

Response to Request 1)

Summary of payments by Name and Year (1997 - May 8, 2012) ^{1,2}

Name	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	Grand Total
AMERICAN PAIN FOUNDATION			250,000		606,500	15,000	461,055	250,087	251,210	177,037	231,150	375,000	275,000	456,500	368,962	(75,000)	3,642,501
AMERICAN ACADEMY OF PAIN MEDICINE	36,800	25,000	32,300	37,600	80,273	198,824	382,295	572,462	17,000	14,000	159,100	78,500	45,000	88,695	171,170	96,500	2,035,519
AMERICAN PAIN SOCIETY	48,501	75,960	391,520	108,065	211,211	383,530	606,332	311,603	154,050	102,858	80,690	121,430	149,015	137,190	149,310	60,000	3,091,264
AMERICAN GERIATRICS SOCIETY	11,985	24,481	38,248	78,446	127,850	68,750		1,950			6,000		44,850		40,988		443,547
PAIN & POLICY STUDY GROUP	75,000	75,000			175,000	85,024	280,000	279,500	275,388		50,000	75,000	75,000				1,444,912
THE ALLIANCE OF STATE PAIN INITIATIVES								2,720	395,000	152,500	92,500		1,175	245		(34,874)	609,266
CENTER FOR PRACTICAL BIOETHICS INC				25,000	17,500	270,000	250,000	250,000	250,000	201,500	100,000	510,176	525,000	302,800	934,770	25,000	3,661,746
BETH ISRAEL MEDICAL CENTER			40,000	118,542	25,000	185,615	96,334	62,679	447		4,190	5,000	70,000	15,000	120,375		743,182
JOINT COMMISSION ON ACCREDITATION				560,000	981,359	582,649											2,124,008
FEDERATION OF STATE MEDICAL BOARDS			12,549	75,362	36,410	6,345	85,181	199,895	339,000	50,000	100,000						904,742
RUSSELL PORTENOY MD	4,357	4,105	1,000	1,554				2,039						4,500			17,555
SCOTT FISHMAN MD	24,750	2,497	5,843	9,392													42,482
PERRY G FINE MD		805				700						5,148	1,375	9,395	6,269		23,692
LYNN WEBSTER MD (c/o Lifetree Clinical Research)								245,487	1,006,232	148,236	750	4,890		12,636			1,418,231
ROLLIN GALLAGHER MD				2,500													2,500
WILLIAM MCCARBERG MD		2,500	6,974	7,375	12,212	7,939	4,929	2,964	6,062								50,955
MARTIN GRABOIS MD														2,149	70		2,219
MYRA CHRISTOPHER																	0

Footnotes:

1.) These figures do not include grants to entities other than those listed in Request 1(a) that sponsored medical education conferences or programs at which one or more individual listed in 1(b) may have been a speaker. In such cases, current *Standards for Commercial Support: Standards to Ensure Independence in CME Activities* promulgated by the Accreditation Council for Continuing Medical Education (ACCME) prohibit any involvement by commercial entities like Purdue in the selection of faculty, selection or presentation of content, or other aspects of the administration of accredited medical education programs. Accordingly, Purdue's reasonably available records do not reflect whether a portion of Purdue's educational grants in support of such programs may have been paid indirectly to an individual listed in Request 1(b).

2.) These figures do not include occasional incidental expenses (such as meals) Purdue employees may have paid on behalf of individuals listed in Request 1(b), nor do they include certain personal membership dues to organizations listed in Request 1(a) paid by individual Purdue employees that may have been reimbursed by Purdue, because such information is not reflected in reasonably available Purdue records. Purdue believes that any such payments were *de minimis*.

Confidential: Senate Finance Committee letter request dated May 8, 2012

PLAINTIFFS TRIAL
EXHIBIT
P-08386_0001