

Witness Name: Jason Jonathan Evans

Statement No: WITN1210008

Exhibits: WITN1210009-036

Dated: February 2020

INFECTED BLOOD INQUIRY

EXHIBIT WITN1210034



Jason Evans

GRO-C

Fwd: Factor8 protest

5 messages

Danielle <daniholliday@GRO-C>

28 April 2018 at 17:42

To: "jasonjonevans@GRO-C" <jasonjonevans@GRO-C>

Des got the email below last night. I have spoken to him. Can we talk in about half hour.

Sent from my iPhone

Begin forwarded message:

From: Des Collins <DCollins@GRO-C>**Date:** 28 April 2018 at 17:37:56 BST**To:** Danielle Holliday Hotmal <GRO-C>**Subject:** Fwd: Factor8 protest

Sent from my iPad

Begin forwarded message:

From: "Hormozi, Mitra" <Mitra.Hormozi@GRO-C>**Date:** 27 April 2018 at 6:22:05 pm BST**To:** "dcollins@GRO-C" <dcollins@GRO-D>**Cc:** "Sheehan, Michael" <Michael.Sheehan@GRO-C>**Subject:** Factor8 protest

Dear Des,

I write to you regarding the Facebook posts of Factor8 calling for protests of Revlon for this coming Monday. It is factually inaccurate to hold Revlon, Inc. responsible for the conduct of Armour Pharmaceutical Company ("Armour"). Armour was acquired by Rorer Group Inc. ("Rorer") in November 1985, the same month that Pantry Pride acquired its interest in the then Revlon predecessor company. Pantry Pride's negotiations to acquire Revlon's predecessor in November 1985 were premised on Rorer simultaneously acquiring Armour, and Pantry Pride never sought to, nor did it, own any interest in Armour.

The current Revlon, Inc. was created on April 24, 1992 and did not have any ownership or control over Armour. Accordingly, there is no link or connection to Revlon, Inc. or its directors and stockholders and Armour and to say or suggest otherwise is factually inaccurate.

Please contact me at your earliest convenience.

Mitra Hormozi

EVP, General Counsel

GRO-C (office)

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GRO-D

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