UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS CENTRAL DIVISION

In re Hopkinton Drug, Inc. Debtor

Chapter 11 No. 16-40234-CJP

DEBTOR'S THIRD MOTION FOR CONTINUED AUTHORITY TO USE CASH COLLATERAL

Now comes Hopkinton Drug, Inc., Debtor in the above proceedings (hereinafter the Debtor), and moves for continued use of cash collateral stating in support:

- 1. The Debtor filed a petition for reorganization under Chapter 11 of the Bankruptcy Code on February 19, 2016.
- 2. The Debtor previously obtained an interim order authorizing use of cash collateral on February 23, 2016, a First Order authorizing use of cash collateral on March 10, and a Second Order authorizing continued use of cash collateral on June 16, 2016.
- 3. The Debtor served the Second Order on all creditors and interested parties on June 17, 2016.
- 4. The Debtor has filed a Combined Plan of Reorganization and Disclosure Statement, confirmation of which in its present or modified form is scheduled for a further hearing or action without hearing on November 3, 2016. The Debtor anticipates that it will have confirmed a Plan of Reorganization prior to the end of the calendar year.
- 5. The Debtor has prepared projected income and expenses through the three months ending on December 31, 2016, projecting income after depreciation of just under \$16,000, a copy of which is attached hereto.
- 6. Pursuant to the Second Order the court may choose not to conduct a hearing on further use of cash collateral if no objections are filed to the Debtor's continued use of cash collateral.

WHEREFORE Hopkinton Drug, Inc. prays that:

- 1. It be authorized to use cash collateral in accordance with the projections attached hereto and otherwise pursuant to the terms and conditions as set forth in the First Cash Collateral Order through the close of business on December 31, 2016 or such other date as this court schedules a further hearing on use of cash collateral; and
- 2. It be granted such further relief as is just.

Hopkinton Drug, Inc. By its attorney

/s/ David M. Nickless

David M. Nickless, Esq. Nickless, Phillips, and O'Connor 625 Main Street Fitchburg, MA 01420 BBO 371920 978-342-4590 dnickless@npolegal.com

CERTIFICATE OF SERVICE

I, David M. Nickless, do hereby certify that I will immediately upon receipt of the notice of electronic service serve a copy of the within pleading by mailing same to any of the parties listed on the attached service list not noted as having received electronic service.

Dated: September 28, 2016

/s/ David M. Nickless David M. Nickless

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Service List

United States Trustee 446 Main Street Worcester, MA 01608 *Via ECF*

Kevin P. McRoy, Esq. Wynn & Wynn, P.C. 90 New State Highway Raynham, MA 02767 *Counsel to Bank of America, N.A. – VIA ECF*

Jason L. Drori, Esq. Foley & Lardner, LLP 111 Huntington Avenue Boston, MA 02199 *Counsel to Caremark PCS, LLC – VIA ECF*

Beth Graubart c/o Kenneth Reisman, Esq. 997 Chestnut Street Newton, MA 02464

Anda #28 PO Box 8500-1020 Philadelphia, PA 19178-1020

Burns & Levinson LLP 125 Summer Street Boston, MA 02110

CVS Health Corporation One CVS Drive Woonsocket, RI 02895

Champlain Chocolate Co. 750 Pine Street Burlington, VT 05401

Douglas Company, Inc. Box D 69 Krif Road Keene, NH 03431-0716 Jeffrey K. Garfinkle, Esq. 18400 Von Karman Avenue, Ste 800 Irvine, CA 92662 *Counsel to McKesson Corp. – Via ECF*

John F. Zabriskie, Esq. Foley & Lardner LLP 321 North Clark Street Chicago, IL 60654-5313 *Counsel to Caremark – VIA ECF*

Beth Graubart 46 Ash Street Hopkinton, MA 01748

McKesson Corporation One Post Street San Francisco, CA 94104

Imperial Distributors, Inc. Att: Tom Morris 33 Sword Street Auburn, MA 01501-2195

CaremarkPCS 750 W. John Carpenter Fwy, Ste 1200 Irving, TX 75039

Center Line Optic PO Box 994 Lyme, CT 06371

Cold Chain Technologies PO Box 983103 Boston, MA 02298-3103

Emerson Ecologics Inc. 1230 Elm Street, Ste 301 Manchester, NH 03101 GeoCentral Inc. 6049 Hi Tek Court Mason, OH 45040

Internal Revenue Service Special Procedures Staff PO Box 9112 Boston, MA 02203

Klutz PO Box 416851 Boston, MA 02241-6851

Masters Pharmaceutical PO Box 713769 Cincinnati, OH 45271-3769

Bank of America PO Box 15731 Wilmington, DE 19886-5731

Philip Wesley Jackson Rogers, Lewis, Jackson, Mann & Quinn LLC 1330 Lady Street, #400 Columbia, SC 29201

Dated: September 28, 2016

HD Smith PO Box 13435 Newark, NJ 07188-0435

Internal Revenue Service PO Box 7346 Philadelphia, PA 19101-7346

MA Dept. of Revenue Bankruptcy Unit PO Box 9564 Boston, MA 02114-9564

Medisca, Inc. PO Box 2592 Plattsburgh, NY 12901

Northern Business Machines Att: Amie T. Geary, Esq. 24 Terry Avenue Burlington, MA 01803

Gary J. Vostok Schonbeck & Vostok 185 High Street Clinton, MA 01510

> /s/ David M. Nickless David M. Nickless