



**IN THE COMPETITION**  
**APPEAL TRIBUNAL**

Case No: 1746/5/7/25 (T)

BETWEEN:

**THE SECRETARY OF STATE FOR HEALTH AND ANOTHER**

Claimants

- v -

**SERVIER LABORATORIES LIMITED AND OTHERS**

Defendants

- and -

- (1) NICHE GENERICS LIMITED**
- (2) UNICHEM LABORATORIES LIMITED**
- (3) MYLAN LABORATORIES LIMITED**
- (4) VIATRIS Inc**
- (5) KRKA, TOVARNA ZDRAVIL, D.D., NOVOMESTO**
- (6) TEVA UK LIMITED**
- (7) TEVA PHARMACEUTICALS EUROPE B.V.**
- (8) TEVA PHARMACEUTICALS INDUSTRIES LTD**
- (9) LUPIN LIMITED**

Third Parties

BETWEEN:

**THE WELSH MINISTERS AND OTHERS**

Claimants

- v -

**SERVIER LABORATORIES LIMITED AND OTHERS**

Defendants

- and -

**(1) NICHE GENERICS LIMITED**

**(2) UNICHEM LABORATORIES LIMITED**

**(3) MYLAN LABORATORIES LIMITED**

**(4) VIATRIS Inc**

**(5) KRKA, TOVARNA ZDRAVIL, D.D., NOVOMESTO**

**(6) TEVA UK LIMITED**

**(7) TEVA PHARMACEUTICALS EUROPE B.V.**

**(8) TEVA PHARMACEUTICALS INDUSTRIES LTD**

**(9) LUPIN LIMITED**

Third Parties

BETWEEN:

**THE SCOTTISH MINISTERS AND OTHERS**

Claimants

- v -

**SERVIER LABORATORIES LIMITED AND OTHERS**

Defendants

- and -

**(1) NICHE GENERICS LIMITED**

**(2) UNICHEM LABORATORIES LIMITED**

**(3) MYLAN LABORATORIES LIMITED**

**(4) VIATRIS Inc**

**(5) KRKA, TOVARNA ZDRAVIL, D.D., NOVOMESTO**

**(6) TEVA UK LIMITED**

**(7) TEVA PHARMACEUTICALS EUROPE B.V.**

**(8) TEVA PHARMACEUTICALS INDUSTRIES LTD**

**(9) LUPIN LIMITED**

Third Parties

---

**ORDER**

---

**UPON** the Third and Fourth Third Parties filing their Defence to the Additional Claim (the “**Defence**”) on 27 May 2025

**AND UPON** the parties having consented in writing to the amendments to the Third and Fourth Third Parties’ Defence, as reflected in the draft Amended Defence provided to the parties under cover of a letter dated 18 August 2025 (the “**Draft Amended Defence**”)

**AND UPON** the parties having consented to accept service of the Third and Fourth Third Parties' Amended Defence by email

**IT IS ORDERED THAT:**

1. The Third and Fourth Third Parties have permission to rely on the Draft Amended Defence, which shall stand as their Amended Defence in these proceedings.
2. In accordance with Rule 111(1)(d) of the Competition Appeal Tribunal Rules 2015, the Third and Fourth Third Parties are authorised to serve the Amended Defence on each party by email.
3. The reasonably incurred costs of and occasioned by the amendment to be borne by the Third and Fourth Third Parties.

**The Honourable Mr Justice Meade**  
Chair of the Competition Appeal Tribunal

Made: 13 September 2025  
Drawn: 15 September 2025