UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF PENNSYLVANIA

IN RE : Chapter 7

:

ADENEKAN OLA-OLUWA

ADESANYA & AFOLUSO ADERONKE ADESANYA,

Bankruptcy No. 18-17260-AMC

DEBTORS

-**:**

NOVARTIS PHARMACEUTICALS

CORP.,

:

PLAINTIFF

Adv. Proc. No. 19-00124-AMC

•

ADENEKAN OLA-OLUWA ADESANYA & AFOLUSO ADERONKE ADESANYA,

V.

:

DEFENDANTS

DEFENDANTS

ORDER1

AND NOW, this 14th day of July 2021, for the reasons given in the accompanying Opinion, it is hereby ORDERED that:

1. the Judgment previously entered against the Debtors in the District Court Action is held to be nondischargeable pursuant to 11 U.S.C. §§ 523(a)(2)(A), 523(a)(2)(B), 523(a)(6), except for the \$57,605 portion of the Judgment attributable to defendant Afoluso Adesanya's 2011 breaches of the AIP, which is held to be dischargeable.

Honorable Ashely M. Chan

Honorable Ashely M. Chan United States Bankruptcy Judge

¹ All terms not otherwise defined in this order have the same meaning as defined in the accompanying opinion.