STATEMENT OF CHAIRMAN LEIBOWITZ, COMMISSIONER RAMIREZ, AND COMMISSIONER BRILL

es Supreme Court of

the Eighth Circuit's decision in FTC v. Lundbeck, Inc. We agee with Commissioner Rosch that the result in this case was profoundly wrong, reflecting a serious misundestanding by the District Court of the dynamics of this market and of the competitive consequenes of an acquisition that allowed one ompany to control the only two pharmaceutical treatments for a life-threatening medical condition and raise prices by nearly 1300 percent. The Court of Appeals' opinion unfortunately uphed that result. But it did so on narrow grounds, emphasizing the narrow standard of review that it applies to issues it views as factual in nature. The decisions of both the Court of Appeals and the District Court are limited to the District Court's assessment of the evidence which Judge Kopf observed in his concurrencewas "perplexing," "odd," and "strange". We therefore intend to forgo further review in this case, and turn our enegies to other enforcement priorities.