}\)

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\(^{705}\) AMGN-HCOR-RR-00439895; Letter from King & Spalding, on behalf of Amgen Inc., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Mar. 15, 2019).

\(^{706}\) Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries Ltd., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (July 18, 2019); Letter from Kirkland and Ellis LLP, on behalf of Teva Pharmaceutical Industries Ltd., to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (Aug. 9, 2019).

\(^{707}\) Letter from Covington & Burling LLP, on behalf of Celgene Corporation, to Chairman Elijah E. Cummings, House Committee on Oversight and Reform (May 24, 2019).

VI. RECOMMENDATIONS

- **Support R&D Transparency Efforts:** Congress should adopt legislation to increase transparency into pharmaceutical investments in clinical trials and overall R&D. Increased transparency would allow the market to reward truly innovative research. R&D cost transparency would also allow the public to evaluate the pharmaceutical industry’s assertions that high prices are necessary to fund innovative research. R&D cost transparency is also important to design policies that incentivize innovation.

Congress should also consider reforms to ensure that eligible researchers have access to drugs at a discounted price for innovative research.
CONCLUSION

This report is intended to provide policymakers, regulatory enforcement agencies, and the public with a better understanding of how the marketplace for branded prescription drugs operates in the United States. The Committee’s investigation confirms that the pharmaceutical industry has targeted the United States for price increases for many years while cutting prices in the rest of the world—in part because current law prohibits Medicare from negotiating directly with drug companies to lower prices. The Committee’s investigation also uncovered new evidence about the strategies drug companies use to suppress competition and keep prices high. In addition, the investigation found that the pharmaceutical industry’s claims that price increases are needed to recoup investments in research and development or account for rebates and other discounts in the pharmaceutical supply chain are not substantiated by the companies’ own internal data and documents.

The Committee’s investigation makes clear that significant structural reforms—including provisions in the Build Back Better Act to empower Medicare to negotiate directly for certain drugs—are needed to curb the pharmaceutical industry’s uninhibited pricing practices, ensure Americans can afford their prescriptions, and reduce the high burden on taxpayers. Reforms are also needed to address the anticompetitive practices identified in the Committee’s investigation.
January 14, 2019

Richard A. Gonzalez
Chairman and Chief Executive Officer
AbbVie Inc.
1 North Waukegan Road
North Chicago, IL 60064

Dear Mr. Gonzalez:

The Committee on Oversight and Reform is investigating the actions of drug companies in raising prescription drug prices in the United States, as well as the effects of these actions on federal and state budgets and on American families.

For years, drug companies have been aggressively increasing prices on existing drugs and setting higher launch prices for new drugs while recording windfall profits. The goals of this investigation are to determine why drug companies are increasing prices so dramatically, how drug companies are using the proceeds, and what steps can be taken to reduce prescription drug prices.

Research and development efforts on groundbreaking medications have made immeasurable contributions to the health of Americans, including new treatments and cures for diseases that have affected people for centuries. But the ongoing escalation of prices by drug companies is unsustainable. As President Trump has said, drug companies are “getting away with murder.”

Approximately 94% of widely-used brand-name drugs on the market between 2005 and 2017 more than doubled in price during that time, and the average price increase in 2017 was 8.4%—four times the rate of inflation—according to an analysis conducted by AARP.\(^1\) A recent

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Associated Press analysis found that more than 4,400 brand-name drugs increased in price in the first seven months of 2018 alone, compared to 46 price decreases.³

The Centers for Medicare and Medicaid Services projects that spending on prescription drugs will increase more rapidly than spending on any other health care sector over the next ten years.⁴ The federal government bears much of the financial burden of escalating drug prices through Medicare Part D, which provides drug coverage to approximately 43 million people.⁵ The government is projected to spend $99 billion on Medicare Part D in 2019.⁶

A review by the Inspector General of the Department of Health and Human Services found that ten of the most expensive brand-name drugs accounted for $15.6 billion of spending in the catastrophic coverage phase of the Medicare Part D benefit in 2015.⁷ The Inspector General has also found that Part D payments for brand-name drugs increased by 62% from 2011 to 2015—after taking into account manufacturer rebates—even though the number of prescriptions fell by 17%.⁸

These price increases are negatively affecting patients, including those on Medicare. The percentage of Medicare Part D beneficiaries who paid at least $2,000 out-of-pocket for their drugs nearly doubled from 2011 to 2015.⁹ A survey conducted by the Kaiser Family Foundation last year found that one in five Americans had not filled a prescription due to costs.¹⁰

In 2016, the 20 most expensive drugs to Medicare Part D accounted for roughly $37.7 billion in spending.¹¹ The Committee is examining your company’s pricing practices with respect to the following drugs:

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³ Drug Prices Going Up Despite Trump Promise, Associated Press (Sept. 24, 2018) (online at www.apnews.com/b2833887c91e4174ad5fad682138520d).
⁹ Id.
To assist the Committee with this investigation, please provide the following information and documents on behalf of your company by February 4, 2019:

1. For each drug identified above, for each calendar year from 2009 through the present, and separated by each of the commercial, Medicare Part B, Medicare Part D, Medicaid, and VA sales channels:
   a. total gross sales;
   b. number of units sold;
   c. total sales net of rebates, discounts, and all other price concessions, including the type, amount, and recipient of each discount or concession;
   d. cost of goods sold;
   e. highest, lowest, and average percent rebate negotiated per unit, including supplemental Medicaid rebates, and the dollar value of the rebate;
   f. highest, lowest, and average negotiated price per unit;
   g. average net effective price per unit; and
   h. a description of the sources of information and methodology for responding to requests (a) through (g);

2. For each drug identified above, separated by year since the drug entered the company’s development pipeline:
   a. amount spent by your company on pre-clinical testing, Phase 1, Phase 2, Phase 3 clinical trials, and/or post-market surveillance;
   b. amount spent by your company on direct-to-consumer advertising;
   c. amount of Research and Development tax credits claimed annually by your company;
   d. total amount of tax deductions taken for charitable activities related to each drug identified above; and
   e. a description of the sources of information and methodology for responding to requests (a) through (d);

program during the benefit year, but do not reflect manufacturer rebates and price concessions, which CMS is prohibited from publicly disclosing).
3. For each drug identified above:
   a. a list of the company’s patents or patent applications that claim the drug’s active ingredient(s), methods of use, or indication, and any other patents that the company would seek to enforce in litigation related to the drug;
   b. whether each identified patent was originally obtained under the Patent and Trademark Law Amendments Act (the Bayh-Dole Act) or otherwise developed under federally-sponsored research;
   c. whether each identified patent or patent application was filed before or after the drug received marketing approval from the Food and Drug Administration; and
   d. the number of patents for each approved indication of the drug;

4. If your company acquired the sales rights to any of the drugs identified above from another company, including as part of a larger acquisition:
   a. the name of the company;
   b. the total acquisition price of the transaction;
   c. the price of the drug at the time of acquisition; and
   d. all documents and communications regarding any planned price increase(s) after acquisition, including documents regarding payer price sensitivity;

5. For each drug identified above, a list of each business unit, component, or division within your company involved in the commercialization or pricing of the drug, and organizational charts for those entities;

6. For each drug identified above, a list of all third-party entities that have been contracted to provide services related to marketing, commercialization, pricing, or lifecycle management of the drug, and a description of the services provided by the third-party entity;

7. For each of the past five years:
   a. the total compensation paid or projected to be paid to the ten highest-paid employees, broken down by salaries, bonuses (cash and equity), and benefits; a description of the reasons for the year to-year changes in compensation; and all related communications and approval documentation regarding the compensation;
   b. a list of all other employees who were paid, or are projected to be paid, more than $1,000,000 in total compensation; the total compensation paid or projected to be paid to these employees, broken down by salaries,
bonuses (cash and equity), and benefits; and a description of the reasons for the year to-year changes in these amounts; and
c. compensation policies, procedures, and practices as they relate to pricing strategies for each drug identified above; and all related communications and approval documentation regarding the compensation;

8. The dates, times, locations, and attendees of any meetings between representatives of your company and officials at the Centers for Medicare and Medicaid Services, the Department of Health and Human Services, the Office of Management and Budget, or the Executive Office of the President from January 20, 2017, to the present;

9. All internal and external presentations, analyses, or other documents prepared for or provided to the Board of Directors, any subcommittee of the Board of Directors, or any corporate officers, regarding pricing strategies or lifecycle management of each drug identified above;

10. For each drug identified above, from January 1, 2009 through the present, all documents, including communications, related to:
   a. pricing strategies or lifecycle management;
   b. your company’s reporting to the public of return on investment, profitability, or sales, including draft talking points for investor presentations and earnings calls;
   c. the potential impact on sales revenue under a single dosage or single tablet regimen;
   d. utilization or pricing strategies as they relate to any discount coupon, drug donation, or co-pay assistance programs, or any other manufacturer-affiliated or independent patient assistance or prescription assistance programs, foundations, or charities; and
   e. Risk Evaluation and Mitigation Strategies or other limited, restricted, or specialty distribution networks as they relate to increasing patient utilization or limiting prospective generic applicants’ access to each drug identified above;

11. All communications between employees or officers of your company and employees or officers of any other pharmaceutical company regarding the price of each drug identified above, or the price of any other drugs that are approved for the same indication;

12. All contracts with pharmacy benefit managers related to each drug identified above;
13. All co-marketing or co-development agreements related to Imbruvica;

14. A list of all federally-funded research studies associated with development of each drug identified above, including federally-funded research conducted by third-party entities, and a list of related licensing and royalty agreements; and

15. All complaints received by your company regarding the price or coverage of each drug identified above.

For purposes of this request, the term “drug” includes any line extension, reformulation, combination product, follow-on product, authorized generic, or other pharmaceutical product that contains the same active ingredient (including in combination with other ingredients) as the drug identified in the chart above. For purposes of this request, the term “your company” includes AbbVie Inc. and its subsidiaries and agents.

The Committee on Oversight and Reform is the principal oversight committee of the House of Representatives and has broad authority to investigate “any matter” at “any time” under House Rule X.

An attachment to this letter provides additional instructions for responding to the Committee’s request. If you have any questions regarding this request, please contact my staff at (202) 225-5051.

Thank you for your attention to this matter.

Sincerely,

Elijah E. Cummings
Chairman

Enclosure

cc: The Honorable Jim Jordan, Ranking Member
January 14, 2019

Robert A. Bradway
Chairman and Chief Executive Officer
Amgen Inc.
One Amgen Center Drive
Thousand Oaks, CA 91320-1799

Dear Mr. Bradway:

The Committee on Oversight and Reform is investigating the actions of drug companies in raising prescription drug prices in the United States, as well as the effects of these actions on federal and state budgets and on American families.

For years, drug companies have been aggressively increasing prices on existing drugs and setting higher launch prices for new drugs while recording windfall profits. The goals of this investigation are to determine why drug companies are increasing prices so dramatically, how drug companies are using the proceeds, and what steps can be taken to reduce prescription drug prices.

Research and development efforts on groundbreaking medications have made immeasurable contributions to the health of Americans, including new treatments and cures for diseases that have affected people for centuries. But the ongoing escalation of prices by drug companies is unsustainable. As President Trump has said, drug companies are “getting away with murder.”

Approximately 94% of widely-used brand-name drugs on the market between 2005 and 2017 more than doubled in price during that time, and the average price increase in 2017 was 8.4%—four times the rate of inflation—according to an analysis conducted by AARP. A recent Associated Press analysis found that more than 4,400 brand-name drugs increased in price in the first seven months of 2018 alone, compared to 46 price decreases.


3 Drug Prices Going Up Despite Trump Promise, Associated Press (Sept. 24, 2018) (online at
The Centers for Medicare and Medicaid Services projects that spending on prescription drugs will increase more rapidly than spending on any other health care sector over the next ten years. The federal government bears much of the financial burden of escalating drug prices through Medicare Part D, which provides drug coverage to approximately 43 million people. The government is projected to spend $99 billion on Medicare Part D in 2019.

A review by the Inspector General of the Department of Health and Human Services found that ten of the most expensive brand-name drugs accounted for $15.6 billion of spending in the catastrophic coverage phase of the Medicare Part D benefit in 2015. The Inspector General has also found that Part D payments for brand-name drugs increased by 62% from 2011 to 2015—after taking into account manufacturer rebates—even though the number of prescriptions fell by 17%.

These price increases are negatively affecting patients, including those on Medicare. The percentage of Medicare Part D beneficiaries who paid at least $2,000 out-of-pocket for their drugs nearly doubled from 2011 to 2015. A survey conducted by the Kaiser Family Foundation last year found that one in five Americans had not filled a prescription due to costs.

In 2016, the 20 most expensive drugs to Medicare Part D accounted for roughly $37.7 billion in spending. The Committee is examining your company’s pricing practices with respect to the following drugs:

www.apnews.com/b2833b7c91c4174ad5fad682138520d).


[9] Id.


To assist the Committee with this investigation, please provide the following information and documents on behalf of your company by February 4, 2019:

1. For each drug identified above, for each calendar year from 2009 through the present, and separated by each of the commercial, Medicare Part B, Medicare Part D, Medicaid, and VA sales channels:
   a. total gross sales;
   b. number of units sold;
   c. total sales net of rebates, discounts, and all other price concessions, including the type, amount, and recipient of each discount or concession;
   d. cost of goods sold;
   e. highest, lowest, and average percent rebate negotiated per unit, including supplemental Medicaid rebates, and the dollar value of the rebate;
   f. highest, lowest, and average negotiated price per unit;
   g. average net effective price per unit; and
   h. a description of the sources of information and methodology for responding to requests (a) through (g);

2. For each drug identified above, separated by year since the drug entered the company’s development pipeline:
   a. amount spent by your company on pre-clinical testing, Phase 1, Phase 2, Phase 3 clinical trials, and/or post-market surveillance;
   b. amount spent by your company on direct-to-consumer advertising;
   c. amount of Research and Development tax credits claimed annually by your company;
   d. total amount of tax deductions taken for charitable activities related to each drug identified above; and
   e. a description of the sources of information and methodology for responding to requests (a) through (d);
3. For each drug identified above:
   a. a list of the company's patents or patent applications that claim the drug's active ingredient(s), methods of use, or indication, and any other patents that the company would seek to enforce in litigation related to the drug;
   b. whether each identified patent was originally obtained under the Patent and Trademark Law Amendments Act (the Bayh-Dole Act) or otherwise developed under federally-sponsored research;
   c. whether each identified patent or patent application was filed before or after the drug received marketing approval from the Food and Drug Administration; and
   d. the number of patents for each approved indication of the drug;

4. If your company acquired the sales rights to any of the drugs identified above from another company, including as part of a larger acquisition:
   a. the name of the company;
   b. the total acquisition price of the transaction;
   c. the price of the drug at the time of acquisition; and
   d. all documents and communications regarding any planned price increase(s) after acquisition, including documents regarding payer price sensitivity;

5. For each drug identified above, a list of each business unit, component, or division within your company involved in the commercialization or pricing of the drug, and organizational charts for those entities;

6. For each drug identified above, a list of all third-party entities that have been contracted to provide services related to marketing, commercialization, pricing, or lifecycle management of the drug, and a description of the services provided by the third-party entity;

7. For each of the past five years:
   a. the total compensation paid or projected to be paid to the ten highest-paid employees, broken down by salaries, bonuses (cash and equity), and benefits; a description of the reasons for the year to year changes in compensation; and all related communications and approval documentation regarding the compensation;
   b. a list of all other employees who were paid, or are projected to be paid, more than $1,000,000 in total compensation; the total compensation paid or projected to be paid to these employees, broken down by salaries,
bonuses (cash and equity), and benefits; and a description of the reasons for the year to-year changes in these amounts; and
c. compensation policies, procedures, and practices as they relate to pricing strategies for each drug identified above; and all related communications and approval documentation regarding the compensation;

8. The dates, times, locations, and attendees of any meetings between representatives of your company and officials at the Centers for Medicare and Medicaid Services, the Department of Health and Human Services, the Office of Management and Budget, or the Executive Office of the President from January 20, 2017, to the present;

9. All internal and external presentations, analyses, or other documents prepared for or provided to the Board of Directors, any subcommittee of the Board of Directors, or any corporate officers, regarding pricing strategies or lifecycle management of each drug identified above;

10. For each drug identified above, from January 1, 2009 through the present, all documents, including communications, related to:

a. pricing strategies or lifecycle management;
b. your company’s reporting to the public of return on investment, profitability, or sales, including draft talking points for investor presentations and earnings calls;
c. utilization or pricing strategies as they relate to any discount coupon, drug donation, or co-pay assistance programs, or any other manufacturer-affiliated or independent patient assistance or prescription assistance programs, foundations, or charities; and
d. Risk Evaluation and Mitigation Strategies or other limited, restricted, or specialty distribution networks as they relate to increasing patient utilization or limiting prospective generic applicants’ access to each drug identified above;

11. All communications between employees or officers of your company and employees or officers of any other pharmaceutical company regarding the price of each drug identified above, or the price of any other drugs that are approved for the same indication;

12. All contracts with pharmacy benefit managers related to each drug identified above;

13. A list of all federally-funded research studies associated with development of each drug identified above, including federally-funded research conducted by third-party entities, and a list of related licensing and royalty agreements; and
14. All complaints received by your company regarding the price or coverage of each drug identified above.

For purposes of this request, the term “drug” includes any line extension, reformulation, combination product, follow-on product, authorized generic, or other pharmaceutical product that contains the same active ingredient (including in combination with other ingredients) as the drug identified in the chart above. For purposes of this request, the term “your company” includes Amgen Inc. and its subsidiaries and agents.

The Committee on Oversight and Reform is the principal oversight committee of the House of Representatives and has broad authority to investigate “any matter” at “any time” under House Rule X.

An attachment to this letter provides additional instructions for responding to the Committee’s request. If you have any questions regarding this request, please contact my staff at (202) 225-5051.

Thank you for your attention to this matter.

Sincerely,

Elijah E. Cummings
Chairman

Enclosure

cc: The Honorable Jim Jordan, Ranking Member
January 14, 2019

David A. Ricks
Chairman and Chief Executive Officer
Eli Lilly and Company
Lilly Corporate Center
Indianapolis, IN 46285

Dear Mr. Ricks:

The Committee on Oversight and Reform is investigating the actions of drug companies in raising prescription drug prices in the United States, as well as the effects of these actions on federal and state budgets and on American families.

For years, drug companies have been aggressively increasing prices on existing drugs and setting higher launch prices for new drugs while recording windfall profits. The goals of this investigation are to determine why drug companies are increasing prices so dramatically, how drug companies are using the proceeds, and what steps can be taken to reduce prescription drug prices.

Research and development efforts on groundbreaking medications have made immeasurable contributions to the health of Americans, including new treatments and cures for diseases that have affected people for centuries. But the ongoing escalation of prices by drug companies is unsustainable. As President Trump has said, drug companies are “getting away with murder.”

Approximately 94% of widely-used brand-name drugs on the market between 2005 and 2017 more than doubled in price during that time, and the average price increase in 2017 was 8.4%—four times the rate of inflation—according to an analysis conducted by AARP. A recent Associated Press analysis found that more than 4,400 brand-name drugs increased in price in the first seven months of 2018 alone, compared to 46 price decreases. The Centers for Medicare and


3 Drug Prices Going Up Despite Trump Promise, Associated Press (Sept. 24, 2018) (online at
Medicaid Services projects that spending on prescription drugs will increase more rapidly than spending on any other health care sector over the next ten years. The federal government bears much of the financial burden of escalating drug prices through Medicare Part D, which provides drug coverage to approximately 43 million people. The government is projected to spend $99 billion on Medicare Part D in 2019.

A review by the Inspector General of the Department of Health and Human Services found that ten of the most expensive brand-name drugs accounted for $15.6 billion of spending in the catastrophic coverage phase of the Medicare Part D benefit in 2015. The Inspector General has also found that Part D payments for brand-name drugs increased by 62% from 2011 to 2015—after taking into account manufacturer rebates—even though the number of prescriptions fell by 17%.

These price increases are negatively affecting patients, including those on Medicare. The percentage of Medicare Part D beneficiaries who paid at least $2,000 out-of-pocket for their drugs nearly doubled from 2011 to 2015. A survey conducted by the Kaiser Family Foundation last year found that one in five Americans had not filled a prescription due to costs.

In 2016, the 20 most expensive drugs to Medicare Part D accounted for roughly $37.7 billion in spending. The Committee is examining your company’s pricing practices with respect to the following drugs:

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9 Id.


To assist the Committee with this investigation, please provide the following information and documents on behalf of your company by February 4, 2019:

1. For each drug identified above, for each calendar year from 2009 through the present, and separated by each of the commercial, Medicare Part B, Medicare Part D, Medicaid, and VA sales channels:
   a. total gross sales;
   b. number of units sold;
   c. total sales net of rebates, discounts, and all other price concessions, including the type, amount, and recipient of each discount or concession;
   d. cost of goods sold;
   e. highest, lowest, and average percent rebate negotiated per unit, including supplemental Medicaid rebates, and the dollar value of the rebate;
   f. highest, lowest, and average negotiated price per unit;
   g. average net effective price per unit; and
   h. a description of the sources of information and methodology for responding to requests (a) through (g);

2. For each drug identified above, separated by year since the drug entered the company’s development pipeline:
   a. amount spent by your company on pre-clinical testing, Phase 1, Phase 2, Phase 3 clinical trials, and/or post-market surveillance;
   b. amount spent by your company on direct-to-consumer advertising;
   c. amount of Research and Development tax credits claimed annually by your company;
   d. total amount of tax deductions taken for charitable activities related to each drug identified above; and
   e. a description of the sources of information and methodology for responding to requests (a) through (d);
3. For each drug identified above:
   a. a list of the company’s patents or patent applications that claim the drug’s active ingredient(s), methods of use, or indication, and any other patents that the company would seek to enforce in litigation related to the drug;
   b. whether each identified patent was originally obtained under the Patent and Trademark Law Amendments Act (the Bayh-Dole Act) or otherwise developed under federally-sponsored research;
   c. whether each identified patent or patent application was filed before or after the drug received marketing approval from the Food and Drug Administration; and
   d. the number of patents for each approved indication of the drug;

4. If your company acquired the sales rights to any of the drugs identified above from another company, including as part of a larger acquisition:
   a. the name of the company;
   b. the total acquisition price of the transaction;
   c. the price of the drug at the time of acquisition; and
   d. all documents and communications regarding any planned price increase(s) after acquisition, including documents regarding payer price sensitivity;

5. For each drug identified above, a list of each business unit, component, or division within your company involved in the commercialization or pricing of the drug, and organizational charts for those entities;

6. For each drug identified above, a list of all third-party entities that have been contracted to provide services related to marketing, commercialization, pricing, or lifecycle management of the drug, and a description of the services provided by the third-party entity;

7. For each of the past five years:
   a. the total compensation paid or projected to be paid to the ten highest-paid employees, broken down by salaries, bonuses (cash and equity), and benefits; a description of the reasons for the year to year changes in compensation; and all related communications and approval documentation regarding the compensation;
   b. a list of all other employees who were paid, or are projected to be paid, more than $1,000,000 in total compensation; the total compensation paid or projected to be paid to these employees, broken down by salaries,
bonuses (cash and equity), and benefits; and a description of the reasons for the year-to-year changes in these amounts; and

c. compensation policies, procedures, and practices as they relate to pricing strategies for each drug identified above; and all related communications and approval documentation regarding the compensation;

8. The dates, times, locations, and attendees of any meetings between representatives of your company and officials at the Centers for Medicare and Medicaid Services, the Department of Health and Human Services, the Office of Management and Budget, or the Executive Office of the President from January 20, 2017, to the present;

9. All internal and external presentations, analyses, or other documents prepared for or provided to the Board of Directors, any subcommittee of the Board of Directors, or any corporate officers, regarding pricing strategies or lifecycle management of each drug identified above;

10. All communications to, from, or copying Alex M. Azar II regarding the pricing of the drug identified above and any other insulin products.

11. For each drug identified above, from January 1, 2009 through the present, all documents, including communications, related to:

a. pricing strategies or lifecycle management;

b. your company’s reporting to the public of return on investment, profitability, or sales, including draft talking points for investor presentations and earnings calls;

c. utilization or pricing strategies as they relate to any discount coupon, drug donation, or co-pay assistance programs, or any other manufacturer-affiliated or independent patient assistance or prescription assistance programs, foundations, or charities; and

d. Risk Evaluation and Mitigation Strategies or other limited, restricted, or specialty distribution networks as they relate to increasing patient utilization or limiting prospective generic applicants’ access to each drug identified above;

12. All communications between employees or officers of your company and employees or officers of any other pharmaceutical company regarding the price of each drug identified above, or the price of any other drugs that are approved for the same indication;

13. All contracts with pharmacy benefit managers related to each drug identified above; A list of all federally-funded research studies associated with development
of each drug identified above, including federally-funded research conducted by third-party entities, and a list of related licensing and royalty agreements; and

14. All complaints received by your company regarding the price or coverage of each drug identified above.

For purposes of this request, the term “drug” includes any line extension, reformulation, combination product, follow-on product, authorized generic, or other pharmaceutical product that contains the same active ingredient (including in combination with other ingredients) as the drug identified in the chart above. For purposes of this request, the term “your company” includes Eli Lilly and Company and its subsidiaries and agents.

The Committee on Oversight and Reform is the principal oversight committee of the House of Representatives and has broad authority to investigate “any matter” at “any time” under House Rule X.

An attachment to this letter provides additional instructions for responding to the Committee’s request. If you have any questions regarding this request, please contact my staff at (202) 225-5051.

Thank you for your attention to this matter.

Sincerely,

[Signature]

Elijah E. Cummings
Chairman

Enclosure

cc: The Honorable Jim Jordan, Ranking Member
January 14, 2019

Mark J. Alles  
Chairman and Chief Executive Officer  
Celgene Corporation  
86 Morris Avenue  
Summit, NJ 07901

Dear Mr. Alles:

The Committee on Oversight and Reform is investigating the actions of drug companies in raising prescription drug prices in the United States, as well as the effects of these actions on federal and state budgets and on American families.

For years, drug companies have been aggressively increasing prices on existing drugs and setting higher launch prices for new drugs while recording windfall profits. The goals of this investigation are to determine why drug companies are increasing prices so dramatically, how drug companies are using the proceeds, and what steps can be taken to reduce prescription drug prices.

Research and development efforts on groundbreaking medications have made immeasurable contributions to the health of Americans, including new treatments and cures for diseases that have affected people for centuries. But the ongoing escalation of prices by drug companies is unsustainable. As President Trump has said, drug companies are “getting away with murder.”

Approximately 94% of widely-used brand-name drugs on the market between 2005 and 2017 more than doubled in price during that time, and the average price increase in 2017 was 8.4%—four times the rate of inflation—according to an analysis conducted by AARP. A recent Associated Press analysis found that more than 4,400 brand-name drugs increased in price in the first seven months of 2018 alone, compared to 46 price decreases.


3 Drug Prices Going Up Despite Trump Promise, Associated Press (Sept. 24, 2018) (online at
The Centers for Medicare and Medicaid Services projects that spending on prescription drugs will increase more rapidly than spending on any other health care sector over the next ten years. The federal government bears much of the financial burden of escalating drug prices through Medicare Part D, which provides drug coverage to approximately 43 million people. The government is projected to spend $99 billion on Medicare Part D in 2019.

A review by the Inspector General of the Department of Health and Human Services found that ten of the most expensive brand-name drugs accounted for $15.6 billion of spending in the catastrophic coverage phase of the Medicare Part D benefit in 2015. The Inspector General has also found that Part D payments for brand-name drugs increased by 62% from 2011 to 2015—after taking into account manufacturer rebates—even though the number of prescriptions fell by 17%.

These price increases are negatively affecting patients, including those on Medicare. The percentage of Medicare Part D beneficiaries who paid at least $2,000 out-of-pocket for their drugs nearly doubled from 2011 to 2015. A survey conducted by the Kaiser Family Foundation last year found that one in five Americans had not filled a prescription due to costs.

In 2016, the 20 most expensive drugs to Medicare Part D accounted for roughly $37.7 billion in spending. The Committee is examining your company’s pricing practices with respect to the following drugs:

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www.apnews.com/b28338b7c91c4174ad5fad682138520d).


9 Id.


<table>
<thead>
<tr>
<th>Drug</th>
<th>Disease/ Condition</th>
<th>2016 Part D Spending</th>
<th>2016 Average Spending per Beneficiary</th>
<th>One Year Change in Ave. Spending/Unit 2015-2016</th>
<th>Five Year Annual Growth Rate in Ave. Spending/Unit 2012-2016</th>
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<tbody>
<tr>
<td>Revlimid (2005)</td>
<td>Cancer</td>
<td>$2,661,602,600</td>
<td>$75,238</td>
<td>10.96%</td>
<td>8.70%</td>
</tr>
</tbody>
</table>

Source: Centers for Medicare and Medicaid Services—Medicare Part D Drug Spending Dashboard

To assist the Committee with this investigation, please provide the following information and documents on behalf of your company by February 4, 2019:

1. For each drug identified above, for each calendar year from 2009 through the present, and separated by each of the commercial, Medicare Part B, Medicare Part D, Medicaid, and VA sales channels:
   a. total gross sales;
   b. number of units sold;
   c. total sales net of rebates, discounts, and all other price concessions, including the type, amount, and recipient of each discount or concession;
   d. cost of goods sold;
   e. highest, lowest, and average percent rebate negotiated per unit, including supplemental Medicaid rebates, and the dollar value of the rebate;
   f. highest, lowest, and average negotiated price per unit;
   g. average net effective price per unit; and
   h. a description of the sources of information and methodology for responding to requests (a) through (g);

2. For each drug identified above, separated by year since the drug entered the company’s development pipeline:
   a. amount spent by your company on pre-clinical testing, Phase 1, Phase 2, Phase 3 clinical trials, and/or post-market surveillance;
   b. amount spent by your company on direct-to-consumer advertising;
   c. amount of Research and Development tax credits claimed annually by your company;
   d. total amount of tax deductions taken for charitable activities related to each drug identified above; and
   e. a description of the sources of information and methodology for responding to requests (a) through (d);
3. For each drug identified above:
   a. a list of the company’s patents or patent applications that claim the drug’s active ingredient(s), methods of use, or indication, and any other patents that the company would seek to enforce in litigation related to the drug;
   b. whether each identified patent was originally obtained under the Patent and Trademark Law Amendments Act (the Bayh-Dole Act) or otherwise developed under federally-sponsored research;
   c. whether each identified patent or patent application was filed before or after the drug received marketing approval from the Food and Drug Administration; and
   d. the number of patents for each approved indication of the drug;

4. If your company acquired the sales rights to any of the drugs identified above from another company, including as part of a larger acquisition:
   a. the name of the company;
   b. the total acquisition price of the transaction;
   c. the price of the drug at the time of acquisition; and
   d. all documents and communications regarding any planned price increase(s) after acquisition, including documents regarding payer price sensitivity;

5. For each drug identified above, a list of each business unit, component, or division within your company involved in the commercialization or pricing of the drug, and organizational charts for those entities;

6. For each drug identified above, a list of all third-party entities that have been contracted to provide services related to marketing, commercialization, pricing, or lifecycle management of the drug, and a description of the services provided by the third-party entity;

7. For each of the past five years:
   a. the total compensation paid or projected to be paid to the ten highest-paid employees, broken down by salaries, bonuses (cash and equity), and benefits; a description of the reasons for the year to-year changes in compensation; and all related communications and approval documentation regarding the compensation;
   b. a list of all other employees who were paid, or are projected to be paid, more than $1,000,000 in total compensation; the total compensation paid or projected to be paid to these employees, broken down by salaries,
bonuses (cash and equity), and benefits; and a description of the reasons for the year-to-year changes in these amounts; and
c. compensation policies, procedures, and practices as they relate to pricing strategies for each drug identified above; and all related communications and approval documentation regarding the compensation;

8. The dates, times, locations, and attendees of any meetings between representatives of your company and officials at the Centers for Medicare and Medicaid Services, the Department of Health and Human Services, the Office of Management and Budget, or the Executive Office of the President from January 20, 2017, to the present;

9. All internal and external presentations, analyses, or other documents prepared for or provided to the Board of Directors, any subcommittee of the Board of Directors, or any corporate officers, regarding pricing strategies or lifecycle management of each drug identified above;

10. For each drug identified above, from January 1, 2009 through the present, all documents, including communications, related to:
   a. pricing strategies or lifecycle management;
   b. your company’s reporting to the public of return on investment, profitability, or sales, including draft talking points for investor presentations and earnings calls;
   c. utilization or pricing strategies as they relate to any discount coupon, drug donation, or co-pay assistance programs, or any other manufacturer-affiliated or independent patient assistance or prescription assistance programs, foundations, or charities; and
   d. Risk Evaluation and Mitigation Strategies or other limited, restricted, or specialty distribution networks as they relate to increasing patient utilization or limiting prospective generic applicants’ access to each drug identified above;

11. All communications between employees or officers of your company and employees or officers of any other pharmaceutical company regarding the price of each drug identified above, or the price of any other drugs that are approved for the same indication;

12. All contracts with pharmacy benefit managers related to each drug identified above;

13. A list of all federally-funded research studies associated with development of each drug identified above, including federally-funded research conducted by third-party entities, and a list of related licensing and royalty agreements; and
14. All complaints received by your company regarding the price or coverage of each drug identified above.

For purposes of this request, the term “drug” includes any line extension, reformulation, combination product, follow-on product, authorized generic, or other pharmaceutical product that contains the same active ingredient (including in combination with other ingredients) as the drug identified in the chart above. For purposes of this request, the term “your company” includes Celgene Corporation and its subsidiaries and agents.

The Committee on Oversight and Reform is the principal oversight committee of the House of Representatives and has broad authority to investigate “any matter” at “any time” under House Rule X.

An attachment to this letter provides additional instructions for responding to the Committee’s request. If you have any questions regarding this request, please contact my staff at (202) 225-5051.

Thank you for your attention to this matter.

Sincerely,

[Signature]

Elijah E. Cummings
Chairman

Enclosure

cc: The Honorable Jim Jordan, Ranking Member
January 14, 2019

Mark Trudeau
President and Chief Executive Officer
Mallinckrodt PLC
675 McDonnell Blvd
Saint Louis, MO 63042

Dear Mr. Trudeau:

The Committee on Oversight and Reform is investigating the actions of drug companies in raising prescription drug prices in the United States, as well as the effects of these actions on federal and state budgets and on American families.

For years, drug companies have been aggressively increasing prices on existing drugs and setting higher launch prices for new drugs while recording windfall profits. The goals of this investigation are to determine why drug companies are increasing prices so dramatically, how drug companies are using the proceeds, and what steps can be taken to reduce prescription drug prices.

Research and development efforts on groundbreaking medications have made immeasurable contributions to the health of Americans, including new treatments and cures for diseases that have affected people for centuries. But the ongoing escalation of prices by drug companies is unsustainable. As President Trump has said, drug companies are “getting away with murder.”

Approximately 94% of widely-used brand-name drugs on the market between 2005 and 2017 more than doubled in price during that time, and the average price increase in 2017 was 8.4%—four times the rate of inflation—according to an analysis conducted by AARP. A recent Associated Press analysis found that more than 4,400 brand-name drugs increased in price in the first seven months of 2018 alone, compared to 46 price decreases.


3 Drug Prices Going Up Despite Trump Promise, Associated Press (Sept. 24, 2018) (online at
The Centers for Medicare and Medicaid Services projects that spending on prescription drugs will increase more rapidly than spending on any other health care sector over the next ten years. The federal government bears much of the financial burden of escalating drug prices through Medicare Part D, which provides drug coverage to approximately 43 million people. The government is projected to spend $99 billion on Medicare Part D in 2019.

A review by the Inspector General of the Department of Health and Human Services found that ten of the most expensive brand-name drugs accounted for $15.6 billion of spending in the catastrophic coverage phase of the Medicare Part D benefit in 2015. The Inspector General has also found that Part D payments for brand-name drugs increased by 62% from 2011 to 2015—after taking into account manufacturer rebates—even though the number of prescriptions fell by 17%.

These price increases are negatively affecting patients, including those on Medicare. The percentage of Medicare Part D beneficiaries who paid at least $2,000 out-of-pocket for their drugs nearly doubled from 2011 to 2015. A survey conducted by the Kaiser Family Foundation last year found that one in five Americans had not filled a prescription due to costs.

In 2016, the 20 most expensive drugs to Medicare Part D accounted for roughly $37.7 billion in spending. The Committee is examining your company’s pricing practices with respect to the following drugs:

www.apnews.com/b28338b7c91c4174ad5fad682138520d).


9 Id.


To assist the Committee with this investigation, please provide the following information and documents on behalf of your company by February 4, 2019:

1. For each drug identified above, for each calendar year from 2009 through the present, and separated by each of the commercial, Medicare Part B, Medicare Part D, Medicaid, and VA sales channels:
   a. total gross sales;
   b. number of units sold;
   c. total sales net of rebates, discounts, and all other price concessions, including the type, amount, and recipient of each discount or concession;
   d. cost of goods sold;
   e. highest, lowest, and average percent rebate negotiated per unit, including supplemental Medicaid rebates, and the dollar value of the rebate;
   f. highest, lowest, and average negotiated price per unit;
   g. average net effective price per unit; and
   h. a description of the sources of information and methodology for responding to requests (a) through (g);

2. For each drug identified above, separated by year since the drug entered the company's development pipeline:
   a. amount spent by your company on pre-clinical testing, Phase 1, Phase 2, Phase 3 clinical trials, and/or post-market surveillance;
   b. amount spent by your company on direct-to-consumer advertising;
   c. amount of Research and Development tax credits claimed annually by your company;
   d. total amount of tax deductions taken for charitable activities related to each drug identified above; and
   e. a description of the sources of information and methodology for responding to requests (a) through (d);
3. For each drug identified above:
   a. a list of the company's patents or patent applications that claim the drug's active ingredient(s), methods of use, or indication, and any other patents that the company would seek to enforce in litigation related to the drug;
   b. whether each identified patent was originally obtained under the Patent and Trademark Law Amendments Act (the Bayh-Dole Act) or otherwise developed under federally-sponsored research;
   c. whether each identified patent or patent application was filed before or after the drug received marketing approval from the Food and Drug Administration; and
   d. the number of patents for each approved indication of the drug;

4. If your company acquired the sales rights to any of the drugs identified above from another company, including as part of a larger acquisition:
   a. the name of the company;
   b. the total acquisition price of the transaction;
   c. the price of the drug at the time of acquisition; and
   d. all documents and communications regarding any planned price increase(s) after acquisition, including documents regarding payer price sensitivity;

5. For each drug identified above, a list of each business unit, component, or division within your company involved in the commercialization or pricing of the drug, and organizational charts for those entities;

6. For each drug identified above, a list of all third-party entities that have been contracted to provide services related to marketing, commercialization, pricing, or lifecycle management of the drug, and a description of the services provided by the third-party entity;

7. For each of the past five years:
   a. the total compensation paid or projected to be paid to the ten highest-paid employees, broken down by salaries, bonuses (cash and equity), and benefits; a description of the reasons for the year to year changes in compensation; and all related communications and approval documentation regarding the compensation;
   b. a list of all other employees who were paid, or are projected to be paid, more than $1,000,000 in total compensation; the total compensation paid or projected to be paid to these employees, broken down by salaries,
bonuses (cash and equity), and benefits; and a description of the reasons for the year-to-year changes in these amounts; and

c. compensation policies, procedures, and practices as they relate to pricing strategies for each drug identified above; and all related communications and approval documentation regarding the compensation;

8. The dates, times, locations, and attendees of any meetings between representatives of your company and officials at the Centers for Medicare and Medicaid Services, the Department of Health and Human Services, the Office of Management and Budget, or the Executive Office of the President from January 20, 2017, to the present;

9. All internal and external presentations, analyses, or other documents prepared for or provided to the Board of Directors, any subcommittee of the Board of Directors, or any corporate officers, regarding pricing strategies or lifecycle management of each drug identified above;

10. For each drug identified above, from January 1, 2009 through the present, all documents, including communications, related to:

a. pricing strategies or lifecycle management;

b. your company’s reporting to the public of return on investment, profitability, or sales, including draft talking points for investor presentations and earnings calls;

c. the threat of competition posed by Synacthen and the decision by the company to acquire Synacthen;

d. payments to physicians who prescribed the drug to treat adults, including Medicare Part D beneficiaries;

e. utilization or pricing strategies as they relate to any discount coupon, drug donation, or co-pay assistance programs, or any other manufacturer-affiliated or independent patient assistance or prescription assistance programs, foundations, or charities; and

f. Risk Evaluation and Mitigation Strategies or other limited, restricted, or specialty distribution networks as they relate to increasing patient utilization or limiting prospective generic applicants’ access to each drug identified above;

11. All communications between employees or officers of your company and employees or officers of any other pharmaceutical company regarding the price of each drug identified above, or the price of any other drugs that are approved for the same indication;
12. All contracts with pharmacy benefit managers related to each drug identified above;

13. A list of all federally-funded research studies associated with development of each drug identified above, including federally-funded research conducted by third-party entities, and a list of related licensing and royalty agreements; and

14. All complaints received by your company regarding the price or coverage of each drug identified above.

For purposes of this request, the term “drug” includes any line extension, reformulation, combination product, follow-on product, authorized generic, or other pharmaceutical product that contains the same active ingredient (including in combination with other ingredients) as the drug identified in the chart above. For purposes of this request, the term “your company” includes Mallinckrodt PLC and its subsidiaries and agents.

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An attachment to this letter provides additional instructions for responding to the Committee’s request. If you have any questions regarding this request, please contact my staff at (202) 225-5051.

Thank you for your attention to this matter.

Sincerely,

[Signature]

Elijah E. Cummings
Chairman

Enclosure

cc: The Honorable Jim Jordan, Ranking Member
January 14, 2019

Lars Fruegaard Jørgensen  
President and Chief Executive Officer  
Novo Nordisk  
800 Scudders Mill Road  
Plainsboro, NJ 08536

Dear Mr. Jørgensen:

The Committee on Oversight and Reform is investigating the actions of drug companies in raising prescription drug prices in the United States, as well as the effects of these actions on federal and state budgets and on American families.

For years, drug companies have been aggressively increasing prices on existing drugs and setting higher launch prices for new drugs while recording windfall profits. The goals of this investigation are to determine why drug companies are increasing prices so dramatically, how drug companies are using the proceeds, and what steps can be taken to reduce prescription drug prices.

Research and development efforts on groundbreaking medications have made immeasurable contributions to the health of Americans, including new treatments and cures for diseases that have affected people for centuries. But the ongoing escalation of prices by drug companies is unsustainable. As President Trump has said, drug companies are “getting away with murder.”¹

Approximately 94% of widely-used brand-name drugs on the market between 2005 and 2017 more than doubled in price during that time, and the average price increase in 2017 was 8.4%—four times the rate of inflation—according to an analysis conducted by AARP.² A recent Associated Press analysis found that more than 4,400 brand-name drugs increased in price in the first seven months of 2018 alone, compared to 46 price decreases.³


³ Drug Prices Going Up Despite Trump Promise, Associated Press (Sept. 24, 2018) (online at...
The Centers for Medicare and Medicaid Services projects that spending on prescription drugs will increase more rapidly than spending on any other health care sector over the next ten years. The federal government bears much of the financial burden of escalating drug prices through Medicare Part D, which provides drug coverage to approximately 43 million people. The government is projected to spend $99 billion on Medicare Part D in 2019. A review by the Inspector General of the Department of Health and Human Services found that ten of the most expensive brand-name drugs accounted for $15.6 billion of spending in the catastrophic coverage phase of the Medicare Part D benefit in 2015. The Inspector General has also found that Part D payments for brand-name drugs increased by 62% from 2011 to 2015—after taking into account manufacturer rebates—even though the number of prescriptions fell by 17%.

These price increases are negatively affecting patients, including those on Medicare. The percentage of Medicare Part D beneficiaries who paid at least $2,000 out-of-pocket for their drugs nearly doubled from 2011 to 2015. A survey conducted by the Kaiser Family Foundation last year found that one in five Americans had not filled a prescription due to costs.

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www.apnews.com/b28338b7c91c4174ad5fad682138520d).


9 Id.


To assist the Committee with this investigation, please provide the following information and documents on behalf of your company by February 4, 2019:

1. For each drug identified above, for each calendar year from 2009 through the present, and separated by each of the commercial, Medicare Part B, Medicare Part D, Medicaid, and VA sales channels:
   a. total gross sales;
   b. number of units sold;
   c. total sales net of rebates, discounts, and all other price concessions, including the type, amount, and recipient of each discount or concession;
   d. cost of goods sold;
   e. highest, lowest, and average percent rebate negotiated per unit, including supplemental Medicaid rebates, and the dollar value of the rebate;
   f. highest, lowest, and average negotiated price per unit;
   g. average net effective price per unit; and
   h. a description of the sources of information and methodology for responding to requests (a) through (g);

2. For each drug identified above, separated by year since the drug entered the company’s development pipeline:
   a. amount spent by your company on pre-clinical testing, Phase 1, Phase 2, Phase 3 clinical trials, and/or post-market surveillance;
   b. amount spent by your company on direct-to-consumer advertising;
   c. amount of Research and Development tax credits claimed annually by your company;
   d. total amount of tax deductions taken for charitable activities related to each drug identified above; and
   e. a description of the sources of information and methodology for responding to requests (a) through (d);
3. For each drug identified above:
   a. a list of the company’s patents or patent applications that claim the drug’s active ingredient(s), methods of use, or indication, and any other patents that the company would seek to enforce in litigation related to the drug;
   b. whether each identified patent was originally obtained under the Patent and Trademark Law Amendments Act (the Bayh-Dole Act) or otherwise developed under federally-sponsored research;
   c. whether each identified patent or patent application was filed before or after the drug received marketing approval from the Food and Drug Administration; and
   d. the number of patents for each approved indication of the drug;

4. If your company acquired the sales rights to any of the drugs identified above from another company, including as part of a larger acquisition:
   a. the name of the company;
   b. the total acquisition price of the transaction;
   c. the price of the drug at the time of acquisition; and
   d. all documents and communications regarding any planned price increase(s) after acquisition, including documents regarding payer price sensitivity;

5. For each drug identified above, a list of each business unit, component, or division within your company involved in the commercialization or pricing of the drug, and organizational charts for those entities;

6. For each drug identified above, a list of all third-party entities that have been contracted to provide services related to marketing, commercialization, pricing, or lifecycle management of the drug, and a description of the services provided by the third-party entity;

7. For each of the past five years:
   a. the total compensation paid or projected to be paid to the ten highest-paid employees, broken down by salaries, bonuses (cash and equity), and benefits; a description of the reasons for the year to-year changes in compensation; and all related communications and approval documentation regarding the compensation;
   b. a list of all other employees who were paid, or are projected to be paid, more than $1,000,000 in total compensation; the total compensation paid or projected to be paid to these employees, broken down by salaries,
bonuses (cash and equity), and benefits; and a description of the reasons for the year to-year changes in these amounts; and

8. The dates, times, locations, and attendees of any meetings between representatives of your company and officials at the Centers for Medicare and Medicaid Services, the Department of Health and Human Services, the Office of Management and Budget, or the Executive Office of the President from January 20, 2017, to the present;

9. All internal and external presentations, analyses, or other documents prepared for or provided to the Board of Directors, any subcommittee of the Board of Directors, or any corporate officers, regarding pricing strategies or lifecycle management of each drug identified above;

10. For each drug identified above, from January 1, 2009 through the present, all documents, including communications, related to:

   a. pricing strategies or lifecycle management;
   b. your company’s reporting to the public of return on investment, profitability, or sales, including draft talking points for investor presentations and earnings calls;
   c. utilization or pricing strategies as they relate to any discount coupon, drug donation, or co-pay assistance programs, or any other manufacturer-affiliated or independent patient assistance or prescription assistance programs, foundations, or charities; and
   d. Risk Evaluation and Mitigation Strategies or other limited, restricted, or specialty distribution networks as they relate to increasing patient utilization or limiting prospective generic applicants’ access to each drug identified above;

11. All communications between employees or officers of your company and employees or officers of any other pharmaceutical company regarding the price of each drug identified above, or the price of any other drugs that are approved for the same indication;

12. All contracts with pharmacy benefit managers related to each drug identified above;
13. A list of all federally-funded research studies associated with development of each drug identified above, including federally-funded research conducted by third-party entities, and a list of related licensing and royalty agreements; and

14. All complaints received by your company regarding the price or coverage of each drug identified above.

For purposes of this request, the term “drug” includes any line extension, reformulation, combination product, follow-on product, authorized generic, or other pharmaceutical product that contains the same active ingredient (including in combination with other ingredients) as the drug identified in the chart above. For purposes of this request, the term “your company” includes Novo Nordisk and its subsidiaries and agents.

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An attachment to this letter provides additional instructions for responding to the Committee’s request. If you have any questions regarding this request, please contact my staff at (202) 225-5051.

Thank you for your attention to this matter.

Sincerely,

[Signature]
Elijah E. Cummings
Chairman

Enclosure

cc: The Honorable Jim Jordan, Ranking Member
January 14, 2019

Vasant Narasimhan, M.D.
Chief Executive Officer
Novartis AG
One Health Plaza
East Hanover, NJ 07936-1080

Dear Dr. Narasimhan:

The Committee on Oversight and Reform is investigating the actions of drug companies in raising prescription drug prices in the United States, as well as the effects of these actions on federal and state budgets and on American families.

For years, drug companies have been aggressively increasing prices on existing drugs and setting higher launch prices for new drugs while recording windfall profits. The goals of this investigation are to determine why drug companies are increasing prices so dramatically, how drug companies are using the proceeds, and what steps can be taken to reduce prescription drug prices.

Research and development efforts on groundbreaking medications have made immeasurable contributions to the health of Americans, including new treatments and cures for diseases that have affected people for centuries. But the ongoing escalation of prices by drug companies is unsustainable. As President Trump has said, drug companies are “getting away with murder.”¹

Approximately 94% of widely-used brand-name drugs on the market between 2005 and 2017 more than doubled in price during that time, and the average price increase in 2017 was 8.4%—four times the rate of inflation—according to an analysis conducted by AARP.² A recent Associated Press analysis found that more than 4,400 brand-name drugs increased in price in the first seven months of 2018 alone, compared to 46 price decreases.³

³ Drug Prices Going Up Despite Trump Promise, Associated Press (Sept. 24, 2018) (online at
The Centers for Medicare and Medicaid Services projects that spending on prescription drugs will increase more rapidly than spending on any other health care sector over the next ten years.\textsuperscript{4} The federal government bears much of the financial burden of escalating drug prices through Medicare Part D, which provides drug coverage to approximately 43 million people.\textsuperscript{5} The government is projected to spend $99 billion on Medicare Part D in 2019.\textsuperscript{6}

A review by the Inspector General of the Department of Health and Human Services found that ten of the most expensive brand-name drugs accounted for $15.6 billion of spending in the catastrophic coverage phase of the Medicare Part D benefit in 2015.\textsuperscript{7} The Inspector General has also found that Part D payments for brand-name drugs increased by 62% from 2011 to 2015—after taking into account manufacturer rebates—even though the number of prescriptions fell by 17%.\textsuperscript{8}

These price increases are negatively affecting patients, including those on Medicare. The percentage of Medicare Part D beneficiaries who paid at least $2,000 out-of-pocket for their drugs nearly doubled from 2011 to 2015.\textsuperscript{9} A survey conducted by the Kaiser Family Foundation last year found that one in five Americans had not filled a prescription due to costs.\textsuperscript{10}

In 2016, the 20 most expensive drugs to Medicare Part D accounted for roughly $37.7 billion in spending.\textsuperscript{11} The Committee is examining your company’s pricing practices with respect to the following drugs:

\href{www.apnews.com/b28338b75c0c41742d5fad6821385200d}{(1)}


\textsuperscript{9} Id.


<table>
<thead>
<tr>
<th>Drug</th>
<th>Disease/Condition</th>
<th>2016 Part D Spending</th>
<th>2016 Average Spending per Beneficiary</th>
<th>One Year Change in Ave. Spending/Unit 2015-2016</th>
<th>Five Year Annual Growth Rate in Ave. Spending/Unit 2012-2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gleevec (2001)</td>
<td>Cancer</td>
<td>$762,554,629</td>
<td>$58,007</td>
<td>0.83%</td>
<td>12.74%</td>
</tr>
</tbody>
</table>

*Source: Centers for Medicare and Medicaid Services—Medicare Part D Drug Spending Dashboard*

To assist the Committee with this investigation, please provide the following information and documents on behalf of your company by February 4, 2019:

1. For each drug identified above, for each calendar year from 2009 through the present, and separated by each of the commercial, Medicare Part B, Medicare Part D, Medicaid, and VA sales channels:
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   e. highest, lowest, and average percent rebate negotiated per unit, including supplemental Medicaid rebates, and the dollar value of the rebate;
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   h. a description of the sources of information and methodology for responding to requests (a) through (g);

2. For each drug identified above, separated by year since the drug entered the company’s development pipeline:
   a. amount spent by your company on pre-clinical testing, Phase 1, Phase 2, Phase 3 clinical trials, and/or post-market surveillance;
   b. amount spent by your company on direct-to-consumer advertising;
   c. amount of Research and Development tax credits claimed annually by your company;
   d. total amount of tax deductions taken for charitable activities related to each drug identified above; and
   e. a description of the sources of information and methodology for responding to requests (a) through (d);
3. For each drug identified above:
   a. a list of the company's patents or patent applications that claim the drug's active ingredient(s), methods of use, or indication, and any other patents that the company would seek to enforce in litigation related to the drug;
   b. whether each identified patent was originally obtained under the Patent and Trademark Law Amendments Act (the Bayh-Dole Act) or otherwise developed under federally-sponsored research;
   c. whether each identified patent or patent application was filed before or after the drug received marketing approval from the Food and Drug Administration; and
   d. the number of patents for each approved indication of the drug;

4. If your company acquired the sales rights to any of the drugs identified above from another company, including as part of a larger acquisition:
   a. the name of the company;
   b. the total acquisition price of the transaction;
   c. the price of the drug at the time of acquisition; and
   d. all documents and communications regarding any planned price increase(s) after acquisition, including documents regarding payer price sensitivity;

5. For each drug identified above, a list of each business unit, component, or division within your company involved in the commercialization or pricing of the drug, and organizational charts for those entities;

6. For each drug identified above, a list of all third-party entities that have been contracted to provide services related to marketing, commercialization, pricing, or lifecycle management of the drug, and a description of the services provided by the third-party entity;

7. For each of the past five years:
   a. the total compensation paid or projected to be paid to the ten highest-paid employees, broken down by salaries, bonuses (cash and equity), and benefits; a description of the reasons for the year to year changes in compensation; and all related communications and approval documentation regarding the compensation;
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bonuses (cash and equity), and benefits; and a description of the reasons for the year-to-year changes in these amounts; and

c. compensation policies, procedures, and practices as they relate to pricing strategies for each drug identified above; and all related communications and approval documentation regarding the compensation;

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a. pricing strategies or lifecycle management;

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c. utilization or pricing strategies as they relate to any discount coupon, drug donation, or co-pay assistance programs, or any other manufacturer-affiliated or independent patient assistance or prescription assistance programs, foundations, or charities; and

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For purposes of this request, the term “drug” includes any line extension, reformulation, combination product, follow-on product, authorized generic, or other pharmaceutical product that contains the same active ingredient (including in combination with other ingredients) as the drug identified in the chart above. For purposes of this request, the term “your company” includes Novartis AG and its subsidiaries and agents.

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An attachment to this letter provides additional instructions for responding to the Committee’s request. If you have any questions regarding this request, please contact my staff at (202) 225-5051.

Thank you for your attention to this matter.

Sincerely,

[Signature]

Elijah E. Cummings
Chairman

Enclosure

cc: The Honorable Jim Jordan, Ranking Member
January 14, 2019

Albert Bourla, D.V.M., Ph.D
Chief Executive Officer
Pfizer Inc.
235 East 42nd Street
New York, NY 10017

Dear Mr. Bourla:

The Committee on Oversight and Reform is investigating the actions of drug companies in raising prescription drug prices in the United States, as well as the effects of these actions on federal and state budgets and on American families.

For years, drug companies have been aggressively increasing prices on existing drugs and setting higher launch prices for new drugs while recording windfall profits. The goals of this investigation are to determine why drug companies are increasing prices so dramatically, how drug companies are using the proceeds, and what steps can be taken to reduce prescription drug prices.

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A review by the Inspector General of the Department of Health and Human Services found that ten of the most expensive brand-name drugs accounted for $15.6 billion of spending in the catastrophic coverage phase of the Medicare Part D benefit in 2015. The Inspector General has also found that Part D payments for brand-name drugs increased by 62% from 2011 to 2015—after taking into account manufacturer rebates—even though the number of prescriptions fell by 17%.

These price increases are negatively affecting patients, including those on Medicare. The percentage of Medicare Part D beneficiaries who paid at least $2,000 out-of-pocket for their drugs nearly doubled from 2011 to 2015. A survey conducted by the Kaiser Family Foundation last year found that one in five Americans had not filled a prescription due to costs.

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e. highest, lowest, and average percent rebate negotiated per unit, including supplemental Medicaid rebates, and the dollar value of the rebate;
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h. a description of the sources of information and methodology for responding to requests (a) through (g);

2. For each drug identified above, separated by year since the drug entered the company’s development pipeline:
   
a. amount spent by your company on pre-clinical testing, Phase 1, Phase 2, Phase 3 clinical trials, and/or post-market surveillance;
b. amount spent by your company on direct-to-consumer advertising;
c. amount of Research and Development tax credits claimed annually by your company;
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3. For each drug identified above:
   a. a list of the company's patents or patent applications that claim the drug's active ingredient(s), methods of use, or indication, and any other patents that the company would seek to enforce in litigation related to the drug;
   b. whether each identified patent was originally obtained under the Patent and Trademark Law Amendments Act (the Bayh-Dole Act) or otherwise developed under federally-sponsored research;
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4. If your company acquired the sales rights to any of the drugs identified above from another company, including as part of a larger acquisition:
   a. the name of the company;
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   c. the price of the drug at the time of acquisition; and
   d. all documents and communications regarding any planned price increase(s) after acquisition, including documents regarding payer price sensitivity;

5. For each drug identified above, a list of each business unit, component, or division within your company involved in the commercialization or pricing of the drug, and organizational charts for those entities;

6. For each drug identified above, a list of all third-party entities that have been contracted to provide services related to marketing, commercialization, pricing, or lifecycle management of the drug, and a description of the services provided by the third-party entity;

7. For each of the past five years:
   a. the total compensation paid or projected to be paid to the ten highest-paid employees, broken down by salaries, bonuses (cash and equity), and benefits; a description of the reasons for the year to-year changes in compensation; and all related communications and approval documentation regarding the compensation;
   b. a list of all other employees who were paid, or are projected to be paid, more than $1,000,000 in total compensation; the total compensation paid or projected to be paid to these employees, broken down by salaries,
bonuses (cash and equity), and benefits; and a description of the reasons for the year-to-year changes in these amounts; and

c. compensation policies, procedures, and practices as they relate to pricing strategies for each drug identified above; and all related communications and approval documentation regarding the compensation;

8. The dates, times, locations, and attendees of any meetings between representatives of your company and officials at the Centers for Medicare and Medicaid Services, the Department of Health and Human Services, the Office of Management and Budget, or the Executive Office of the President from January 20, 2017, to the present;

9. All internal and external presentations, analyses, or other documents prepared for or provided to the Board of Directors, any subcommittee of the Board of Directors, or any corporate officers, regarding pricing strategies or lifecycle management of each drug identified above;

10. For each drug identified above, from January 1, 2009 through the present, all documents, including communications, related to:

a. pricing strategies or lifecycle management;

b. your company’s reporting to the public of return on investment, profitability, or sales, including draft talking points for investor presentations and earnings calls;

c. utilization or pricing strategies as they relate to any discount coupon, drug donation, or co-pay assistance programs, or any other manufacturer-affiliated or independent patient assistance or prescription assistance programs, foundations, or charities; and

d. Risk Evaluation and Mitigation Strategies or other limited, restricted, or specialty distribution networks as they relate to increasing patient utilization or limiting prospective generic applicants’ access to each drug identified above;

11. All communications between employees or officers of your company and employees or officers of any other pharmaceutical company regarding the price of each drug identified above, or the price of any other drugs that are approved for the same indication;

12. All contracts with pharmacy benefit managers related to each drug identified above;
13. A list of all federally-funded research studies associated with development of each drug identified above, including federally-funded research conducted by third-party entities, and a list of related licensing and royalty agreements; and

14. All complaints received by your company regarding the price or coverage of each drug identified above.

For purposes of this request, the term “drug” includes any line extension, reformulation, combination product, follow-on product, authorized generic, or other pharmaceutical product that contains the same active ingredient (including in combination with other ingredients) as the drug identified in the chart above. For purposes of this request, the term “your company” includes Pfizer Inc. and its subsidiaries and agents.

The Committee on Oversight and Reform is the principal oversight committee of the House of Representatives and has broad authority to investigate “any matter” at “any time” under House Rule X.

An attachment to this letter provides additional instructions for responding to the Committee’s request. If you have any questions regarding this request, please contact my staff at (202) 225-5051.

Thank you for your attention to this matter.

Sincerely,

Elijah E. Cummings
Chairman

Enclosure

cc: The Honorable Jim Jordan, Ranking Member
January 14, 2019

Olivier Brandicourt
Chief Executive Officer
Sanofi
55 Corporate Drive
Bridgewater, NJ 08807

Dear Mr. Brandicourt:

The Committee on Oversight and Reform is investigating the actions of drug companies in raising prescription drug prices in the United States, as well as the effects of these actions on federal and state budgets and on American families.

For years, drug companies have been aggressively increasing prices on existing drugs and setting higher launch prices for new drugs while recording windfall profits. The goals of this investigation are to determine why drug companies are increasing prices so dramatically, how drug companies are using the proceeds, and what steps can be taken to reduce prescription drug prices.

Research and development efforts on groundbreaking medications have made immeasurable contributions to the health of Americans, including new treatments and cures for diseases that have affected people for centuries. But the ongoing escalation of prices by drug companies is unsustainable. As President Trump has said, drug companies are “getting away with murder.”

Approximately 94% of widely-used brand-name drugs on the market between 2005 and 2017 more than doubled in price during that time, and the average price increase in 2017 was 8.4%—four times the rate of inflation—according to an analysis conducted by AARP. A recent Associated Press analysis found that more than 4,400 brand-name drugs increased in price in the first seven months of 2018 alone, compared to 46 price decreases.

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3 Drug Prices Going Up Despite Trump Promise, Associated Press (Sept. 24, 2018) (online at
The Centers for Medicare and Medicaid Services projects that spending on prescription drugs will increase more rapidly than spending on any other health care sector over the next ten years. The federal government bears much of the financial burden of escalating drug prices through Medicare Part D, which provides drug coverage to approximately 43 million people. The government is projected to spend $99 billion on Medicare Part D in 2019.

A review by the Inspector General of the Department of Health and Human Services found that ten of the most expensive brand-name drugs accounted for $15.6 billion of spending in the catastrophic coverage phase of the Medicare Part D benefit in 2015. The Inspector General has also found that Part D payments for brand-name drugs increased by 62% from 2011 to 2015—after taking into account manufacturer rebates—even though the number of prescriptions fell by 17%.

These price increases are negatively affecting patients, including those on Medicare. The percentage of Medicare Part D beneficiaries who paid at least $2,000 out-of-pocket for their drugs nearly doubled from 2011 to 2015. A survey conducted by the Kaiser Family Foundation last year found that one in five Americans had not filled a prescription due to costs.

In 2016, the 20 most expensive drugs to Medicare Part D accounted for roughly $37.7 billion in spending. The Committee is examining your company’s pricing practices with respect to the following drugs:

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9 Id.


To assist the Committee with this investigation, please provide the following information and documents on behalf of your company by February 4, 2019:

1. For each drug identified above, for each calendar year from 2009 through the present, and separated by each of the commercial, Medicare Part B, Medicare Part D, Medicaid, and VA sales channels:
   a. total gross sales;
   b. number of units sold;
   c. total sales net of rebates, discounts, and all other price concessions, including the type, amount, and recipient of each discount or concession;
   d. cost of goods sold;
   e. highest, lowest, and average percent rebate negotiated per unit, including supplemental Medicaid rebates, and the dollar value of the rebate;
   f. highest, lowest, and average negotiated price per unit;
   g. average net effective price per unit; and
   h. a description of the sources of information and methodology for responding to requests (a) through (g);

2. For each drug identified above, separated by year since the drug entered the company’s development pipeline:
   a. amount spent by your company on pre-clinical testing, Phase 1, Phase 2, Phase 3 clinical trials, and/or post-market surveillance;
   b. amount spent by your company on direct-to-consumer advertising;
   c. amount of Research and Development tax credits claimed annually by your company;
   d. total amount of tax deductions taken for charitable activities related to each drug identified above; and
   e. a description of the sources of information and methodology for responding to requests (a) through (d);
3. For each drug identified above:
   a. a list of the company's patents or patent applications that claim the drug's active ingredient(s), methods of use, or indication, and any other patents that the company would seek to enforce in litigation related to the drug;
   b. whether each identified patent was originally obtained under the Patent and Trademark Law Amendments Act (the Bayh-Dole Act) or otherwise developed under federally-sponsored research;
   c. whether each identified patent or patent application was filed before or after the drug received marketing approval from the Food and Drug Administration; and
   d. the number of patents for each approved indication of the drug;

4. If your company acquired the sales rights to any of the drugs identified above from another company, including as part of a larger acquisition:
   a. the name of the company;
   b. the total acquisition price of the transaction;
   c. the price of the drug at the time of acquisition; and
   d. all documents and communications regarding any planned price increase(s) after acquisition, including documents regarding payer price sensitivity;

5. For each drug identified above, a list of each business unit, component, or division within your company involved in the commercialization or pricing of the drug, and organizational charts for those entities;

6. For each drug identified above, a list of all third-party entities that have been contracted to provide services related to marketing, commercialization, pricing, or lifecycle management of the drug, and a description of the services provided by the third-party entity;

7. For each of the past five years:
   a. the total compensation paid or projected to be paid to the ten highest-paid employees, broken down by salaries, bonuses (cash and equity), and benefits; a description of the reasons for the year to year changes in compensation; and all related communications and approval documentation regarding the compensation;
   b. a list of all other employees who were paid, or are projected to be paid, more than $1,000,000 in total compensation; the total compensation paid or projected to be paid to these employees, broken down by salaries,
bonuses (cash and equity), and benefits; and a description of the reasons for the year to-year changes in these amounts; and

c. compensation policies, procedures, and practices as they relate to pricing strategies for each drug identified above; and all related communications and approval documentation regarding the compensation;

8. The dates, times, locations, and attendees of any meetings between representatives of your company and officials at the Centers for Medicare and Medicaid Services, the Department of Health and Human Services, the Office of Management and Budget, or the Executive Office of the President from January 20, 2017, to the present;

9. All internal and external presentations, analyses, or other documents prepared for or provided to the Board of Directors, any subcommittee of the Board of Directors, or any corporate officers, regarding pricing strategies or lifecycle management of each drug identified above;

10. For each drug identified above, from January 1, 2009 through the present, all documents, including communications, related to:

   a. pricing strategies or lifecycle management;
   b. your company’s reporting to the public of return on investment, profitability, or sales, including draft talking points for investor presentations and earnings calls;
   c. utilization or pricing strategies as they relate to any discount coupon, drug donation, or co-pay assistance programs, or any other manufacturer-affiliated or independent patient assistance or prescription assistance programs, foundations, or charities; and
   d. Risk Evaluation and Mitigation Strategies or other limited, restricted, or specialty distribution networks as they relate to increasing patient utilization or limiting prospective generic applicants’ access to each drug identified above;

11. All communications between employees or officers of your company and employees or officers of any other pharmaceutical company regarding the price of each drug identified above, or the price of any other drugs that are approved for the same indication;

12. All contracts with pharmacy benefit managers related to each drug identified above;
13. A list of all federally-funded research studies associated with development of each drug identified above, including federally-funded research conducted by third-party entities, and a list of related licensing and royalty agreements; and

14. All complaints received by your company regarding the price or coverage of each drug identified above.

For purposes of this request, the term “drug” includes any line extension, reformulation, combination product, follow-on product, authorized generic, or other pharmaceutical product that contains the same active ingredient (including in combination with other ingredients) as the drug identified in the chart above. For purposes of this request, the term “your company” includes Sanofi and its subsidiaries and agents.

The Committee on Oversight and Reform is the principal oversight committee of the House of Representatives and has broad authority to investigate “any matter” at “any time” under House Rule X.

An attachment to this letter provides additional instructions for responding to the Committee’s request. If you have any questions regarding this request, please contact my staff at (202) 225-5051.

Thank you for your attention to this matter.

Sincerely,

[Signature]

Elijah E. Cummings
Chairman

Enclosure

cc: The Honorable Jim Jordan, Ranking Member
January 14, 2019

Kåre Schultz
President and Chief Executive Officer
Teva Pharmaceutical Industries Ltd.
1090 Horsham Road
North Wales, PA 19454

Dear Mr. Schultz:

The Committee on Oversight and Reform is investigating the actions of drug companies in raising prescription drug prices in the United States, as well as the effects of these actions on federal and state budgets and on American families.

For years, drug companies have been aggressively increasing prices on existing drugs and setting higher launch prices for new drugs while recording windfall profits. The goals of this investigation are to determine why drug companies are increasing prices so dramatically, how drug companies are using the proceeds, and what steps can be taken to reduce prescription drug prices.

Research and development efforts on groundbreaking medications have made immeasurable contributions to the health of Americans, including new treatments and cures for diseases that have affected people for centuries. But the ongoing escalation of prices by drug companies is unsustainable. As President Trump has said, drug companies are “getting away with murder.”

Approximately 94% of widely-used brand-name drugs on the market between 2005 and 2017 more than doubled in price during that time, and the average price increase in 2017 was 8.4%—four times the rate of inflation—according to an analysis conducted by AARP. A recent Associated Press analysis found that more than 4,400 brand-name drugs increased in price in the first seven months of 2018 alone, compared to 46 price decreases.

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3 Drug Prices Going Up Despite Trump Promise, Associated Press (Sept. 24, 2018) (online at
The Centers for Medicare and Medicaid Services projects that spending on prescription drugs will increase more rapidly than spending on any other health care sector over the next ten years.\(^4\) The federal government bears much of the financial burden of escalating drug prices through Medicare Part D, which provides drug coverage to approximately 43 million people.\(^5\) The government is projected to spend $99 billion on Medicare Part D in 2019.\(^6\)

A review by the Inspector General of the Department of Health and Human Services found that ten of the most expensive brand-name drugs accounted for $15.6 billion of spending in the catastrophic coverage phase of the Medicare Part D benefit in 2015.\(^7\) The Inspector General has also found that Part D payments for brand-name drugs increased by 62% from 2011 to 2015—after taking into account manufacturer rebates—even though the number of prescriptions fell by 17%.\(^8\)

These price increases are negatively affecting patients, including those on Medicare. The percentage of Medicare Part D beneficiaries who paid at least $2,000 out-of-pocket for their drugs nearly doubled from 2011 to 2015.\(^9\) A survey conducted by the Kaiser Family Foundation last year found that one in five Americans had not filled a prescription due to costs.\(^10\)

In 2016, the 20 most expensive drugs to Medicare Part D accounted for roughly $37.7 billion in spending.\(^11\) The Committee is examining your company’s pricing practices with respect to the following drugs:

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\(^8\) Department of Health and Human Services, Office of the Inspector General, [*Increases in Reimbursement for Brand-Name Drugs in Part D* (June 2018) online at https://oig.hhs.gov/oei/reports/oei-03-15-00080.pdf].

\(^9\) Id.


To assist the Committee with this investigation, please provide the following information and documents on behalf of your company by February 4, 2019:

1. For each drug identified above, for each calendar year from 2009 through the present, and separated by each of the commercial, Medicare Part B, Medicare Part D, Medicaid, and VA sales channels:
   
   a. total gross sales;
   b. number of units sold;
   c. total sales net of rebates, discounts, and all other price concessions, including the type, amount, and recipient of each discount or concession;
   d. cost of goods sold;
   e. highest, lowest, and average percent rebate negotiated per unit, including supplemental Medicaid rebates, and the dollar value of the rebate;
   f. highest, lowest, and average negotiated price per unit;
   g. average net effective price per unit; and
   h. a description of the sources of information and methodology for responding to requests (a) through (g);

2. For each drug identified above, separated by year since the drug entered the company’s development pipeline:
   
   a. amount spent by your company on pre-clinical testing, Phase 1, Phase 2, Phase 3 clinical trials, and/or post-market surveillance;
   b. amount spent by your company on direct-to-consumer advertising;
   c. amount of Research and Development tax credits claimed annually by your company;
   d. total amount of tax deductions taken for charitable activities related to each drug identified above; and
   e. a description of the sources of information and methodology for responding to requests (a) through (d);
3. For each drug identified above:

   a. a list of the company’s patents or patent applications that claim the drug’s active ingredient(s), methods of use, or indication, and any other patents that the company would seek to enforce in litigation related to the drug;
   b. whether each identified patent was originally obtained under the Patent and Trademark Law Amendments Act (the Bayh-Dole Act) or otherwise developed under federally-sponsored research;
   c. whether each identified patent or patent application was filed before or after the drug received marketing approval from the Food and Drug Administration; and
   d. the number of patents for each approved indication of the drug;

4. If your company acquired the sales rights to any of the drugs identified above from another company, including as part of a larger acquisition:

   a. the name of the company;
   b. the total acquisition price of the transaction;
   c. the price of the drug at the time of acquisition; and
   d. all documents and communications regarding any planned price increase(s) after acquisition, including documents regarding payer price sensitivity;

5. For each drug identified above, a list of each business unit, component, or division within your company involved in the commercialization or pricing of the drug, and organizational charts for those entities;

6. For each drug identified above, a list of all third-party entities that have been contracted to provide services related to marketing, commercialization, pricing, or lifecycle management of the drug, and a description of the services provided by the third-party entity;

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8. The dates, times, locations, and attendees of any meetings between representatives of your company and officials at the Centers for Medicare and Medicaid Services, the Department of Health and Human Services, the Office of Management and Budget, or the Executive Office of the President from January 20, 2017, to the present;

9. All internal and external presentations, analyses, or other documents prepared for or provided to the Board of Directors, any subcommittee of the Board of Directors, or any corporate officers, regarding pricing strategies or lifecycle management of each drug identified above;

10. For each drug identified above, from January 1, 2009 through the present, all documents, including communications, related to:

   a. pricing strategies or lifecycle management;
   b. your company's reporting to the public of return on investment, profitability, or sales, including draft talking points for investor presentations and earnings calls;
   c. utilization or pricing strategies as they relate to any discount coupon, drug donation, or co-pay assistance programs, or any other manufacturer-affiliated or independent patient assistance or prescription assistance programs, foundations, or charities; and
   d. Risk Evaluation and Mitigation Strategies or other limited, restricted, or specialty distribution networks as they relate to increasing patient utilization or limiting prospective generic applicants' access to each drug identified above;

11. All communications between employees or officers of your company and employees or officers of any other pharmaceutical company regarding the price of each drug identified above, or the price of any other drugs that are approved for the same indication;

12. All contracts with pharmacy benefit managers related to each drug identified above;

13. A list of all federally-funded research studies associated with development of each drug identified above, including federally-funded research conducted by third-party entities, and a list of related licensing and royalty agreements; and
14. All complaints received by your company regarding the price or coverage of each drug identified above.

For purposes of this request, the term “drug” includes any line extension, reformulation, combination product, follow-on product, authorized generic, or other pharmaceutical product that contains the same active ingredient (including in combination with other ingredients) as the drug identified in the chart above. For purposes of this request, the term “your company” includes Teva Pharmaceutical Industries Ltd. and its subsidiaries and agents.

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Thank you for your attention to this matter.

Sincerely,

Elijah E. Cummings
Chairman

Enclosure

cc: The Honorable Jim Jordan, Ranking Member