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15	UNITED STATES DISTRICT COURT	
16	DISTRICT	OF NEVADA
	DISTRICT BAYER PHARMA AG	OF NEVADA COMPLAINT
16 17 18		COMPLAINT
16 17	BAYER PHARMA AG	
16 17 18 19 20	BAYER PHARMA AG Plaintiff, vs. WARNER CHILCOTT COMPANY, LLC	COMPLAINT
16 17 18 19 20 21	BAYER PHARMA AG Plaintiff, vs.	COMPLAINT
16 17 18 19 20 21 22	BAYER PHARMA AG Plaintiff, vs. WARNER CHILCOTT COMPANY, LLC and WARNER CHILCOTT (US), LLC Defendants.	COMPLAINT (JURY DEMAND)
16 17 18 19 20 21 22 23	BAYER PHARMA AG Plaintiff, vs. WARNER CHILCOTT COMPANY, LLC and WARNER CHILCOTT (US), LLC Defendants. Plaintiff Bayer Pharma AG ("Bayer") but	COMPLAINT (JURY DEMAND) ings this Complaint for patent infringement
16 17 18 19 20 21 22	BAYER PHARMA AG Plaintiff, vs. WARNER CHILCOTT COMPANY, LLC and WARNER CHILCOTT (US), LLC Defendants. Plaintiff Bayer Pharma AG ("Bayer") but	COMPLAINT (JURY DEMAND)
16 17 18 19 20 21 22 23	BAYER PHARMA AG Plaintiff, vs. WARNER CHILCOTT COMPANY, LLC and WARNER CHILCOTT (US), LLC Defendants. Plaintiff Bayer Pharma AG ("Bayer") but	COMPLAINT (JURY DEMAND) ings this Complaint for patent infringement
16 17 18 19 20 21 22 23 24	BAYER PHARMA AG Plaintiff, vs. WARNER CHILCOTT COMPANY, LLC and WARNER CHILCOTT (US), LLC Defendants. Plaintiff Bayer Pharma AG ("Bayer") br against Defendants Warner Chilcott Company, "Warner Chilcott") and alleges the following:	COMPLAINT (JURY DEMAND) ings this Complaint for patent infringement
16 17 18 19 20 21 22 23 24 25	BAYER PHARMA AG Plaintiff, vs. WARNER CHILCOTT COMPANY, LLC and WARNER CHILCOTT (US), LLC Defendants. Plaintiff Bayer Pharma AG ("Bayer") bragainst Defendants Warner Chilcott Company, "Warner Chilcott") and alleges the following: NATURE OF	COMPLAINT (JURY DEMAND) ings this Complaint for patent infringement LLC and Warner Chilcott (US), LLC (collectively

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- 2. This lawsuit pertains to Warner Chilcott's infringement of U.S. Patent Number 43.916 (the "'916 Patent").
- 3. The '916 patent issued on January 8, 2013 and is a reissue of U.S. Patent Number 5,824,667. Inventors Jürgen Spona, Bernd Düsterberg, and Frank Ludicke filed their application for this patent on March 24, 2006. Bayer Pharma AG is the current owner of the '916 Patent. A true and correct copy of the '916 Patent is attached as Exhibit A.

PARTIES

- 4. Plaintiff Bayer Pharma AG is a corporation organized and existing under the laws of the Federal Republic of Germany, having a principal place of business in Müllerstrase 178, 13353 Berlin, Germany.
- 5. On information and belief, Defendant Warner Chilcott Company, LLC is a limited liability company organized and existing under the laws of Puerto Rico, having a principal place of business at Union Street, Road 195, Km1.1, Fajardo, PR 00738-1005. On information and belief, Warner Chilcott Company, LLC is in the business of, among other things, developing, manufacturing, marketing and selling branded prescription pharmaceutical products in women's healthcare and dermatology in the U.S.
- 6. On information and belief, Defendant Warner Chilcott (US), LLC is a limited liability company organized and existing under the laws of Delaware, having a principal place of business at 100 Enterprise Drive, Suite 280, Rockaway, NJ 07866. On information and belief, Warner Chilcott (US), LLC is in the business of, among other things, developing, manufacturing, marketing and selling branded prescription pharmaceutical products in women's healthcare and dermatology in the U.S.

JURISDICTION AND VENUE

- 7. This action arises under the Patent Laws of the United States, 35 U.S.C. § 101 *et seq.*, including 35 U.S.C. § 271. This Court has subject matter jurisdiction over this matter pursuant to 28 U.S.C. §§ 1331, 1338(a).
- 8. This Court has personal jurisdiction over Warner Chilcott. Warner Chilcott (US), LLC maintains substantial, continuous, and systematic contacts in Nevada, including infringing

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sales of Loestrin 24 FE. Warner Chilcott (US), LLC has thus purposefully availed itself of the benefits and protections of Nevada's laws such that it should reasonably anticipate being sued in this jurisdiction. Warner Chilcott Company, LLC is subject to personal jurisdiction in Nevada because Warner Chilcott Company, LLC manufactures pharmaceutical drugs with the knowledge and intent that Warner Chilcott Company, LLC's drugs will be sold in the United States, including within Nevada, by Warner Chilcott (US), LLC. Warner Chilcott Company, LLC has thus engaged in systematic and continuous business contacts within Nevada, and has therefore purposefully availed itself of the benefits and protections of Nevada's laws such that it should reasonably anticipate being sued in this jurisdiction.

9. Venue is proper in the District of Nevada pursuant to 28 U.S.C. §§ 1391, 1400(b)

FACTUAL BACKGROUND

- 10. Plaintiff Bayer Pharma AG is the assignee of the '916 Patent.
- 11. Without limitation, the '916 Patent claims a method of inducing contraception in a female of reproductive age by administering a monophasic composition comprising 15 µg to 20 µg of ethinylestradiol and a contraceptively effective amount of a gestagen wherein the composition is administered for 23 or 24 days followed by 5 or 4 pill-free or non-hormonal pill days.
- 12. Defendant Warner Chilcott sells Loestrin 24 FE tablets in the United States as a 28-day oral contraceptive regimen. Loestrin 24 FE's regimen contains 24 tablets comprising a contraceptively effective amount of norethindrone acetate and 20 µg ethinyl estradiol; and 4 non-hormonal placebo tablets.

COUNT I - INFRINGEMENT OF UNITED STATES REISSUE PATENT NO. 43,916

- 13. Bayer restates and realleges each of the assertions set forth in Paragraphs 1 through 12.
- 14. The administration of the oral contraceptive Loestrin 24 FE infringes one or more claims of the '916 Patent under 35 U.S.C. § 271 either literally or under the doctrine of equivalents.

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- 15. Defendant Warner Chilcott has knowledge of the '916 Patent. By letter dated February 18, 2013, Bayer informed Warner Chilcott that that it induced infringement of the '916 Patent through sales of Loestrin 24 FE. Warner Chilcott also has knowledge of the '916 Patent based on the filing of this lawsuit.
- 16. On information and belief, Warner Chilcott has knowledge that its sales of Loestrin 24 FE will result in the infringement of the '916 Patent. On information and belief, Warner Chilcott is aware or should be aware of the widespread prescription of Loestrin 24 FE by doctors or other healthcare practitioners. The label for Loestrin 24 FE instructs doctors or other healthcare practitioners as well as patients to administer Loestrin 24 FE with a regimen of 24 tablets containing 20 µg of estrogen and a contraceptively effective amount of a gestagen; followed by 4 pill-free or sugar pill days.
- 17. On information and belief, Warner Chilcott has the specific intent to encourage infringement by others of the '916 Patent based on its distribution of Loestrin 24 FE for purposes of its administration as an oral contraceptive.

WHEREFORE, Bayer is entitled to recover from Warner Chilcott the damages sustained by Bayer as a result of Warner Chilcott's wrongful acts in an amount subject to proof at trial, including an amount not less than a reasonable royalty together with interest and costs as fixed by this Court under 35 U.S.C. § 284.

JURY DEMAND

Bayer hereby demands a trial by jury on all issues so triable.

Dated: this 19th day of February, 2013.

Respectfully submitted,

LEWIS AND ROCA LLP

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