

**UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF PENNSYLVANIA**

IN RE	:	Chapter 7
	:	
ADNEKAN OLA-OLUWA	:	
ADESANYA & AFOLUSO	:	
ADERONKE ADESANYA,	:	
	:	Bankruptcy No. 18-17260-AMC
DEBTORS	:	
_____	:	
	:	
NOVARTIS PHARMACEUTICALS	:	
CORP.,	:	
	:	
PLAINTIFF	:	
	:	Adv. Proc. No. 19-00124-AMC
V.	:	
	:	
ADNEKAN OLA-OLUWA	:	
ADESANYA & AFOLUSO	:	
ADERONKE ADESANYA,	:	
	:	
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
United States Bankruptcy Judge

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