## **SUPERIOR COURT**

(Class Action)

**CANADA** 

PROVINCE OF QUEBEC DISTRICT OF MONTREAL

No.: 500-06-000747-150

DATE: July 30, 2019

IN THE PRESENCE OF: THE HONORABLE CHRISTIAN J. BROSSARD, J.C.S.

## **MATHIEU LICARI**

**Plaintiff** 

٧.

**JOHNSON & JOHNSON INC.** 

Defendant

-and-

## FONDS D'AIDE AUX ACTIONS COLLECTIVES

Mise en cause

## CLOSING JUDGMENT / JUGEMENT DE CLÔTURE

- [1] CONSIDERING the National Settlement Agreement entered into by and among the Parties to resolve in full the present action;
- [2] CONSIDERING the judgment rendered on March 23, 2018 by this Court and granting the Plaintiff's Application by the Plaintiff for Leave to Discontinue Proceedings against Johnson & Johnson for Settlement Purposes, for Authorization to Amend the Class Definition for Settlement Purposes, for Authorization of the Class Action for Settlement Purposes, for Approval of a Transaction, and for Approval of Class Counsel Fees;

500-06-000747-150 PAGE : 2

[3] CONSIDERING the final report of the Settlement Administrator;

POUR CES MOTIFS, LE TRIBUNAL:

FOR THESE REASONS, THE COURT:

**DÉCLARE** que Johnson & Johnson inc. a dûment exécuté ses obligations en vertu de l'entente de règlement et du jugement en date du 23 mars 2018 approuvant ladite entente;

DECLARES that Johnson & Johnson Inc. has duly performed its obligations pursuant to the National Settlement Agreement and to the judgment issued on March 23, 2018 approving said settlement agreement;

PRONONCE le jugement de clôture;

**PRONOUNCES** the Closing Judgment;

LE TOUT sans frais de justice.

THE WHOLE without legal costs.

CHRISTIAN J. BROSSARD, J.S.C.

Mtre David Assor Lex Group Inc. Attorneys for the Plaintiff

Mtre Robert Torralbo Blake, Cassels & Graydon LLP Attorneys for the Defendant