In the

Supreme Court of the United States

STATE OF FLORIDA,

Plaintiff,

v.

STATE OF GEORGIA,

Defendant.

Before the Special Master Hon. Paul J. Kelly Jr.

STATE OF FLORIDA'S UNOPPOSED MOTION TO RESCHEDULE ORAL ARGUMENT

On July 29, 2019, the Special Master granted Florida's motion for oral argument in this matter and set that argument for December 16, 2019 in Albuquerque, New Mexico. Dkt. 662. On August 29, 2019, the Special Master reset oral argument for October 17, 2019. Dkt. 663. Due to a conflict with a previously scheduled oral argument in Washington, D.C. on the same day, Florida hereby moves to reschedule the argument in this matter. The State of Georgia does not oppose this request.

On July 30, 2019, the United States Court of Appeals for the District of Columbia Circuit scheduled oral argument for October 17, 2019 in *Eagle Pharmaceuticals, Inc. v. Azar*, D.C. Circuit No. 18-05207, in Washington, D.C. Florida's counsel in this matter represents the appellee in that appeal. In light of that conflict, Florida contacted Georgia's counsel to address the possibility of proposing to this Court a series of alternative dates on

which both counsel could be available. Both parties also coordinated with their client representatives regarding availability to attend the hearing.

Following those consultations, the parties agreed to propose the following dates for this Court's consideration: November 7, 12, 18, 25 and 26, 2019. Accordingly, Florida respectfully requests that the Special Master reschedule the currently set October 17, 2019 argument either for one of those proposed dates, or for a later date.

-

¹ Florida also contacted counsel for the United States, who confirmed that the United States does not object to the proposed dates.

Dated: September 4, 2019

ASHLEY MOODY
ATTORNEY GENERAL, STATE OF FLORIDA

AMIT AGARWAL
SOLICITOR GENERAL
EDWARD M. WENGER
CHIEF DEPUTY SOLICITOR GENERAL
CHRISTOPHER J. BAUM
DEPUTY SOLICITOR GENERAL
OFFICE OF THE ATTORNEY GENERAL
The Capitol, PL-01
Tallahassee, FL 32399-1050
Tel.: (850) 414-3300

JUSTIN G. WOLFE
GENERAL COUNSEL
FLORIDA DEPARTMENT OF
ENVIRONMENTAL PROTECTION
3900 Commonwealth Blvd. MS 35
Tallahassee, FL 32399-3000
Tel.: (850) 245-2295

Respectfully submitted,

/s/ Philip J. Perry

PHILIP J. PERRY
GREGORY G. GARRE

Counsel of Record

ABID R. QURESHI JAMIE L. WINE

BENJAMIN W. SNYDER

LATHAM & WATKINS LLP

555 11th Street, NW

Suite 1000

Washington, DC 20004

Tel.: (202) 637-2207

gregory.garre@lw.com

PAUL N. SINGARELLA LATHAM & WATKINS LLP 650 Town Center Drive, 20th Floor Costa Mesa, CA 92626-1925

Tel.: (714) 540-1235

In the **Supreme Court of the United States**

STATE OF FLORIDA,

Plaintiff,

v.

STATE OF GEORGIA,

Defendant.

Before the Special Master

Hon. Paul J. Kelly, Jr.

CERTIFICATE OF SERVICE

This is to certify that the STATE OF FLORIDA'S UNOPPOSED MOTION TO RESCHEDULE ORAL ARGUMENT has been served on this 4th day of September 2019, in the manner specified below:

For State of Florida	For State of Georgia
By FedEx and Email:	By FedEx and Email
Gregory Garre	Craig S. Primis, P.C.
Counsel of Record	Counsel of Record
Latham & Watkins LLP	Kirkland & Ellis LLP
555 Eleventh Street, NW	1301 Pennsylvania Ave., NW
Suite 1000	Washington, DC 20004
Washington, DC 20004	T: (202) 389-5000
T: 1.202.637.2207	
gregory.garre@lw.com	
Justin G. Wolfe	
General Counsel	

Florida Department of Environmental Protection 3900 Commonwealth Blvd., MS 35 Tallahassee, FL 32399-3000 T: (850) 245-2214 Justin.G.Wolfe@dep.state.fl.us Amit Agarwal Solicitor General Office of the Florida Attorney General The Capitol, PL-01 Tallahassee, FL 32399 Amit.Agarwal@myfloridalegal.com T: (850) 414-3688 By Email Only By Email Only Christopher M. Carr Ashley Moody David Dove Stephanie Gray Stephanie.A.Gray@dep.state.fl.us Carey Miller Carson Zimmer Andrew Pinson Ryan Teague Carson.Zimmer@dep.state.fl.us Edward Wenger K. Winn Allen Edward.Wenger@myfloridalegal.com Devora Allon Christopher Baum georgiawaterteam@kirkland.com christopher.baum@myfloridalegal.com Philip J. Perry Jamie L. Wine Abid R. Oureshi Paul N. Singarella Benjamin W. Snyder floridaacf.lwteam@lw.com **For United States of America** By FedEx and Email: Noel J. Francisco Solicitor General Counsel of Record Department of Justice 950 Pennsylvania Avenue, N.W. Washington, DC 20530

T: 202-514-2203

supremectbriefs@usdoj.gov

By Email Only
Michael T. Gray michael.gray2@usdoj.gov James DuBois james.dubois@usdoj.gov

By: /s/ Philip J. Perry
Philip J. Perry
LATHAM & WATKINS LLP
555 11th Street, NW
Suite 1000
Washington, DC 20004
Tel.: (202) 637-2200
Philip.Perry@lw.com

Attorney for the State of Florida