

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF KANSAS**

**IN RE: EpiPen (Epinephrine  
Injection, USP) Marketing,  
Sales Practices and Antitrust  
Litigation**

**MDL No: 2785**

**Case No. 17-md-2785-DDC-TJJ**

**(This Document Applies to All Cases)**

**SCHEDULING ORDER NO. 4**

With this Scheduling Order No. 4, the court establishes the following schedule for expert discovery in the *Sanofi* case. (This expert schedule applies only to the *Sanofi* case; it does not apply to the Consumer Class cases).

<b><u>Event</u></b>	<b><u>Deadline</u></b>
Rule 26(a)(2) disclosures of experts who any party may use at trial to present evidence supporting a claim or defense on which the party bears the burden of proof	February 4, 2019
Rule 26(a)(2) disclosures of experts who any party may use at trial to present evidence opposing a claim or defense on which the opposing party bears the burden of proof	March 25, 2019
Rebuttal Expert Disclosures	April 18, 2019
Expert Discovery Completed	May 31, 2019

Also, in the Consumer Class cases, the court adopts the parties' proposal for briefing page limits on the class plaintiffs' anticipated Motion for Class Certification. The following page limits apply to a party's entire brief (except Table of Contents and Table of Authorities):

- Plaintiffs' Opening Brief: 90 pages
- Defendants' Response: 90 pages (split as defendants see fit)
- Plaintiffs' Reply Brief: 45 pages
- The parties will submit no attachments with their briefing other than expert reports and other evidentiary materials (including evidentiary summaries and demonstratives).

**IT IS SO ORDERED.**

**Dated this 18th day of October, 2018, at Kansas City, Kansas.**

**s/ Daniel D. Crabtree**  
**Daniel D. Crabtree**  
**U.S. District Judge**

**s/ Teresa J. James**  
**Teresa J. James**  
**U.S. Magistrate Judge**