UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D/A

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO § 240.13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO § 240.13d-2(a)

Under the Securities Exchange Act of 1934 (Amendment No. 13)*

Mallinckrodt plc (Name of Issuer) Ordinary shares, par value \$0.20 per share (Title of Class of Securities) G5785G107 (CUSIP Number)

The Buxton Helmsley Group, Inc. 1185 Avenue of the Americas, Floor 3 New York, N.Y. 10036-2600 Tel.: +1 (212) 561-5540

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

February 11, 2022

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of $\S\S 240.13d-1(e)$, 240.13d-1(g), check the following box [].

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See § 240.13d-7(b) for other parties to whom copies are to be sent.

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP	No. G5785G107		SCHEDULE 13D	Page 2 of 45 Pages
1	NAMES OF REPORTIN I.R.S. IDENTIFICATION		PERSONS (ENTITIES ONLY)	
	Buxton Helms	ley Holding	s, Inc.	
2	CHECK THE APPROPE	RIATE BOX IF A M	MBER OF A GROUP*	
	(a) [X]			
	(b) []			
3	SEC USE ONLY			
4	SOURCE OF FUNDS (S	ee Instructions)		
	WC			
5	CHECK IF DISCLOSUF	RE OF LEGAL PRO	CEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)	
			L J	
6	CITIZENSHIP OR PLACE	CE OF ORGANIZA	ION	
	Michigan			
1	NUMBER OF SHARES	7 SOLE	/OTING POWER	
	ENEFICIALLY OWNED BY	0		
EACH 8 SHAF		8	D VOTING POWER	
	REPORTING PERSON	3,43	4,800	
	WITH	9	DISPOSITIVE POWER	
		0		
		SHARI	D DISPOSITIVE POWER	

	10 3,434,800
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
11	3,434,800
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)
1-	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
10	$4.1\%^{1}$
14	TYPE OF REPORTING PERSON (See Instructions)
14	HC, CO

¹ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP	No. G5785G107		SCHEDULE 13D	Page 3 of 45 Pages			
1		NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	The Buxton Helmsley Group, Inc.						
2	2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*						
_	(a) [X]						
	(b) []						
3	SEC USE ONLY						
4	SOURCE OF FUNDS	(See Instruct	ions)				
	WC						
5	CHECK IF DISCLOSE	URE OF LEC	GAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)				
	CITIZENSHIP OR PL	A CE OF OR	CANIZATION:				
6		ACE OF OR	JANIZAI ION				
	Michigan						
		7	SOLE VOTING POWER 0				
	NUMBER OF		SHARED VOTING POWER				
	SHARES ENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	8	3,434,800				
		0	SOLE DISPOSITIVE POWER				
		9	0				
		10	SHARED DISPOSITIVE POWER				
		10	3,434,800				
11	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)						
13		REPRESEN	TED BY AMOUNT IN ROW (11)				
	4.1% ²						
14	TYPE OF REPORTING	G PERSON (See Instructions)				
	CO, IA						

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1		NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
	Alexander Pa	Alexander Parker						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
_	(a) [X]							
	(b) []							
3	SEC USE ONLY							
4	SOURCE OF FUNDS	(See Instruct	ons)					
	AF	IDE OF LEC	AL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
5	CHECK IF DISCLOSE	KE OF LEC	AL PROCEEDINGS IS REQUIRED PORSOANT TO TIEMS 2(D) OR 2(E)					
	CITIZENSHIP OR PLA	ACE OF OR	GANIZATION					
6	USA							
		7	SOLE VOTING POWER					
	NUMBER OF	'	0					
	SHARES	8	SHARED VOTING POWER					
	ENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		3,434,800					
		9	SOLE DISPOSITIVE POWER					
			0					
		10	SHARED DISPOSITIVE POWER					
	ACCRECATE AMOU	NE DENEEL	3,434,800					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,434,800							
40		AGGREGAT	TE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)					
12	CHECK BOX IF THE AGGREGATE AWOUNT IN NOW (11) EXCLUDES CERTAIN SHARES (See HISHBOURIS)							
13	PERCENT OF CLASS	REPRESEN	TED BY AMOUNT IN ROW (11)					
13	$4.1\%^{3}$							
14	TYPE OF REPORTING	G PERSON (See Instructions)					
14	HC, IN							

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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			•				
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
_	Thomas Gitter						
2	I NOMAS GITTET CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*						
2	(a) [X]						
	(a) [A] (b) []						
3	SEC USE ONLY						
3							
4	SOURCE OF FUNDS ((See Instructions)					
-	PF						
5	CHECK IF DISCLOSU	JRE OF LEGAL P	OCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)				
			[]				
6	CITIZENSHIP OR PLA	ACE OF ORGANI	ATION				
	Wisconsin						
7		/ /	E VOTING POWER				
]	NUMBER OF	0					
В	SHARES ENEFICIALLY OWNED BY EACH REPORTING PERSON	NEFICIALLY O	1 X	RED VOTING POWER			
		T	3,141				
		$\begin{vmatrix} 9 & \begin{vmatrix} \sin \theta \\ 0 \end{vmatrix}$	E DISPOSITIVE POWER				
	WITH		RED DISPOSITIVE POWER				
		110 1	3,141				
11	AGGREGATE AMOU		Y OWNED BY EACH REPORTING PERSON				
11	633,141						
12							
14				[]			
13	PERCENT OF CLASS	REPRESENTED	BY AMOUNT IN ROW (11)				
10	0.7%8						
14	TYPE OF REPORTING	G PERSON (See Ir	structions)				
14	IN						

⁴ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1		NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	Valerii Mansurov						
2	CHECK THE APPROP	RIATE BO	IF A MEMBER OF A GROUP*				
_	(a) [X]						
	(b) []						
3	SEC USE ONLY						
4	SOURCE OF FUNDS (See Instruct	ons)				
	PF						
5	CHECK IF DISCLOSU	RE OF LEC	AL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION						
	Russia	1	COLE VOTING POWER				
		7	SOLE VOTING POWER				
I	NUMBER OF		620,000 SHARED VOTING POWER				
	SHARES ENEFICIALLY	8	0				
	OWNED BY EACH REPORTING PERSON		SOLE DISPOSITIVE POWER				
		9	620,000				
	WITH	10	SHARED DISPOSITIVE POWER				
		10	0				
11	AGGREGATE AMOU	NT BENEFI	CIALLY OWNED BY EACH REPORTING PERSON				
11	620,000						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)						
				[]			
13		REPRESEN	TED BY AMOUNT IN ROW (11)				
	$0.7\%^{34}$						
14	TYPE OF REPORTING	PERSON (See Instructions)				
	IN						

⁵ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP	No. G5785G107		SCHEDULE 13D	Page 7 of 45 Pages			
1	NAMES OF REPORTII	NG PERSONS IN NOS. OF ABO	OVE PERSONS (ENTITIES ONLY)				
	Vladimir Kov						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*						
_	(a) [X]						
	(b) []						
3	SEC USE ONLY						
4	SOURCE OF FUNDS (See Instructions)					
_		RE OF LEGAL 1	PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)				
5	CHECK II DISCESSE	THE OT ELECTIE	[]				
6	CITIZENSHIP OR PLA	CE OF ORGAN	IZATION				
U	Russia						
·		1/	LE VOTING POWER				
1	NUMBER OF		70,183				
В	SHARES ENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	l Ø	ARED VOTING POWER				
		0	LE DISPOSITIVE POWER				
		19	70,183				
			ARED DISPOSITIVE POWER				
		0					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
	370,183						
12	CHECK BOX IF THE A	AGGREGATE A	MOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	rı			
10	PERCENT OF CLASS	REPRESENTED	BY AMOUNT IN ROW (11)	L J			
13	0.4% ⁵		· /				
1.4	TYPE OF REPORTING	F PERSON (See I	nstructions)				
14	IN	•					
	•						

⁶ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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			•					
1		NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
	Kharkov Alek	ksandr S	Sergeevich					
2	CHECK THE APPROP							
_	(a) [X]							
	(b) []							
3	SEC USE ONLY							
4	SOURCE OF FUNDS ((See Instruc	tions)					
	PF							
5	CHECK IF DISCLOSU	RE OF LEG	GAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
	CITIZENSHIP OR PLA	A CE OF OR	L J					
6		ACE OF OR	GANIZATION					
	Russia	1	SOLE VOTING POWER					
		7	265,000					
	NUMBER OF		SHARED VOTING POWER					
	SHARES ENEFICIALLY OWNED BY EACH REPORTING PERSON	8	0					
			SOLE DISPOSITIVE POWER					
		9	265,000					
	WITH	10	SHARED DISPOSITIVE POWER					
		10	0					
11	AGGREGATE AMOU	NT BENEF	ICIALLY OWNED BY EACH REPORTING PERSON					
	265,000							
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
				[]				
13		REPRESE	NTED BY AMOUNT IN ROW (11)					
	$0.3\%^{6}$							
14	TYPE OF REPORTING	G PERSON	(See Instructions)					
	IN							

⁷ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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I.R.S. IDENTIFIC	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
Elena Tsyş	Elena Tsygankova						
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
(a) [X	(a) [X]						
(b) [(b) []						
3 SEC USE ONLY							
4 SOURCE OF FU	NDS (See Instruc	ctions)					
WC							
5 CHECK IF DISC	LOSURE OF LE	GAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
b	CITIZENSHIP OR PLACE OF ORGANIZATION						
Russia	1	1					
	7	SOLE VOTING POWER					
NUMBER OF		0 SHARED VOTING POWER					
SHARES BENEFICIALLY	8	228,000					
OWNED BY EACH		SOLE DISPOSITIVE POWER					
REPORTING PERSON	9	0					
WITH	10	SHARED DISPOSITIVE POWER					
	10	228,000					
11 AGGREGATE A	MOUNT BENEF	FICIALLY OWNED BY EACH REPORTING PERSON					
228,000	228,000						
12 CHECK BOX IF	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)						
			[]				
1.5	LASS REPRESE	NTED BY AMOUNT IN ROW (11)					
$0.3\%^{7}$							
14	RTING PERSON	(See Instructions)					
IA, IN							

⁸ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP	No. G5785G107		SCHEDULE 13D	Page 10 of 45 Pages				
1	NAMES OF REPORTION I.R.S. IDENTIFICATION		VE PERSONS (ENTITIES ONLY)					
2	Daniliuk Kirill Vladimirovich CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
_	(a) [X]							
	(b) []							
3	SEC USE ONLY							
4	SOURCE OF FUNDS (See Instructions)						
_	CHECK IE DISCLOSII	RE OF LECAL E	ROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
5	CHECK IF DISCEOSE	IKE OF ELGME I	[]					
6	CITIZENSHIP OR PLA	ACE OF ORGANI	ZATION					
U	Russia							
		1/	LE VOTING POWER					
1	NUMBER OF		3,000					
В	SHARES ENEFICIALLY	1 8 1	ARED VOTING POWER					
	OWNED BY EACH REPORTING PERSON	0	LE DISPOSITIVE POWER					
		19	3,000					
	WITH		ARED DISPOSITIVE POWER					
		0						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	193,000							
12	CHECK BOX IF THE	AGGREGATE AN	MOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	5.3				
13		KEPKESENTED	BY AMOUNT IN ROW (11)					
	0.2% ⁹	DEDCOM (C. I						
14	TYPE OF REPORTING	7 PERSON (See I	istructions)					
	11.4							

⁹ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1		NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	James Paul Carey						
2	CHECK THE APPROP	PRIATE BO	X IF A MEMBER OF A GROUP*				
_	(a) [X]						
	(b) []						
3	SEC USE ONLY						
4	SOURCE OF FUNDS ((See Instruct	ions)				
	PF						
5	CHECK IF DISCLOSU	JRE OF LEC	SAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION						
	Ohio	1	COLE MOTING POLITIP				
		7	SOLE VOTING POWER				
1	NUMBER OF	_	180,000 Shared voting power				
	SHARES ENEFICIALLY	8	0				
	OWNED BY EACH REPORTING PERSON		SOLE DISPOSITIVE POWER				
		9	180,000				
	WITH	10	SHARED DISPOSITIVE POWER				
		10	0				
11	AGGREGATE AMOU	NT BENEFI	CIALLY OWNED BY EACH REPORTING PERSON				
11	180,000						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)						
				[]			
13		REPRESEN	TED BY AMOUNT IN ROW (11)				
	0.2% ¹⁸						
14	TYPE OF REPORTING	G PERSON (See Instructions)				
	IN						

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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				•				
1		NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
	James Jonatha	James Jonathan Josey						
2								
_	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [X]							
	(b) []							
3	SEC USE ONLY							
4	SOURCE OF FUNDS ((See Instruction	ns)					
	PF							
5	CHECK IF DISCLOSU	JRE OF LEG	AL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
6	CITIZENSHIP OR PLA	ACE OF ORG	ANIZATION					
	Missouri	1 .						
		7	SOLE VOTING POWER					
:	NUMBER OF SHARES ENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		168,600					
В		8	SHARED VOTING POWER					
			0					
		9	SOLE DISPOSITIVE POWER					
			168,600 SHARED DISPOSITIVE POWER					
		10	0					
	AGGREGATE AMOU	NT BENEFIC	IALLY OWNED BY EACH REPORTING PERSON	_				
11	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 168,600							
10		AGGREGAT	E AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)					
12				[]				
13	PERCENT OF CLASS	REPRESEN	TED BY AMOUNT IN ROW (11)					
13	0.2% ¹³							
1.4	TYPE OF REPORTING	G PERSON (S	ee Instructions)					
14	IN		•					
	1							

¹¹ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1	NAMES OF REPORTII		VE PERSONS (ENTITIES ONLY)					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Zavolozhin Sergey Vladimirovich							
2	Zavoloznin Sergey Vladimirovich CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
_	(a) [X]							
	(b) []							
3	SEC USE ONLY							
4	SOURCE OF FUNDS (See Instructions)						
	PF	DE OFFECAL P	ROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
5	CHECK IF DISCLOSU	RE OF LEGAL P	ROCEEDINGS 15 REQUIRED PURSUANT TO TIEMS 2(D) OR 2(E)					
<u> </u>	CITIZENSHIP OR PLA	CE OF ORGANI	L J ZATION					
6	Russia							
		7 SOI	E VOTING POWER					
1	NUMBER OF	14	0,535					
	SHARES ENEFICIALLY	ď	ARED VOTING POWER					
	OWNED BY EACH	0						
	REPORTING	9	LE DISPOSITIVE POWER					
	PERSON WITH		0,535 RRED DISPOSITIVE POWER					
		$\begin{array}{ c c c c c c c c c c c c c c c c c c c$						
11	AGGREGATE AMOUN	1 -	LY OWNED BY EACH REPORTING PERSON					
11	140,535							
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
13		REPRESENTED	BY AMOUNT IN ROW (11)					
	0.2% ²⁴							
14	TYPE OF REPORTING	PERSON (See I	structions)					
	IN							

¹² Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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				•				
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)							
_	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Roman Dontsov Valentinovich							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [X]							
	(a) [X] (b) []							
	SEC USE ONLY							
3	SEC COL CIVET							
4	SOURCE OF FUNDS (See Instructions)						
7	PF							
5	CHECK IF DISCLOSU	RE OF LEGAL PI	OCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
J			[]					
6	CITIZENSHIP OR PLA	ACE OF ORGANIZ	ATION					
•	Russia							
		7 SOL	E VOTING POWER					
	IMBER OF 1	13	5,212					
	SHARES 8	8 SHA	RED VOTING POWER					
	OWNED BY	0						
	EACH REPORTING	19	E DISPOSITIVE POWER					
	PERSON WITH	135	,212					
		110	RED DISPOSITIVE POWER					
	1	0						
11	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	135,212							
12	2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
40	PERCENT OF CLASS	REPRESENTED F	Y AMOUNT IN ROW (11)	L J				
13		TEL RESERVIED I	1.1.100.11 11.110.11 (11)					
	0.2% ¹⁰	nencon (c -						
14	TYPE OF REPORTING	FERSON (See In:	tructions)					
	IN							

¹³ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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			•					
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)							
_	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Victor Pardo							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [X]							
	(a) [X] (b) []							
2	SEC USE ONLY							
3								
4	SOURCE OF FUNDS ((See Instructions)						
7	PF							
5	CHECK IF DISCLOSU	JRE OF LEGAL P	ROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
			[]					
6	CITIZENSHIP OR PLA	ACE OF ORGANI	ATION					
	New York							
		1/	E VOTING POWER					
	IUMBER OF		3,705					
	SHARES ENEFICIALLY	ď	RED VOTING POWER					
	OWNED BY	0						
	EACH REPORTING	19 1	E DISPOSITIVE POWER					
	PERSON WITH	H	3,705					
		10	RED DISPOSITIVE POWER					
	I ACCORDANT AMOUNT	0	V OVERTO DA DA CA DEPOSITACIO DEPOSA					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
123,705 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)								
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
10	PERCENT OF CLASS	REPRESENTED	BY AMOUNT IN ROW (11)	L J				
13	$0.1\%^{26}$							
4.4	TYPE OF REPORTING	7 PERSON (See Ir	structions)					
14	IN							

¹⁴ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1	NAMES OF REPORTII		/E PERSONS (ENTITIES ONLY)					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Alexey Evgeneevich Ilinykh							
2	Alexey Evgeneevich Ilinykh CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
_	(a) [X]							
	(b) []							
3	SEC USE ONLY							
4	SOURCE OF FUNDS (See Instructions)						
	PF	DE OETECAT DI	ROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
5	CHECK II DISCEOSE	KE OF ELGAL I	[]					
6	CITIZENSHIP OR PLA	CE OF ORGANIZ	AATION					
U	Russia							
<u> </u>		1/	E VOTING POWER					
1	NUMBER OF		1,388					
В	SHARES ENEFICIALLY	ď	RED VOTING POWER					
	OWNED BY EACH	0	E DISPOSITIVE POWER					
	REPORTING PERSON	19	1,388					
	WITH		RED DISPOSITIVE POWER					
		0						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	121,388							
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
13		KEPKESENTED I	3Y AMOUNT IN ROW (11)					
	0.1% ³⁶	PERSON (C. I.						
14	TYPE OF REPORTING	FEKSUN (See In	structions)					
	11.4							

¹⁵ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1	NAMES OF REPORTING I.R.S. IDENTIFICATION		E PERSONS (ENTITIES ONLY)					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Alexey Isaev							
2	Alexey Isaev CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
_	(a) [X]							
	(b) []							
3	SEC USE ONLY							
4	SOURCE OF FUNDS (See Instructions)						
_		RE OF LEGAL PR	OCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
5	CHECK II DIGGEGGG	ne or econe in	[]					
6	CITIZENSHIP OR PLA	CE OF ORGANIZA	ATION					
U	Russia							
•		1/	VOTING POWER					
1	NUMBER OF		,347					
	SHARES ENEFICIALLY	18	RED VOTING POWER					
	OWNED BY EACH	0	DISPOSITIVE POWER					
	REPORTING PERSON	19	,347					
	WITH		RED DISPOSITIVE POWER					
		0						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	121,347 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
12	CHECK BOX IF THE A	AGGREGATE AMO	OUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	Г				
10	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)							
13	$0.1\%^{11}$. /					
1.4	TYPE OF REPORTING	F PERSON (See Inst	ructions)					
14	IN	•						

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)							
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Alexander Koch							
2	Alexander Koch Check the appropriate box if a member of a group*							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [X]							
	(a) [X] (b) []							
3	SEC USE ONLY							
3								
4	SOURCE OF FUNDS (See Instructions)						
-	PF							
5	CHECK IF DISCLOSU	RE OF LEGAL P	OCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
6	CITIZENSHIP OR PLA	ACE OF ORGANI	ATION					
	Germany							
		1/	E VOTING POWER					
]	IUMBER OF		0,000					
	SHARES ENEFICIALLY	l Ø	RED VOTING POWER					
	OWNED BY	0						
	EACH REPORTING	9	E DISPOSITIVE POWER					
	PERSON WITH		0,000					
		110	RED DISPOSITIVE POWER					
	ACCRECATE AMOU	0	V OWNED BY EACH DEPORTING BERCON					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	120,000 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
12	GIEGREDON II THE	1GGREGITE III	OON IN NOW (II) ENGLOSES CENTILIVOIDINES (See insudenois)	[]				
13	PERCENT OF CLASS	REPRESENTED :	BY AMOUNT IN ROW (11)	L J				
13	$0.1\%^{12}$							
1.4	TYPE OF REPORTING	G PERSON (See In	structions)					
14	IN		•					

¹⁷ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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				·				
1	NAMES OF REPORTING PERSONS LR.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)							
	Kimberly Tully							
2								
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* $ (a) \ [X] $							
	(a) [A] (b) []							
3	SEC USE ONLY							
J								
4	SOURCE OF FUNDS ((See Instructi	ons)					
-	PF							
5	CHECK IF DISCLOSU	JRE OF LEG	AL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
			[]					
6	CITIZENSHIP OR PLA	ACE OF OR	SANIZATION					
•	New Jersey							
		7	SOLE VOTING POWER					
	NUMBER OF	_	110,961					
	SHARES ENEFICIALLY	8	SHARED VOTING POWER					
	OWNED BY		0					
	EACH REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER					
			110,961					
	******	10	SHARED DISPOSITIVE POWER					
			0					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	110,961							
12	2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
13		REPRESEN	TED BY AMOUNT IN ROW (11)					
	0.1% ¹⁶							
14	TYPE OF REPORTING	G PERSON (See Instructions)					
	IN							

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1	NAMES OF REPORTII		/E PERSONS (ENTITIES ONLY)					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Edgard Gafurov							
2	Edgard Gafurov CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
_	(a) [X]							
	(b) []							
3	SEC USE ONLY							
4	SOURCE OF FUNDS (See Instructions)						
	CHECK IE DISCLOSU	IRE OF LEGAL PI	ROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
5	CHECK II DISCESSE	THE OF ELGILETT	[]					
6	CITIZENSHIP OR PLA	ACE OF ORGANIZ	ATION					
U	Russia							
		/	E VOTING POWER					
1	NUMBER OF		5,512					
В	SHARES ENEFICIALLY	18	RED VOTING POWER					
	OWNED BY EACH	0	E DISPOSITIVE POWER					
	REPORTING PERSON	9	5,512					
	WITH		RED DISPOSITIVE POWER					
		0						
11		NT BENEFICIALI	Y OWNED BY EACH REPORTING PERSON					
	106,512							
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
13	0.1% ¹⁵	KLI KEJENTED I	of Automatica (11)					
	TYPE OF REPORTING	DERSON (See In	estructions)					
14	IN	I LAGOIT (Jee III	a dedons)					
	** 1							

¹⁹ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1	NAMES OF REPORTII		OVE PERSONS (ENTITIES ONLY)					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Pradeep Vasudeva Kadambi							
2	Pradeep Vasudeva Kadambi CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
_	(a) [X]							
	(b) []							
3	SEC USE ONLY							
4	SOURCE OF FUNDS (See Instructions)						
_	CHECK IE DISCLOSU	RE OF LEGAL I	PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
5	CHECK IF DISCEOSE	KE OF LEGAL I	ROCEEDINGS IS REQUIRED FORSOANT TO TEMIS 2(D) OR 2(E)					
6	CITIZENSHIP OR PLA	CE OF ORGAN	ZATION					
U	Florida							
'		/	LE VOTING POWER					
1	NUMBER OF		01,900					
	SHARES ENEFICIALLY	1 8 1	ARED VOTING POWER					
	OWNED BY EACH	0	LE DISPOSITIVE POWER					
	REPORTING PERSON	19	1,900					
	WITH		ARED DISPOSITIVE POWER					
		0						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	101,900							
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
13		KEPKESENTED	BY AMOUNT IN ROW (11)					
	0.1% ¹⁴	DEDCON (C. I						
14	TYPE OF REPORTING	FERSON (See I	istructions)					
	11.4							

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP No. G5785G107			SCHEDULE 13D	Page 22 of 45 Pages				
			•					
1	NAMES OF REPORTI		OVE DERSONS (ENTITIES ONI V)					
_	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Israel Larrondo							
	Israel Larrondo CHECK THE ADDROADIATE BOY IE A MEMBER OF A CROUD*							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [X]							
	(b) []							
3	SEC USE ONE!							
4	SOURCE OF FUNDS ((See Instructions)						
7	PF							
5	CHECK IF DISCLOSU	JRE OF LEGAL	PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
6	CITIZENSHIP OR PLA	ACE OF ORGAN	IZATION					
	Spain							
		7 SO	LE VOTING POWER					
	NUMBER OF	94	1,628					
	SHARES	8 SH	ARED VOTING POWER					
	ENEFICIALLY OWNED BY	0						
	EACH REPORTING	9 1	LE DISPOSITIVE POWER					
	PERSON WITH		1,628					
	******	110	ARED DISPOSITIVE POWER					
		0						
11		NT BENEFICIAI	LY OWNED BY EACH REPORTING PERSON					
	94,628							
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
	DEDCEME OF CLASS	DEDDECEMBER	BY AMOUNT IN ROW (11)					
13		REPRESENTEL	BY AMOUNT IN ROW (11)					
	$0.1\%^{32}$							
14	TYPE OF REPORTING	G PERSON (See 1	nstructions)					
	IN							

²¹ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1	NAMES OF REPORTI		/E PERSONS (ENTITIES ONLY)					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Joan I. Barry Revocable Trust (Dtd. 12/13/13)							
2	Joan I. Barry Revocable Trust (Dtd. 12/13/13) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
_	(a) [X]							
	(b) []							
3	SEC USE ONLY							
4	SOURCE OF FUNDS ((See Instructions)						
	WC	IDE OF LEGAL DI	COCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
5	CHECK IF DISCLOSE	IKE OF LEGAL PI	OCEEDINGS 15 REQUIRED PORSUANT TO TIEMS 2(D) OR 2(E)					
<u> </u>	CITIZENSHIP OR PLA	ACE OF ORGANIZ	ATION					
6	Missouri							
	l	7 SOL	E VOTING POWER					
1	UMBER OF		000					
	SHARES ENEFICIALLY	18	RED VOTING POWER					
	OWNED BY EACH	0						
	REPORTING	19	E DISPOSITIVE POWER					
	PERSON WITH		000 RED DISPOSITIVE POWER					
		$\begin{array}{ c c c c c c c c c c c c c c c c c c c$						
11	AGGREGATE AMOU	1 -	Y OWNED BY EACH REPORTING PERSON					
11	93,000							
12	CHECK BOX IF THE	AGGREGATE AM	OUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)					
13		REPRESENTED I	Y AMOUNT IN ROW (11)					
	0.1% ¹⁷							
14	TYPE OF REPORTING	G PERSON (See In	tructions)					
	00							

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1	NAMES OF REPORTII		E PERSONS (ENTITIES ONLY)					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Victor Viktorovich Borodaenko							
2	VICTOT VIKTOTOVICH BOTOGAENKO CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
_	(a) [X]							
	(b) []							
3	SEC USE ONLY							
4	SOURCE OF FUNDS ((See Instructions)						
_		JRE OF LEGAL PE	OCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
5			[]					
6	CITIZENSHIP OR PLA	ACE OF ORGANIZ	ATION					
0	Russia							
		1/	E VOTING POWER					
1	NUMBER OF		651					
	SHARES NEFICIALLY	$\begin{bmatrix} 8 \\ 0 \end{bmatrix}$	RED VOTING POWER					
	OWNED BY EACH		E DISPOSITIVE POWER					
	REPORTING PERSON	9 88,	651					
	WITH	10 SHA	RED DISPOSITIVE POWER					
		0						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	88,651 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
12	CHECK DOA IF THE AGGREGATE AMOUNT IN NOW (11) EACLODES CERTAIN SHARES (See IIISUUCUOIIS)							
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)							
13	$0.1\%^{42}$							
14	TYPE OF REPORTING	G PERSON (See Ins	tructions)					
<u> </u>	IN							

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)								
		Janice J. O'Connor							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*								
2	(a) [X]								
	(b) []								
3	SEC USE ONLY								
3									
4	SOURCE OF FUNDS	(See Instruction	ns)						
•	PF								
5	CHECK IF DISCLOSU	JRE OF LEG	AL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)						
			[]						
6	CITIZENSHIP OR PLA	ACE OF ORG	ANIZATION						
	Missouri								
		7	SOLE VOTING POWER						
	NUMBER OF		84,000						
	SHARES ENEFICIALLY	8	SHARED VOTING POWER						
	OWNED BY		0						
	EACH REPORTING	9	SOLE DISPOSITIVE POWER						
	PERSON WITH		84,000						
		10	SHARED DISPOSITIVE POWER						
	T		0						
AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON									
	84,000								
12	CHECK BOX IF THE	AGGREGAL	E AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	r 1					
10	PERCENT OF CLASS	REPRESENT	ED BY AMOUNT IN ROW (11)	L J					
13	$0.1\%^{19}$								
	TYPE OF REPORTING	C DEDCON (S	on Instructions)						
14	IN	G I ENSON (S	et manuchons)						
	1114								

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)							
	Yushenkova Olga Petrovna							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
_	(a) [X]							
	(b) []							
3	SEC USE ONLY							
	COLUBCE OF ELIMIDS	(C. I						
4	SOURCE OF FUNDS ((See Instructions)						
_		JRE OF LEGAL PR	OCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
5								
6	CITIZENSHIP OR PLA	ACE OF ORGANIZ	ATION					
	Russia							
7		1/	VOTING POWER					
I	NUMBER OF	CTTA	699 RED VOTING POWER					
	SHARES ENEFICIALLY OWNED BY	$\begin{vmatrix} 8 & \begin{vmatrix} \mathbf{SHA} \\ 0 \end{vmatrix}$	KED VOTING POWER					
	EACH REPORTING		DISPOSITIVE POWER					
	PERSON WITH	77,0	599					
		10	RED DISPOSITIVE POWER					
		0						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 77,699							
10								
12				[]				
13	PERCENT OF CLASS	REPRESENTED B	Y AMOUNT IN ROW (11)					
10	$0.1\%^{21}$							
14	TYPE OF REPORTING	G PERSON (See Ins	ructions)					
	IN							

²⁵ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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				•				
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)							
	Denis Baykin							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
_	(a) [X]							
	(b) []							
3	SEC USE ONLY							
4	SOURCE OF FUNDS (See Instructions)						
_		IRE OF LEGAL PE	OCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
5	Children Biochoo	01 220.2211						
6	CITIZENSHIP OR PLA	ACE OF ORGANIZ	ATION					
U	Russia							
	/		E VOTING POWER					
1	NUMBER OF		000					
В	SHARES ENEFICIALLY OWNED BY EACH REPORTING PERSON	18	RED VOTING POWER					
		0	E DISPOSITIVE POWER					
		19	000					
	WITH		RED DISPOSITIVE POWER					
		0						
11		NT BENEFICIALL	Y OWNED BY EACH REPORTING PERSON					
	77,000							
12	CHECK BOX IF THE	AGGREGATE AM	OUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	r 1				
40	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)							
13	0.1% ⁴⁰	REFREGERFED E	Trinochi ir korr (II)					
1.4	TYPE OF REPORTING	G PERSON (See Ins	tructions)					
14	IN		······ •/					
	I .							

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)							
	Vanik Petrosian							
2	CHECK THE APPRO	OPRIATE BO	X IF A MEMBER OF A GROUP*					
2	(a) [X]							
	(b) []							
3	SEC USE ONLY							
J								
4	SOURCE OF FUNDS	S (See Instruct	ions)					
•	PF							
5	CHECK IF DISCLOS	SURE OF LEG	GAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
			[]					
6	CITIZENSHIP OR PI	LACE OF OR	GANIZATION					
	Russia							
	7		SOLE VOTING POWER					
	NUMBER OF		74,300					
	SHARES ENEFICIALLY	8	SHARED VOTING POWER					
	OWNED BY		0					
	EACH REPORTING	9	SOLE DISPOSITIVE POWER					
	PERSON WITH		74,300					
		10	SHARED DISPOSITIVE POWER					
			0					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
74,300								
12	CHECK BOX IF THE	E AGGREGA	TE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	r 1				
				[_]_				
13		S REPRESEN	ITED BY AMOUNT IN ROW (11)					
	0.1% ²²							
14	TYPE OF REPORTIN	NG PERSON	See Instructions)					

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)							
	Richard Barry							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
_	(a) [X]							
	(b) []							
3	SEC USE ONLY							
4	SOURCE OF FUNDS ((See Instructions)						
	PF	IDE OF LECAL DE	OCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
5	CHECK IF DISCLOSE	IRE OF LEGAL PR	OCEEDINGS IS REQUIRED PORSUANT TO TIEMS 2(D) OR 2(E)					
<u> </u>	CITIZENSHIP OR PLA	ACE OF ORGANIZ	L J ATION					
6	Texas							
	l	7 SOLI	E VOTING POWER					
1	NUMBER OF	72,	285					
	SHARES ENEFICIALLY	18 1	RED VOTING POWER					
	OWNED BY EACH	0						
	REPORTING PERSON	19	E DISPOSITIVE POWER					
	WITH	72,	285 RED DISPOSITIVE POWER					
		$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	201001112101121					
11	AGGREGATE AMOU	1 -	Y OWNED BY EACH REPORTING PERSON					
11	72,285							
12	2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
13		REPRESENTED B	Y AMOUNT IN ROW (11)					
	0.1% ²³							
14	TYPE OF REPORTING	G PERSON (See Ins	tructions)					
	IN							

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP No. G5785G107			SCHEDULE 13D	Page 30 of 45 Pages			
			•	-			
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
	Igor Gnativ	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	JONE LEROOM (EMILES ONE)				
2		RIATE BOX	F A MEMBER OF A GROUP*				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [X]						
	(b) []						
3	SEC USE ONLY						
4	SOURCE OF FUNDS (See Instruction	s)				
	PF						
5	CHECK IF DISCLOSU	IRE OF LEGA	. PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)				
	CITIZENSHIP OR PLA	ACE OF ORC	NIIZ ATIONI				
6	Russia	ACE OF ORGA	NIZALION				
	Russia		OLE VOTING POWER				
		1/	66,651				
1	NUMBER OF SHARES		HARED VOTING POWER				
	ENEFICIALLY OWNED BY						
	EACH REPORTING	9	OLE DISPOSITIVE POWER				
	PERSON WITH		66,651				
	WIIII	10	HARED DISPOSITIVE POWER				
	T)				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
	66,651 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See INSTRICTIONS)						
12	PERCENT OF CLASS	REPRESENT	D BY AMOUNT IN ROW (11)	L J			
13	0.1% ³⁸						
1.4	TYPE OF REPORTING	G PERSON (Se	· Instructions)				
14	IN						
	1 "						

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
	Alex Peter Wo		,				
2			MEMBER OF A GROUP*				
_	(a) [X]						
	(b) []						
3	SEC USE ONLY						
4	SOURCE OF FUNDS (See Instructions)					
_		IRE OF LEGAL P	ROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)				
5			[]				
6	CITIZENSHIP OR PLA	ACE OF ORGANI	ZATION				
0	Denmark						
		/	E VOTING POWER				
1	NUMBER OF		,016				
В	SHARES ENEFICIALLY	l 8	ARED VOTING POWER				
	OWNED BY EACH	0	E DISPOSITIVE POWER				
	REPORTING PERSON	9	,016				
	WITH		ARED DISPOSITIVE POWER				
		0					
11		NT BENEFICIAL	LY OWNED BY EACH REPORTING PERSON				
	66,016						
12	CHECK BOX IF THE A	AGGREGATE AN	IOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	гэ			
12	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
13	0.1% ²⁷						
1.4	TYPE OF REPORTING	G PERSON (See I	istructions)				
14	IN	•					

³⁰ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP No. G5785G107			SCHEDULE 13D	Page 32 of 45 Pages				
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)							
	Carleen Walsh							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
_	(a) [X]							
	(b) []							
3	SEC USE ONLY							
4	SOURCE OF FUNDS ((See Instructions)						
	CHECK IE DISCLOSI	IRE OF LEGAL E	ROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
5	CHECK II DISCLOSE	one of Elghe i						
6	CITIZENSHIP OR PLA	ACE OF ORGANI	ZATION					
U	New York							
/			LE VOTING POWER					
1	NUMBER OF	<u> </u>	,654					
В	SHARES ENEFICIALLY	1 8 1	ARED VOTING POWER					
	OWNED BY EACH REPORTING PERSON WITH	0	LE DISPOSITIVE POWER					
		19	,654					
			ARED DISPOSITIVE POWER					
		0						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	64,654							
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
40	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)							
13	0.1% ³⁵	REFRESEIVIED	DI MIGORI IN ROW (II)					
4.4	TYPE OF REPORTING	G PERSON (See I	nstructions)					
14	IN		,					
	l							

³¹ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP No. G5785G107			SCHEDULE 13D	Page 33 of 45 Pages				
1	NAMES OF REPORTING PERSONS LD S. IDENTIFICATION NOS. OF ABOVE BEDSONS (ENTITIES ONLY)							
_	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Mary Dunne							
		PRIATE BOX IF A	MEMBER OF A GROUP*					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [X]							
	(b) []							
	SEC USE ONLY							
3								
4	SOURCE OF FUNDS	(See Instructions)						
7	PF							
5	CHECK IF DISCLOSU	JRE OF LEGAL P	ROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
			[]					
6	CITIZENSHIP OR PLA	ACE OF ORGANI	ZATION					
•	New York							
7		1/	E VOTING POWER					
	NUMBER OF	64	347					
	SHARES 8	8 SHA	RED VOTING POWER					
	OWNED BY	0						
	EACH REPORTING	19	E DISPOSITIVE POWER					
	PERSON WITH		347					
		10	RED DISPOSITIVE POWER					
	1	0						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	64,347							
12	2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
40	PERCENT OF CLASS	REPRESENTED	BY AMOUNT IN ROW (11)	L J				
13	0.1% ³¹							
	TYPE OF REPORTING	C DEDCON (C T-	etwictions)					
14	IN	II 996) MOCALL	suucuoiis)					
	111							

³² Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP No. G5785G107			SCHEDULE 13D	Page 34 of 45 Pages				
				·				
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)							
	Aleksandr Al	eksandro	ovich Morozov					
2			IF A MEMBER OF A GROUP*					
2	(a) [X]							
	(b) []							
3	SEC USE ONLY							
J								
4	SOURCE OF FUNDS	(See Instruction	ns)					
	PF							
5	CHECK IF DISCLOSU	JRE OF LEG	AL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
6	CITIZENSHIP OR PLA	ACE OF ORG	ANIZATION					
	Russia	1						
		7	SOLE VOTING POWER					
]	JMBER OF	61,499						
В	SHARES ENEFICIALLY	8	SHARED VOTING POWER					
	OWNED BY EACH		0					
	REPORTING	9	SOLE DISPOSITIVE POWER					
	PERSON WITH		61,499 SHARED DISPOSITIVE POWER					
		10	0					
11	AGGREGATE AMOU	NT BENEFIC	IJALLY OWNED BY EACH REPORTING PERSON					
11	61,499							
12								
14				[]				
13	PERCENT OF CLASS	REPRESENT	TED BY AMOUNT IN ROW (11)					
13	$0.1\%^{43}$							
14	TYPE OF REPORTING	G PERSON (S	ee Instructions)					
14	IN							
	1							

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP No. G5785G107			SCHEDULE 13D	Page 35 of 45 Pages				
1	NAMES OF REPORTING PERSONS LD S. IDENTIFIC ATION NOS. OF A POWE DEDSONS (ENTIFIES ONLY)							
_	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Andrew Gruber							
			MEMBER OF A GROUP*					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [X]							
	(b) []							
	SEC USE ONLY							
3	520 052 01121							
4	SOURCE OF FUNDS ((See Instructions)						
7	PF							
5	CHECK IF DISCLOSU	IRE OF LEGAL PI	OCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)					
			[]					
6	CITIZENSHIP OR PLA	ACE OF ORGANIZ	ATION					
•	Massachusset	S						
		1/	VOTING POWER					
	NUMBER OF		000					
	SHARES ENEFICIALLY	8 SHA	RED VOTING POWER					
	OWNED BY	0						
	EACH REPORTING	19	DISPOSITIVE POWER					
	PERSON WITH	60,						
		10	RED DISPOSITIVE POWER					
	1	0						
11	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	60,000							
12	2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)							
40	PERCENT OF CLASS	REPRESENTED F	Y AMOUNT IN ROW (11)	L J				
13		REFREGERFED	Through It Row (II)					
	0.1% ²⁰	nengov (g						
14	TYPE OF REPORTING	J PERSON (See In:	rructions)					
	IN							

³⁴ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

1	CUSIP No. G5785G107			SCHEDULE 13D	Page 36 of 45 Pages			
Ryzhov Evgenii Nikolaevich					•			
Ryzhov Evgenii Nikolaevich CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [X] (b) [] SCUSE ONLY SOURCE OF FUNDS (See Instructions) PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) [] CHIZENSHIP OR PLACE OF ORGANIZATION RUSSIA VIMBER OF SHARES BENEFICIALITY OWNED BY EACH SENSON PESON PESON PESON SHARES BENEFICIALITY OWNED BY 58,307 10 SUBJECTIVE POWER 58,307 11 AGGREGATE AMOUNT BENEFICIALITY OWNED BY EACH REPORTING PERSON 58,307 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (II) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (II) 0,1% 41 14 1 TYPE OF REPORTING PERSON SE Instructions)	1							
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [X] (b) [] 3 SEC USE ONLY 4 SOURCE OF FUNDS (See Instructions) PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) [] 6 CITIZENSHIP OR PLACE OF ORGANIZATION RUSSIA 7 SOLE VOTING POWER 58,307 8 SHARES BENEFICIALLY OWNED BY EACH PROCEDING POWER PERSON PWITH 9 SOLE DISPOSITIVE POWER 58,307 10 SHARED DISPOSITIVE POWER 58,307 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 58,307 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTIAN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0,19/6 ⁴¹ 14 I TYPE OF REPORTING PERSON (See Instructions)								
(a) [X]	2							
3 SEC USE ONLY 4 SOURCE OF FUNDS (See Instructions) PF 5 CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) [] 6 CITIZENSHIP OR PLACE OF ORGANIZATION RUSSIA	_	(a) [X]						
SOURCE OF FUNDS (See Instructions) PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) [] 6 CITIZENSHIP OR PLACE OF ORGANIZATION RUSSia 7 SOLE VOTING POWER SHARES BENEFICIALLY OWNED BY FEACH REPORTING PERSON WITH 10 SHARED VOTING POWER 58,307 10 SHARED VOTING POWER 58,307 10 SHARED DISPOSITIVE POWER 0 9 SOLE DISPOSITIVE POWER 0 9 SOLE DISPOSITIVE POWER 0 9 SOLE DISPOSITIVE POWER 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 58,307 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.1% 14 TYPE OF REPORTING PERSON (See Instructions)		(b) []						
SOURCE OF FUNDS (See Instructions) PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) [] CHIZENSHIP OR PLACE OF ORGANIZATION RUSSIA 7 SOLE VOTING POWER 58,307 8 SHARES SHARES PERSON PERSON PERSON PERSON 10 SHARED DISPOSITIVE POWER 0 9 SOLE DISPOSITIVE POWER 0 SHARED DISPOSITIVE POWER 0 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) 11 PROCEEDING PERSON (See Instructions)	3	SEC USE ONLY						
FECENTING PERSON WITH AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON SAGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 11 PERCENT OF CLASS REPRESON (See Instructions) PERSON (STATE OF CLASS REPRESON (See Instructions))								
5 CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) [] 6 CITIZENSHIP OR PLACE OF ORGANIZATION Russia 7 SOLE VOTING POWER 58,307 8 SHARED OF SHARED VOTING POWER 0 9 SOLE DISPOSITIVE POWER 58,307 10 SHARED DISPOSITIVE POWER 0 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 58,307 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.19641 14 TYPE OF REPORTING PERSON (See Instructions)	4	l '	See Instructions)					
6 CITIZENSHIP OR PLACE OF ORGANIZATION Russia 7 SOLE VOTING POWER 58,307 8 SHARED VOTING POWER 0 9 SOLE DISPOSITIVE POWER EACH REPORTING PERSON WITH 10 SHARED DISPOSITIVE POWER 0 SHARED DISPOSITIVE POWER 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 58,307 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) [] 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.11% 11 TYPE OF REPORTING PERSON (See Instructions)	_		IRE OF LEGAL PR	OCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)				
Russia Russia 7 Sole voting power 58,307 8 SHARED VOTING POWER 0 9 Sole DISPOSITIVE POWER 58,307 10 SHARED DISPOSITIVE POWER 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 58,307 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.1% 41 14 TYPE OF REPORTING PERSON (See Instructions)	5			[]				
RUSSÍA NUMBER OF SHARES BENEFICIALIY OWNED BY EACH PERONTING PERSON WITH AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 58,307 10 AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.1% 41 TYPE OF REPORTING PERSON (See Instructions)	6	CITIZENSHIP OR PLA	ACE OF ORGANIZ	ATION				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON PERSON SHARED VOTING POWER ODER SHARED VOTING POWER SHARED VOTING POWER SHARED VOTING POWER SHARED DISPOSITIVE POWER SHARED DISPOSITIVE POWER ODER SHARED DISPOSITIVE POWER DISPOSITIVE POWER DISPOSITIVE POWER DISPOSITIVE POWER DISPOSITIVE POWER D	U .	Russia						
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 58,307 10 SHARED DISPOSITIVE POWER 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 58,307 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.1% 41 14 TYPE OF REPORTING PERSON (See Instructions)								
BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 10 SHARED DISPOSITIVE POWER 58,307 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 58,307 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) O.1%41 14 TYPE OF REPORTING PERSON (See Instructions)	1							
PERSON WITH 9 SOLE DISPOSITIVE POWER 58,307 10 SHARED DISPOSITIVE POWER 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 58,307 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.1% 41 14 TYPE OF REPORTING PERSON (See Instructions)		ENEFICIALLY	18	RED VOTING POWER				
PERSON WITH 58,307		EACH		E DISPOSITIVE POWER				
10 SHARED DISPOSITIVE POWER 0 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 58,307 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.1% 41 14 TYPE OF REPORTING PERSON (See Instructions)			9					
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 58,307 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.1% 41 14 TYPE OF REPORTING PERSON (See Instructions)		WITH	10 SHA	RED DISPOSITIVE POWER				
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 14 TYPE OF REPORTING PERSON (See Instructions)			0					
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 14 TYPE OF REPORTING PERSON (See Instructions)	11		NT BENEFICIALL	Y OWNED BY EACH REPORTING PERSON				
13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.1% 41 14 TYPE OF REPORTING PERSON (See Instructions)								
13 0.1% ⁴¹ 14 TYPE OF REPORTING PERSON (See Instructions)	12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)						
13 0.1% ⁴¹ 14 TYPE OF REPORTING PERSON (See Instructions)	10	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
14 TYPE OF REPORTING PERSON (See Instructions)	13							
IN IN	1.1		G PERSON (See Ins	tructions)				
	14	IN						

³⁵ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

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1	NAMES OF REPORTI	NG PERSONS ON NOS. OF ABO	VE PERSONS (ENTITIES ONLY)	
	Chris Ticheno			
2			MEMBER OF A GROUP*	
2	(a) [X]			
	(b) []			
3	SEC USE ONLY			
4	SOURCE OF FUNDS ((See Instructions)		
	PF	TOTAL COLUMN		
5	CHECK IF DISCLOSU	IKE OF LEGAL F	ROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)	
•	CITIZENSHIP OR PLA	ACE OF ORGANI	L J ZATION	
6	Kentucky			
	J	7 SO	E VOTING POWER	
,	NUMBER OF		,000	
	SHARES	8 SH.	ARED VOTING POWER	
	ENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	0		
		19	LE DISPOSITIVE POWER	
		—	,000 Ared dispositive power	
		$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	RED DISPOSITIVE POWER	
11	AGGREGATE AMOU		LY OWNED BY EACH REPORTING PERSON	
11	54,000			
12		AGGREGATE AN	OUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	
14				[]
13		REPRESENTED	BY AMOUNT IN ROW (11)	
	$0.1\%^{25}$			
14	TYPE OF REPORTING	G PERSON (See I	structions)	
	IN			

³⁶ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP	No. G5785G107		SCHEDULE 13D	Page 38 of 45 Pages
1	NAMES OF REPORTI		VE PERSONS (ENTITIES ONLY)	
	Oksana Dmitı		· · · · · · · · · · · · · · · · · · ·	
2			MEMBER OF A GROUP*	
_	(a) [X]			
	(b) []			
3	SEC USE ONLY			
	counce of trains	(O T : 1)		
4	SOURCE OF FUNDS ((See Instructions)		
_		IRE OF LEGAL F	ROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)	
5	Cindent in Biochood	7112 01 22012 1	[]	
6	CITIZENSHIP OR PLA	ACE OF ORGANI	ZATION	
U	Russia	_		
		/	LE VOTING POWER	
1	NUMBER OF	<u> </u>	,547	
	SHARES ENEFICIALLY	1 8 1	ARED VOTING POWER	
	OWNED BY EACH	0	E DISPOSITIVE DOWED	
	EACH EPORTING PERSON 9 SOLE DISPOSITIVE POWER 50,547			
	WITH		ARED DISPOSITIVE POWER	
		0		
11		NT BENEFICIAL	LY OWNED BY EACH REPORTING PERSON	
	50,547			
12	CHECK BOX IF THE	AGGREGATE AN	MOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	rı
40	PERCENT OF CLASS	REPRESENTED	BY AMOUNT IN ROW (11)	[_]
13	0.1% ⁴⁴	REFRESEIVIED	DI MIGORI IN ROW (II)	
1.4	TYPE OF REPORTING	G PERSON (See I	nstructions)	
14	IN		······································	
	l			

³⁷ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP	No. G5785G107		SCHEDULE 13D	Page 39 of 45 Pages
			·	·
1	NAMES OF REPORTI I.R.S. IDENTIFICATION		S ABOVE PERSONS (ENTITIES ONLY)	
	Aleksei Cherr	nyshev		
2	CHECK THE APPROP	PRIATE BOX	IF A MEMBER OF A GROUP*	
_	(a) [X]			
	(b) []			
3	SEC USE ONLY			
4	SOURCE OF FUNDS ((See Instruction	ns)	
	PF		A PROCEEDINGS IS DESCRIBED WINGS AND TO STELL OUT OF STELL	
5	CHECK IF DISCLOSE	JRE OF LEG	AL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)	
	CITIZENSHIP OR PLA	A CE OE OBC	ANIZATION	
6	Russia	ACE OF ORG	INIZATION	
	Russia	1-	SOLE VOTING POWER	
		7	50,020	
	NUMBER OF SHARES	0	SHARED VOTING POWER	
	BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	8	0	
		9	SOLE DISPOSITIVE POWER	
		J	50,020	
		10	SHARED DISPOSITIVE POWER	
			0	
11		NT BENEFIC	IALLY OWNED BY EACH REPORTING PERSON	
	50,020			
12	CHECK BOX IF THE	AGGREGAT	E AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	r 1
	DEBCENT OF CLASS	DEDDESENT	ED BY AMOUNT IN ROW (11)	
13		KEFKESEN	ED B1 AMOUNT IN NOW (11)	
	0.1% ³⁹	o pendon (o		
14	TYPE OF REPORTING	J PERSON (S	e instructions)	
	111			

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP	No. G5785G107		SCHEDULE 13D	Page 40 of 45 Pages
			•	
1	NAMES OF REPORTII I.R.S. IDENTIFICATIO		BOVE PERSONS (ENTITIES ONLY)	
	David Lamb			
2	CHECK THE APPROP	RIATE BOX	F A MEMBER OF A GROUP*	
_	(a) [X]			
	(b) []			
3	SEC USE ONLY			
	SOURCE OF FUNDS (Can Instruction		
4	PF	see mstruction	sy	
5		RE OF LEGA	L PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)	
3			[]	
6	CITIZENSHIP OR PLA	CE OF ORG	NIZATION	
	Oregon			
			SOLE VOTING POWER	
1	NUMBER OF		47,632	
	SHARES ENEFICIALLY OWNED BY	ď	HARED VOTING POWER	
	EACH REPORTING		SOLE DISPOSITIVE POWER	
	PERSON WITH	9	47,632	
	WITH	10	SHARED DISPOSITIVE POWER	
)	
11		NT BENEFIC	ALLY OWNED BY EACH REPORTING PERSON	
	47,632	A C C D E C A T E	AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	
12	CHECK BOX IF THE A	AGGREGATE	AWOUNT IN ROW (II) EACLODES CERTAIN STARES (See HISHICHOIS)	[]
13	PERCENT OF CLASS	REPRESENT	ED BY AMOUNT IN ROW (11)	
10	$0.1\%^{33}$			
14	TYPE OF REPORTING	PERSON (Se	e Instructions)	
4-7	IN			

³⁹ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP	No. G5785G107		SCHEDULE 13D	Page 41 of 45 Pages
1	NAMES OF REPORTI		IVE PERSONS (ENTITIES ONLY)	
	Aleksei Gudz			
2			MEMBER OF A GROUP*	
_	(a) [X]			
	(b) []			
3	SEC USE ONLY			
4	SOURCE OF FUNDS ((See Instructions)		
	PF	IDE OF LECAL I	PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)	
5	CHECK IF DISCLOSE	IKE OF LEGAL I	ROCEEDINGS IS REQUIRED PORSONNI TO TIEMS 2(D) OR 2(E)	
C	CITIZENSHIP OR PLA	ACE OF ORGAN	ZATION	
6	Russia			
		7 so	LE VOTING POWER	
1	NUMBER OF	45	5,106	
	SHARES ENEFICIALLY	1 8 1	ARED VOTING POWER	
	OWNED BY EACH REPORTING PERSON WITH	0	T DISPOSITE TOUR	
		19 1	LE DISPOSITIVE POWER ,106	
		—	ARED DISPOSITIVE POWER	
		$\begin{array}{ c c c c c c c c c c c c c c c c c c c$		
11	AGGREGATE AMOU	NT BENEFICIAL	LY OWNED BY EACH REPORTING PERSON	
11	45,106			
12	CHECK BOX IF THE	AGGREGATE AI	MOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	
				[]
13		REPRESENTED	BY AMOUNT IN ROW (11)	
	0.1% ⁴⁵			
14	TYPE OF REPORTING	PERSON (See I و	nstructions)	
	111			

Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP	No. G5785G107		SCHEDULE 13D	Page 42 of 45 Pages
1	NAMES OF REPORTI		OVE PERSONS (ENTITIES ONLY)	
_	Petr Hoferek	on nos. of Ab	VELEKOONS (ENTITIES ONET)	
		PRIATE BOX IF	A MEMBER OF A GROUP*	
2	(a) [X]			
	(b) []			
3	SEC USE ONLY			
3				
4	SOURCE OF FUNDS ((See Instructions)		
-	PF			
5	CHECK IF DISCLOSU	JRE OF LEGAL	PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)	
			[]	
6	CITIZENSHIP OR PLA	ACE OF ORGAN	IZATION	
	Nebraska			
		/	LE VOTING POWER	
	NUMBER OF	4.	5,100	
	SHARES	8 SH	ARED VOTING POWER	
	ENEFICIALLY OWNED BY EACH REPORTING	0		
		9	LE DISPOSITIVE POWER	
	PERSON WITH		5,100	
		110	ARED DISPOSITIVE POWER	
	T	0		
11		NT BENEFICIA	LLY OWNED BY EACH REPORTING PERSON	
	45,100			
12	CHECK BOX IF THE	AGGREGATE A	MOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	
13		REPRESENTEL	BY AMOUNT IN ROW (11)	
	$0.1\%^{28}$			
14	TYPE OF REPORTING	G PERSON (See	nstructions)	
	IN			

⁴¹ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP	No. G5785G107		SCHEDULE 13D	Page 43 of 45 Pages
1	NAMES OF REPORTII		OVE PERSONS (ENTITIES ONLY)	
			e Trust (Dtd. 12/13/13)	
2			A MEMBER OF A GROUP*	
_	(a) [X]			
	(b) []			
3	SEC USE ONLY			
4	SOURCE OF FUNDS (See Instructions)		
	CHECK IE DISCLOSII	IRE OF LEGAL	PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)	
5	CHECK II DISCESSE	IKE OF ELGAL	ROCEEDINGS IS REQUIRED FORSONNY TO TEMB 2(D) ON 2(E)	
6	CITIZENSHIP OR PLA	ACE OF ORGAN	ZATION	
U	Missouri			
		17	LE VOTING POWER	
1	NUMBER OF		1,000	
	SHARES ENEFICIALLY	ď	ARED VOTING POWER	
	OWNED BY EACH	0	LE DISPOSITIVE POWER	
	REPORTING PERSON	19	,000	
	WITH		ARED DISPOSITIVE POWER	
		0		
11		NT BENEFICIAI	LY OWNED BY EACH REPORTING PERSON	
	44,000			
12	CHECK BOX IF THE	AGGREGATE A	MOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	r 1
40	PERCENT OF CLASS	REPRESENTED	BY AMOUNT IN ROW (11)	[]
13	0.1% ²⁹	REF RESERVICE	BI MOONI IN NOW (11)	
	TYPE OF REPORTING	DERSON (See 1	nstructions)	
14	OO	3 1 E10014 (366 I	isa caons)	

⁴² Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

1 NAMES OF REPORTING PERSONS LR.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Vadim Anatolievich Osetrov 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [X] (b) [] 3 SEC USE ONLY 4 SOURCE OF FUNDS (See Instructions) PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) []	
I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Vadim Anatolievich Osetrov CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [X] (b) [] SEC USE ONLY SOURCE OF FUNDS (See Instructions) PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)	
Vadim Anatolievich Osetrov CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [X] (b) [] SEC USE ONLY SOURCE OF FUNDS (See Instructions) PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) []	
(a) [X] (b) [] SEC USE ONLY SOURCE OF FUNDS (See Instructions) PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) []	
(a) [X] (b) [] 3 SEC USE ONLY 4 SOURCE OF FUNDS (See Instructions) PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) []	
3 SEC USE ONLY 4 SOURCE OF FUNDS (See Instructions) PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) []	
SOURCE OF FUNDS (See Instructions) PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) []	
4 SOURCE OF FUNDS (See Instructions) PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) []	
PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) []	
5 CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) []	
r 1	
6 CITIZENSHIP OR PLACE OF ORGANIZATION	
Russia	
7 SOLE VOTING POWER	
NUMBER OF 42,168	
SHARES BENEFICIALLY OWNED BY SHARED VOTING POWER 0	
FACU	
PERSON 42.168	
10 SHARED DISPOSITIVE POWER	
AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
42,168 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	r 1
13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	L J
$\begin{vmatrix} 1.5 \\ 0.0\%^{46} \end{vmatrix}$	
14 TYPE OF REPORTING PERSON (See Instructions)	
IN IN	

⁴³ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

CUSIP	No. G5785G107		SCHEDULE 13D	Page 45 of 45 Pages
1	NAMES OF REPORTI		BOVE PERSONS (ENTITIES ONLY)	
_	Nepiyvoda Ki		· · · · · · · · · · · · · · · · · · ·	
	1 0		F A MEMBER OF A GROUP*	
2	(a) [X]			
	(b) []			
	SEC USE ONLY			
3	SEC USE ONE!			
1	SOURCE OF FUNDS ((See Instruction	s)	
4	PF			
5	CHECK IF DISCLOSU	JRE OF LEGA	L PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)	
J			[]	
6	CITIZENSHIP OR PLA	ACE OF ORGA	NIZATION	
	Russia			
			SOLE VOTING POWER	
1	NUMBER OF		26,000	
	SHARES ENEFICIALLY	ď	SHARED VOTING POWER	
	OWNED BY EACH REPORTING PERSON WITH)	
		9	SOLE DISPOSITIVE POWER	
			26,000	
		10	SHARED DISPOSITIVE POWER	
	Loopedam Avor			
11		NT BENEFIC	ALLY OWNED BY EACH REPORTING PERSON	
	26,000	ACCRECATE	AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	
12	CHECK BOX IF THE	AGGREGATE	AMOUNT IN NOW (11) EACEODES CENTAIN STIANES (See Insuddious)	Г 1
12	PERCENT OF CLASS	REPRESENT	ED BY AMOUNT IN ROW (11)	L J
13	$0.0\%^{30}$		· /	
	TYPE OF REPORTING	G PERSON (S	e Instructions)	
14	IN	G 1 LIGOIA (30	L Historias)	
	11.4			

⁴⁴ Based upon 84,722,432 shares of Ordinary shares, par value \$0.20 per share ("Shares"), of Mallinckrodt plc. (the "Issuer") outstanding as of September 24, 2021, as reported in the Issuer's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on November 2, 2021.

This Amendment No. 13 to Schedule 13D ("Amendment No. 13") amends and supplements the Schedule 13D originally filed with the Securities and Exchange Commission by the Reporting Persons on March 5, 2021 (the "Schedule 13D") relating to the Ordinary shares, par value \$0.20 per share (the "Shares"), of Mallinckrodt plc (the "Issuer"). Except as specifically provided herein, this Amendment No. 13 does not modify any of the information previously reported on the Schedule 13D. Capitalized terms used but not otherwise defined in this Amendment No. 13 shall have the meanings ascribed to them in the Schedule 13D.

Item 1. Security and Issuer

Item 1 of Schedule 13D is hereby amended and restated in its entirety to read as follows:

This Schedule 13D is being filed with respect to common shares issued by Mallinckrodt plc, whose principal executive offices are at College Business & Technology Park, Cruiserath, Blanchardstown, Dublin 15, Ireland.

Item 2. Identity and Background

Item 2 of Schedule 13D is hereby amended and restated in its entirety to read as follows:

- (a) This Schedule 13D is being filed jointly pursuant to that certain Joint Filing Agreement filed herewith as Exhibit 99.1 by:
 - Buxton Helmsley Holdings, Inc. ("Holdings")
 - The Buxton Helmsley Group, Inc. ("Buxton")
 - Alexander Parker ("Parker") and
 - The individual persons and entities listed below (collectively, the "Individual Members"):
 - o Thomas Gitter
 - o Valerii Mansurov
 - o Vladimir Kovalenko
 - o Kharkov Aleksandr Sergeevich
 - o Elena Tsygankova
 - o Daniliuk Kirill Vladimirovich
 - o James Paul Carey
 - O James Jonathan Josey
 - o Zavolozhin Sergey Vladimirovich
 - o Roman Dontsov Valentinovich
 - o Victor Pardo
 - o Alexey Evgeneevich Ilinykh
 - o Alexey Isaev
 - o Alexander Koch
 - o Kimberly Tully
 - o Edgard Gafurov
 - o Pradeep Vasudeva Kadambi
 - O Israel Larrondo
 - o Joan I. Barry Revocable Trust (Dtd. 12/13/13)
 - o Victor Viktorovich Borodaenko
 - o Janice J. O'Connor
 - O Yushenkova Olga Petrovna
 - o Denis Baykin
 - o Vanik Petrosian
 - o Richard Barry
 - o Igor Gnativ
 - o Alex Peter Wounlund
 - o Carleen Walsh
 - o Mary Dunne
 - o Aleksandr Aleksandrovich Morozov
 - o Andrew Gruber
 - o Ryzhov Evgenii Nikolaevich
 - o Chris Tichenor
 - o Oksana Dmitrievna Trofimova
 - o Aleksei Chernyshev
 - o David Lamb
 - o Aleksei Gudz
 - o Petr Hoferek
 - o John V. Barry Revocable Trust (Dtd. 12/13/13)
 - o Vadim Anatolievich Osetrov
 - O Nepiyvoda Kirill Nikolaevich

Together with Holdings, Buxton, and Parker, the Individual Members comprise a group within the meaning of Section 13(d)(3) of the Act.

- (b) The business address of Holdings, Buxton, and Parker is 1185 Avenue of the Americas, Floor 3, New York, N.Y. 10036-2600. Information regarding the Individual Members is set forth on <u>Schedule A</u>.
- (c) Buxton is the wholly-owned subsidiary of Holdings, a parent holding company. Buxton is a private asset management and financial services firm and a registered investment advisor. Buxton holds the Shares reported in this Schedule 13D in the accounts of Buxton's discretionary clients. Parker is the sole control person of both Buxton and Holdings. Parker holds the title of Director at Holdings and Senior Managing Director at Buxton. There are no other directors, officers, or control persons at Holdings or Buxton. Information regarding the Individual Members is set forth on Schedule A.
- (d) During the last five years, neither Holdings, Buxton, Parker, nor any of the Individual Members have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) During the last five years, neither Holdings, nor the Individual Members, have been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and became subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Buxton and Parker were involved in an adversary proceeding filed against them by the Issuer (*Mallinckrodt Plc. v. The Buxton Helmsley Group, Inc. and Alexander E. Parker*, Adv Proc. No. 21-505242), as part of the Issuer's Chapter 11 proceedings (*Mallinckrodt plc, et al.*, Case No. 20-12522), for which an injunction (the "Injunction") was issued by the United States Bankruptcy Court for the District of Delaware (the "Court"), enjoining certain activities of Buxton, Parker, and "any person or entity" (with no limitation) deemed by Issuer's directors or management as "acting in concert", whether "directly or indirectly" (Injunction, § 6). Those enjoined activities include, for example, the calling of an *extraordinary general meeting* of the Issuer's shareholders/members, nomination of directors or officers as part of any general meeting of the shareholders/members, casting votes in any general meeting of the shareholders/members to "remove" or "replace" directors of the Issuer (the Injunction, § 1(e), "any action seeking to remove, replace ... any directors or officers of any Debtor"), submission of shareholder proposals to be "acted upon" by shareholders/members as part of a general meeting (the Injunction, § 1(c), "any steps to ... propose any matters to be acted upon by Mallinckrodt shareholders"), solicitation of proxies, any litigation against the Issuer or its officers and/or directors, among other restrictions of activities covered by that Injunction, requested by the Issuer and ordered by the Court.

(f) Holdings and Buxton are Michigan corporations. Parker is a citizen of the United States of America. The citizenship of each Individual Member is set forth on Schedule A.

Item 3. Source and Amount of Funds or Other Considerations

Item 3 of Schedule 13D is hereby amended and restated in its entirety to read as follows: 1,429,166

Funds for the purchase of the Shares reported herein were derived from available working capital of Buxton. Buxton purchased 510,936 Shares of the Issuer in open market purchases between January 12, 2021 and March 1, 2021 for a total of \$162,503.38. Buxton also purchased an additional 1,429,166 Shares of the Issuer in open market purchases during the sixty (60) days preceding this amendment, for a total of \$225,171.30. Buxton made other purchases of the Shares previously, also via available working capital.

The Reporting Persons collectively may be deemed to be the beneficial owner of, in the aggregate, 8,681,894 Shares. For the Individual Members, other than Elena Tsygankova, the Joan I. Barry Revocable Trust (Dtd. 12/13/13), and the John V. Barry Revocable Trust (Dtd. 12/13/13), whose funding for the Shares was derived from available working capital, the source of funding for the Shares was personal funds of the respective Individual Member.

Item 4. Purpose of Transaction

Item 4 of Schedule 13D is hereby amended and restated in its entirety to read as follows:

The Reporting Persons reserve the right, consistent with applicable law, to (i) acquire additional Shares and/or other equity, debt, notes, instruments or other securities (collectively, "Securities") of the Issuer (or its affiliates) in the open market or otherwise; (ii) dispose of any or all of their Securities in the open market or otherwise; and (iii) engage in any hedging or similar transactions with respect to the Securities. The Reporting Persons may engage in discussions with management or the Board of Directors of the Issuer concerning the business, operations, management, and future plans of the Issuer. Depending on various factors, including the Reporting Persons' financial position and investment strategy, the price of the Shares, conditions in the securities markets, and general economic and industry conditions, the Reporting Persons may in the future take such actions they deem appropriate and lawful.

On February 11, 2022, the Reporting Persons sent a letter via email (the "February 11, 2022, Letter to the Issuer") to the Issuer. The February 11, 2022, Letter to the Issuer, is filed herewith as Exhibit 99.2 to the Amendment No. 13.

On January 31, 2022, the Reporting Persons sent a letter via email (the "January 31, 2022, Letter to the Issuer re: Interest Disclosure") to the Issuer. The January 31, 2022, Letter to the Issuer re: Interest Disclosure, is filed herewith as Exhibit 99.3 to the Amendment No. 13.

On January 31, 2022, the Reporting Persons sent a letter via email (the "January 31, 2022, Letter to the Issuer re: Additional Violation") to the Issuer. The January 31, 2022, Letter to the Issuer re: Additional Violation, is filed herewith as Exhibit 99.4 to the Amendment No. 13.

On January 25, 2022, the Reporting Persons sent a letter via email (the "January 25, 2022, Letter to the Issuer") to the Issuer. The January 25, 2022, Letter to the Issuer, is filed herewith as Exhibit 99.5 to the Amendment No. 13.

On January 19, 2022, the Reporting Persons sent a letter via email (the "January 19, 2022, Letter to the Issuer") to the Issuer. The January 19, 2022, Letter to the Issuer, is filed herewith as Exhibit 99.6 to the Amendment No. 13.

On January 15, 2022, the Reporting Persons sent a letter via email (the "January 15, 2022, Letter to the Issuer") to the Issuer. The January 15, 2022, Letter to the Issuer, is filed herewith as Exhibit 99.7 to the Amendment No. 13.

On November 12, 2021, the Reporting Persons sent a letter via email (the "November 12, 2021, Letter to the Resigning Senior Vice President of Finance") to the Issuer's Resigning Senior Vice President of Finance. The November 12, 2021, Letter to the Resigning Senior Vice President of Finance, is filed herewith as Exhibit 99.8 to the Amendment No. 13.

On November 12, 2021, the Reporting Persons sent a letter via email (the "November 12, 2021, Letter to the Issuer") to the Issuer. The November 12, 2021, Letter to the Issuer, is filed herewith as Exhibit 99.9 to the Amendment No. 13.

On November 5, 2021, the Reporting Persons sent a letter via email (the "November 5, 2021, Letter to the Issuer") to the Issuer. The November 5, 2021, Letter to the Issuer, is filed herewith as Exhibit 99.10 to the Amendment No. 13.

On November 5, 2021, the Reporting Persons sent a letter via email (the "November 5, 2021, Letter to the Issuer's Counsel") to the Issuer. The November 5, 2021, Letter to the Issuer's Counsel, is filed herewith as Exhibit 99.11 to the Amendment No. 13.

On October 22, 2021, the Reporting Persons sent a letter via email (the "October 22, 2021, Letter to the U.S. Securities and Exchange Commission") to the U.S. Securities and Exchange Commission, is filed herewith as Exhibit 99.12 to the Amendment No. 13.

On October 22, 2021, the Reporting Persons sent a letter via email (the "October 22, 2021, Letter to the Issuer") to the Issuer. The October 22, 2021, Letter to the issuer, is filed herewith as Exhibit 99.13 to the Amendment No. 13.

On October 14, 2021, the Reporting Persons sent a letter via email (the "October 14, 2021, Letter") to the Issuer, with direct address to the Issuer's Irish legal counsel, Arthur Cox. The October 14, 2021, Letter is filed herewith as Exhibit 99.14 to the Amendment No. 13.

On September 14, 2021, the Reporting Persons sent a letter via email (the "September 14, 2021, Letter") to the Issuer. The September 14, 2021, Letter is filed herewith as Exhibit 99.15 to the Amendment No. 13.

On August 17, 2021, the Reporting Persons sent a letter via email (the "August 17, 2021, Letter") to the Issuer. The August 17, 2021, Letter is filed herewith as Exhibit 99.16 to the Amendment No. 13.

On August 5, 2021, the Reporting Persons sent a letter via email (the "August 5, 2021, Letter") to the Issuer. The August 5, 2021, Letter is filed herewith as Exhibit 99.17 to the Amendment No. 13.

On August 3, 2021, the Reporting Persons sent a letter via email (the "August 3, 2021, Letter") to the Issuer. The August 3, 2021, Letter is filed herewith as Exhibit 99.18 to the Amendment No. 13.

On July 7, 2021, the Reporting Persons sent a letter via email (the "July 7, 2021, Letter") to the Issuer. The July 7, 2021, Letter is filed herewith as Exhibit 99.19 to the Amendment No. 13.

On June 1, 2021, the Reporting Persons sent a letter via email (the "June 1, 2021, Letter") to the Issuer. The June 1, 2021, Letter is filed herewith as Exhibit 99.20 to the Amendment No. 13.

On May 20, 2021, the Reporting Persons sent a letter via email (the "May 20, 2021, Letter") to the Issuer. The May 20, 2021, Letter is filed herewith as Exhibit 99.21 to the Amendment No. 13.

On March 10, 2021, the Reporting Persons sent a letter via email (the "March 10, 2021, Letter") to the Issuer. The March 10, 2021, Letter is filed herewith as Exhibit 99.22 to the Amendment No. 13.

Item 5. Interest in Securities of the Issuer

Item 5 of Schedule 13D is hereby amended and restated in its entirety to read as follows:

- (a) As of the time of this filing, Holdings, Buxton, and Parker own 3,434,800 Shares of the Issuer, or a 4.1% ownership interest of the Issuer's Shares. Information regarding the Individual Members is set forth on <u>Schedule B</u>. Collectively, Holdings, Buxton, Parker, and the Individual Members own 8,681,894 Shares or a 10.3% ownership interest of the Issuer's Shares.
- (b) Number of Shares as to which such person has:
 - (i) Sole Voting Power:

 Each of Holdings, Buxton, and Parker has the sole power to vote or direct the vote over 0 Shares.

(ii) Shared Voting Power:

Holdings has the shared power to vote or direct the vote over 3,434,800 Shares. Buxton has the shared power to vote or direct the vote over 3,434,800 Shares. Parker has the shared power to vote or direct the vote over 3,434,800 Shares.

(iii) Sole Dispositive Power:

Each of Holdings, Buxton, and Parker has the sole power to dispose or direct the disposition of 0 Shares.

(iv) Shared Dispositive Power:

Holdings has the shared power to dispose or to direct the disposition of 3,434,800 Shares. Buxton has the shared power to dispose or to direct the disposition of 3,434,800 Shares. Parker has the shared power to dispose or to direct the disposition of 3,434,800 Shares.

Information regarding the voting and dispositive power of the Individual Members is set forth on Schedule B.

(c) The following table sets forth all transactions with respect to the Shares effected during the past sixty (60) days by any of the Reporting Persons, inclusive of any transactions effected through 4:00p.m., New York City time, on February 11, 2022. Except as otherwise noted below, all such transactions were purchases of Shares effected in the open market, and the table includes commissions paid in per share prices.

Zavolozhin Sergey 2022-02-10 4072 0.16 Vladimirovich 2022-02-10 1000 0.15 Zavolozhin Sergey 2022-02-09 1000 0.15 Zavolozhin Sergey Vladimirovich 2022-02-08 4033 0.15 Zavolozhin Sergey Vladimirovich 2022-02-07 5000 0.09 Thomas Gitter 2022-02-07 50000 0.087 Edgard Gafurov 2022-01-31 10000 0.15 Buxton 2022-01-31 189990 0.13904 Victor Viktorovich 2022-01-28 2800 0.159 Buxton 2022-01-28 2800 0.159 Kimberly Tully 2022-01-26 2800 0.1595 Buxton 2022-01-26 3000 0.133 Kimberly Tully 2022-01-26 3000 0.1595 Buxton 2022-01-26 3000 0.159 Buxton 2022-01-25 62000 0.1690 Buxton 2022-01-25 62000 0.1699 Buxton 2022-01-25	Reporting Person	Date	Shares	Price of Security
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Zavolozhin Sergey 2022-01-21 246 0.14 Buxton 2022-01-20 13742 0.11 Buxton 2022-01-20 5000 0.11 Zavolozhin Sergey 2022-01-20 7897 0.15 Vladimirovich 2022-01-20 631 0.16				
Vladimirovich 2022-01-21 246 0.14 Buxton 2022-01-20 13742 0.11 Buxton 2022-01-20 5000 0.11 Zavolozhin Sergey 2022-01-20 7897 0.15 Zavolozhin Sergey 2022-01-20 631 0.16				
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Buxton 2022-01-20 5000 0.11 Zavolozhin Sergey 2022-01-20 7897 0.15 Zavolozhin Sergey 2022-01-20 631 0.16		2022-01-20	13742	0.11
Zavolozhin Sergey Vladimirovich Zavolozhin Sergey 2022-01-20 7897 0.15 Zavolozhin Sergey 2022-01-20 631 0.16				
Vladimirovich 2022-01-20 /897 0.15 Zavolozhin Sergey 2022-01-20 631 0.16				
Zavolozhin Sergey 2022 01 20 631 0.16		2022-01-20	7897	0.15
	Vladimirovich	2022-01-20	631	0.16

Buxton	2022-01-18	20000	0.1037
Buxton	2022-01-14	-3726	0.117
Buxton	2022-01-14	-700	0.1189
Zavolozhin Sergey Vladimirovich	2022-01-14	5306	0.15
Buxton	2022-01-13	-251	0.118
Thomas Gitter			
	2022-01-13	20000	0.111
Thomas Gitter	2022-01-13	5000	0.1086
Thomas Gitter	2022-01-13	20000	0.1154
Buxton	2022-01-12	-39848	0.1054
Buxton	2022-01-12	-8300	0.1068
Buxton	2022-01-12	-1000	0.1092
Buxton	2022-01-12	-2800	0.1094
Buxton	2022-01-12	-146200	0.1085
Buxton	2022-01-12	-19006	0.1054
Buxton	2022-01-12	-32810	0.1054
Buxton	2022-01-11	-8336	0.1148
Aleksei Chernyshev	2022-01-04	20	0.12
Thomas Gitter	2022-01-04	10000	0.126
Thomas Gitter	2022-01-04	15000	0.123
Israel Larraondo Perez	2021-12-31	5968	0.12
Israel Larraondo Perez	2021-12-31	12500	0.12
Buxton	2021-12-30	274836	0.1217
Israel Larraondo Perez	2021-12-30	6532	0.12
James Jonathan Josey	2021-12-30	15000	0.12
James Jonathan Josey	2021-12-30	5000	0.1224
James Jonathan Josey	2021-12-30	8000	0.1225
Buxton	2021-12-29	87316	0.1223
Buxton	2021-12-29	3000	0.1225
Buxton	2021-12-29	-1429	0.1199
James Jonathan Josey	2021-12-29	20600	0.124
Alex Wounlund	2021-12-23	18998	0.16
Thomas Gitter	2021-12-23	24000	0.16
James Jonathan Josey	2021-12-22	12822	0.16
James Jonathan Josey	2021-12-22	11578	0.166
James Jonathan Josey	2021-12-22	113/0	0.100

- (d) N/A.
- (e) N/A.

Item 7. Material to Be Filed as Exhibits

Item 7 of Schedule 13D is hereby amended and restated in its entirety to read as follows:

- 1. <u>Joint Filing Agreement</u>
- 2. <u>Letter February 11, 2022 (to the Issuer)</u>
- 3. <u>Letter January 31, 2022 (to the Issuer re: Interest Disclosure)</u>
- 4. <u>Letter January 31, 2022 (to the Issuer re: Additional Violation)</u>
- 5. <u>Letter January 25, 2022 (to the Issuer)</u>
- 6. <u>Letter January 19, 2022 (to the Issuer)</u>
- 7. <u>Letter January 15, 2022 (to the Issuer)</u>
- 8. <u>Letter November 12, 2021 (to the Issuer's Resigning Senior Vice President of Finance)</u>
- 9. <u>Letter November 12, 2021 (to the Issuer)</u>
- 10. <u>Letter November 5, 2021 (to the Issuer)</u>
- 11. <u>Letter November 5, 2021 (to the Issuer's Counsel)</u>
- 12. Letter October 22, 2021 (to the U.S. Securities and Exchange Commission)

- 13. <u>Letter October 22, 2021 (to the Issuer)</u>
- 14. <u>Letter October 14, 2021</u>
- 15. <u>Letter September 14, 2021</u>
- 16. <u>Letter August 17, 2021</u>
- 17. <u>Letter August 5, 2021</u>
- 18. <u>Letter August 2, 2021</u>
- 19. <u>Letter July 7, 2021</u>
- 20. <u>Letter June 1, 2021</u>
- 21. <u>Letter May 20, 2021</u>
- 22. <u>Letter March 10, 2021</u>

Schedule A

Schedule A of Schedule 13D is hereby amended and restated in its entirety to read as follows:

Name	Principal Business Address or Residence	Principal Occupation or Employment/ Principal Business	Citizenship
Thomas Gitter	17 Parklawn Place, Madison, WI 53705	Retired	USA
Valerii Mansurov	Russia, Ufa city, Richard Zorge 64, 14	Construction Consultant Address: Russia, Ufa, Shota Rustaveli 9	Russia
Vladimir Kovalenko	246700 Pskov Pushkina street 611/1 Russia	Investor (Self-Employed)	Russia
Kharkov Aleksandr Sergeevich	630550, OBL NOVOSIBIRSKAIA, R-N NOVOSIBIRSKII, S pazdolnoe, PER ZELENYI, DOM 28	Investor (Self-Employed)	Russia
Elena Tsygankova	Moscow Rusakovskaya street 31	Financial Advisor	Russia
Daniliuk Kirill Vladimirovich	125315,G MOSKVA,PR-KT LENINGRADSKII,DOM 74/6,KV 76	Retired	Russia
James Paul Carey	881 Southerford Avenue, Dayton, OH 45429	Patent Lawyer at Mane, Inc. Address: 2501 Henkle Drive, Lebanon, OH 45036	USA
James Jonathan Josey	5319 Carolwood Drive, Jackson, MS 39211	Deputy CFO at The Molpus Woodlands Group, LLC Principal Business: Timber Investment Address: 858 North Street, Jackson, MS 39211	USA
Zavolozhin Sergey Vladimirovich	Russia, Novosibirsk region, R, P Koltsovo 28	Investor (Self-Employed)	Russia
Roman Dontsov Valentinovich	350005 Russia, Krasnodar, Alexandra Pokryshkina street 2 /2 apartment 416	Investor (Self-Employed)	Russia
Victor Pardo	11 Threepence Drive, Melville,	Audio Engineer at Self-Employed	USA

	NY 11747	Address: 1100 Haff Avenue, North Bellmore, NY 11710 Engineer (Self-Employed)		
Alexey Evgeneevich Ilinykh	Russia Perm City 17-56 Yaltinskaya Street	Principal Address: 46 Zagorodnaya Str. Svobodny, Amur Region, 676455	Russia	
Alexey Isaev	Russian Federation. Moscow. Fryazevskaya street house 11.	Investor (Self-Employed)	Russia	
Alexander Koch	Jakob-Kaiser-Str. 14A, D- 49088 Osnabrueck, Germany	Self-Employed	Germany	
Kimberly Tully	4 South Deer Place, Hainesport, NJ 08036	Self-Employed (Consultant)	USA	
Edgard Gafurov	Russia Novocheboksarsk Vostochnaya street, house 1, building 2, apartment 54	Investor (Self-Employed)	Russia	
Pradeep Vasudeva Kadambi	2764 Tartus Dr., Jacksonville, FL 32246 USA	Doctor (Self-Employed)	USA	
		Renewable Energy Technician at PEMOG		
Israel Larrondo	Medinaceli, 6, 6. 28660. Boadilla del Monte. Madrid. Spain	Principal Business: Energy	Spain	
	Spani	Address: Juan Carlos I. 31. 28660. Boadilla del Monte. Madrid. Spain.		
Joan I. Barry Revocable Trust (Dtd. 12/13/13)	3313 S. Victoria Drive, Blue Springs, MO 64015	Retired	USA	
Victor Viktorovich	Apt. 50, 16, k.3 15 Parkovaya street., Moscow, 105203, the	Principal Occupation: Auditor at LLC "TNF"	Russia	
Borodaenko	Russian Federation	Address: 4 bld. 2, Presnenskaya Embankment, Moscow, 123112, the Russian Federation	110570	
Janice J. O'Connor	12808 S. Outer Belt Road, Lone Jack, MO 64070	Retired	USA	
Yushenkova Olga Petrovna	Russia, Ryazan,Moscovskoe shosse d.33/4 kv.435	Investor (Self-Employed)	Russia	
	140492, Russia, Moscow	Principal Occupation: Sales Associate at OOO "Garmoniya"		
Denis Baykin	region, Kolomensky district, village Zarudnya, house 43, apartment 32	Address: 141006, Russia, Moscow region, the city of Mytishchi, Sharapovsky proezd, possession 2	Russia	
Vanik Petrosian	Ul Vodopoinaia, d 19, kv 178, 357748, g Kislovodsk, Stavropolskii krai	Retired	Russia	
		IT Management at United Surgical Partners Incorporated		
Richard Barry	4532 Saint James Drive, Plano TX 75024	Principal Business: Ambulatory Surgery Services	USA	
		Address: 5601 Warren Parkway Frisco Texas, 75034		
Igor Gnativ	620026 Sverdlovsk region Yekaterinburg Decembrists 45- 297	Entrepreneur/Investor	Russia	
		Key Account Manager at GlobalConnect		
Alex Peter Wounlund	Bredholtvej 8, 2650 Hvidovre, Denmark	Principal Business: Fiber Network	Denmark	
		Address: Havneholmen 6, 2450 Copenhagen, Denmark		
Carleen Walsh	640 Lincoln Avenue, Sayville, N.Y. 11782	Self-Employed (Investor)	USA	

Mary Dunne	54 Hicks Street, Brooklyn, NY 11201	Retired	USA	
Aleksandr Aleksandrovich Morozov	Russian Federation, Nadym Yamal-Nenets St. Zvereva 50 kV.187	Self-Employed (Investor)	Russia	
		Engineer at Qualcomm		
Andrew Gruber	215 Pleasant Street, Arlington MA 02476	Principal Business: Wireless Technology	USA	
		Address: 5775 Morehouse Drive, San Diego CA 92121		
Ryzhov Evgenii Nikolaevich	Russian Federation, Resp Tatarstan, R-N Bugulminskii, G Bugulma, Ul Iuriia Gagarina, Dom 72	Self-Employed (Mechanical Engineering Work)	Russia	
Chris Tichenor	400 Redding Road, Lexington, KY 40517	Retired	USA	
Oksana Dmitrievna Trofimova	Apt. 31, 5a Zavodskaya str, the town of Nadym, Yamalo-Nenets Autonomous Okrug, 629735, the Russian Federation	Self-Employed (Writer)	Russia	
		Principal Occupation: Chief		
Aleksei Chernyshev	Moscow, str. Makarenko, 9-18	Mechanic at OOO "Fakel Plus" Address: 399148, Lipetsk region, the village of Maly Khomutets, str. Lenina, house 63	Russia	
David Lamb	13560 NW Springville Road, Portland, OR 97229	Digital Design Engineer at Skyworks Solutions, Inc. Principal Business: Semiconductors Address: 1600 NW Compton Drive, Suite 300, Hillsboro, OR 97006	USA	
Aleksei Gudz	Apt. 74, 101 Goroda Volos street, Rostov on Don city, 344000, the Russian Federation	Principal Occupation: Office Manager Employer: PJSC VTB Bank Address: 91/258 Budennovsky Avenue, Rostov on Don city, 344018, the Russian Federation	Russia	
Petr Hoferek	9516 Park Drive, Unit 206, Omaha, NE 68127	Inventory Control at PAK Global LLC Principal Business: Industrial Fabrics and Hardware Address: 2528 South 156th Circle, Omaha, NE 68130	USA	
John V. Barry Revocable Trust (Dtd. 12/13/13)	3313 S. Victoria Drive, Blue Springs, MO 64015	Retired	USA	
Vadim Anatolievich Osetrov	Art.5, 62 sheksninskaya str., Volgograd, 400094	Principal Occupation: Mechanic (Self-Employed)	Russia	
Nepiyvoda Kirill Nikolaevich	Russia, Kaluga, Duminichi, Molodezhnaya street 5a, 249300.	Self-Employed (Investor)	Russia	

Schedule B

Schedule B of Schedule 13D is hereby amended and restated in its entirety to read as follows:

Name	Aggregate Number of Shares Owned	Percentage of Class	Sole Voting Power	Shared Voting Power	Sole Dispositive Power	Shared Dispositive Power
Thomas Gitter	633,141	0.7%	0	633,141	0	633,141
Valerii Mansurov	620,000	0.7%	620,000	0	620,000	0
Vladimir Kovalenko	370,183	0.4%	370,183	0	370,183	0
Kharkov Aleksandr Sergeevich	265,000	0.3%	265,000	0	265,000	0
Elena Tsygankova	228,000	0.3%	0	228,000	0	228,000
Daniliuk Kirill Vladimirovich	193,000	0.2%	193,000	0	193,000	0
James Paul Carey	180,000	0.2%	180,000	0	180,000	0
James Jonathan Josey	168,600	0.2%	168,600	0	168,600	0
Zavolozhin Sergey Vladimirovich	140,535	0.2%	140,535	0	140,535	0
Roman Dontsov Valentinovich	135,212	0.2%	135,212	0	135,212	0
Victor Pardo	123,705	0.1%	123,705	0	123,705	0
Alexey Evgeneevich Ilinykh	121,388	0.1%	121,388	0	121,388	0
Alexey Isaev	121,347	0.1%	121,347	0	121,347	0
Alexander Koch	120,000	0.1%	120,000	0	120,000	0
Kimberly Tully	110,961	0.1%	110,961	0	110,961	0
Edgard Gafurov	106,512	0.1%	106,512	0	106,512	0
Pradeep Vasudeva Kadambi	101,900	0.1%	101,900	0	101,900	0
Israel Larrondo	94,628	0.1%	94,628	0	94,628	0
Joan I. Barry Revocable Trust (Dtd. 12/13/13)	93,000	0.1%	93,000	0	93,000	0
Victor Viktorovich Borodaenko	88,651	0.1%	88,651	0	88,651	0
Janice J. O'Connor	84,000	0.1%	84,000	0	84,000	0
Yushenkova Olga Petrovna	77,699	0.1%	77,699	0	77,699	0
Denis Baykin	77,000	0.1%	77,000	0	77,000	0
Vanik Petrosian	74,300	0.1%	74,300	0	74,300	0
Richard Barry	72,285	0.1%	72,285	0	72,285	0
Igor Gnativ	66,651	0.1%	66,651	0	66,651	0
Alex Peter Wounlund	66,016	0.1%	66,016	0	66,016	0
Carleen Walsh	64,654	0.1%	64,654	0	64,654	0
Mary Dunne	64,347	0.1%	64,347	0	64,347	0
Aleksandr Aleksandrovich Morozov	61,499	0.1%	61,499	0	61,499	0
Andrew Gruber	60,000	0.1%	60,000	0	60,000	0
Ryzhov Evgenii Nikolaevich	58,307	0.1%	58,307	0	58,307	0
Chris Tichenor	54,000	0.1%	54,000	0	54,000	0
Oksana Dmitrievna Trofimova	50,547	0.1%	50,547	0	50,547	0
Aleksei Chernyshev	50,020	0.1%	50,020	0	50,020	0
David Lamb	47,632	0.1%	47,632	0	47,632	0
Aleksei Gudz	45,106	0.1%	45,106	0	45,106	0
Petr Hoferek	45,100	0.1%	45,100	0	45,100	0
John V. Barry Revocable Trust (Dtd. 12/13/13)	44,000	0.1%	44,000	0	44,000	0
Vadim Anatolievich Osetrov	42,168	0.0%	42,168	0	42,168	0
Nepiyvoda Kirill	26,000	0.0%	26,000	0	26,000	0

Nikola	evich						
			CLONAT				
			SIGNAT	TURE			
After rea	asonable inquiry and to ect.	the best of my know	wledge and belief, I c	ertify that the in	iformation set	forth in this stateme	ent is true, complete
BUXTO	N HELMSLEY HOLDIN	GS, INC.					
By:	/s/ Alexander E. Parker					February	11 2022
Name:	Alexander E. Parker					1 cordary	11, 2022
Title:	Director						
THE BU	XTON HELMSLEY GRO	OUP, INC.					
D	/a/ Alawanday E. Daylson					Echmiowe	11 2022
By: Name:	/s/ Alexander E. Parker Alexander E. Parker					February	11, 2022
Title:	Senior Managing Direc	tor					
ALEXA	NDER E. PARKER						
By:	/s/ Alexander E. Parker					February :	11, 2022
Name:	Alexander E. Parker						, -
ТНОМА	S GITTER						
By: Name:	*/s/ Thomas Gitter Thomas Gitter					February	11, 2022
rvaille.	Homas Gitter						
VALERI	I MANSUROV						
D.	*/s/ Valerii Mansurov					February	11 2022
By: Name:	Valerii Mansurov					rebluary :	11, 2022
VLADIMIR KOVALENKO							
By:	*/s/ Vladimir Kovalenk	·0				February	11. 2022
Name:	Vladimir Kovalenko					i corualy	, <i>2022</i>
KHARKOV ALEKSANDR SERGEEVICH							
Devi	*/c/ I/be-l	u Comacor∴-l-				r.L.	11 2022
By: Name:	*/s/ Kharkov Aleksandr Kharkov Aleksandr Ser					February	11, 2022
		<u>.</u>					

ELENA TSYGANKOVA

By:

Name:

*/s/ Alexey Isaev

Alexey Isaev

By:	*/s/ Elena Tsygankova	February 11, 2022		
Name:	Elena Tsygankova			
DANILI	UK KIRILL VLADIMIROVICH			
DANILI	OR RIGHE VEADIVIINO VICTI			
By:	*/s/ Daniliuk Kirill Vladimirovich	February 11, 2022		
Name:	Daniliuk Kirill Vladimirovich	- Tebluary 11, 2022		
JAMES 1	PAUL CAREY			
By:	*/s/ James Paul Carey	February 11, 2022		
Name:	James Paul Carey			
JAMES .	JONATHAN JOSEY			
By:	*/s/ James Jonathan Josey	February 11, 2022		
Name:	James Jonathan Josey	<u>.</u>		
7.43/01/	OZIHALCERCEV VI A DIMIROVICH			
ZAVOLO	OZHIN SERGEY VLADIMIROVICH			
D		F.I. 44 2000		
By: Name:	*/s/ Zavolozhin Sergey Vladimirovich Zavolozhin Sergey Vladimirovich	February 11, 2022		
ROMAN	I DONTSOV VALENTINOVICH			
By: Name:	*/s/ Roman Dontsov Valentinovich Roman Dontsov Valentinovich	February 11, 2022		
rvaille.	Koman Domsov valentinovich			
VICTOR	PARDO			
By:	*/s/ Victor Pardo	February 11, 2022		
Name:	Victor Pardo			
ALEXEY EVGENEEVICH ILINYKH				
By:	*/s/ Alexey Evgeneevich Ilinykh	February 11, 2022		
Name:	Alexey Evgeneevich Ilinykh	-		
ALEXEY ISAEV				
_				

February 11, 2022

ALEXANDER KOCH

By: */s/ Alexander Koch February 11, 2022 Name: Alexander Koch KIMBERLY TULLY By: */s/ Kimberly Tully February 11, 2022 Kimberly Tully Name: **EDGARD GAFUROV** By: */s/ Edgard Gafurov February 11, 2022 Name: Edgard Gafurov PRADEEP VASUDEVA KADAMBI By: */s/ Pradeep Vasudeva Kadambi February 11, 2022 Name: Pradeep Vasudeva Kadambi ISRAEL LARRONDO */s/ Israel Larrondo February 11, 2022 By: Name: Israel Larrondo JOAN I. BARRY REVOCABLE TRUST (DTD. 12/13/13) By: */s/ Janice J. O'Connor February 11, 2022 Name: Janice J. O'Connor Co-Trustee Title: VICTOR VIKTOROVICH BORODAENKO By: */s/ Victor Viktorovich Borodaenko February 11, 2022 Victor Viktorovich Borodaenko Name: JANICE J. O'CONNOR By: */s/ Janice J. O'Connor February 11, 2022 Name: Janice J. O'Connor YUSHENKOVA OLGA PETROVNA

By: */s/ Yushenkova Olga Petrovna

February 11, 2022

DENIS BAYKIN By: */s/ Denis Baykin February 11, 2022 Name: Denis Baykin VANIK PETROSIAN By: */s/ Vanik Petrosian February 11, 2022 Name: Vanik Petrosian RICHARD BARRY By: */s/ Richard Barry February 11, 2022 Name: Richard Barry IGOR GNATIV Bv: */s/ Igor Gnativ February 11, 2022 Name: Igor Gnativ ALEX PETER WOUNLUND By: */s/ Alex Peter Wounlund February 11, 2022 Name: Alex Peter Wounlund CARLEEN WALSH By: */s/ Carleen Walsh February 11, 2022 Carleen Walsh Name: MARY DUNNE By: February 11, 2022 */s/ Mary Dunne Name: Mary Dunne ALEKSANDR ALEKSANDROVICH MOROZOV By: */s/ Aleksandr Aleksandrovich Morozov February 11, 2022 Name: Aleksandr Aleksandrovich Morozov ANDREW GRUBER

February 11, 2022

Yushenkova Olga Petrovna

Name:

By:

*/s/ Andrew Gruber

RYZHOV EVGENII NIKOLAEVICH By: */s/ Ryzhov Evgenii Nikolaevich February 11, 2022 Name: Ryzhov Evgenii Nikolaevich CHRIS TICHENOR By: */s/ Chris Tichenor February 11, 2022 Name: Chris Tichenor OKSANA DMITRIEVNA TROFIMOVA */s/ Oksana Dmitrievna Trofimova By: February 11, 2022 Oksana Dmitrievna Trofimova Name: ALEKSEI CHERNYSHEV Bv: */s/ Aleksei Chernyshev February 11, 2022 Name: Aleksei Chernyshev DAVID LAMB By: */s/ David Lamb February 11, 2022 Name: David Lamb ALEKSEI GUDZ By: */s/ Aleksei Gudz February 11, 2022 Name: Aleksei Gudz PETR HOFEREK By: */s/ Petr Hoferek February 11, 2022 Petr Hoferek Name: JOHN V. BARRY REVOCABLE TRUST (DTD. 12/13/13) By: */s/ Janice J. O'Connor February 11, 2022 Janice J. O'Connor Name: Title: Co-Trustee

Andrew Gruber

Name:

Name:	*/s/ Vadim Anatolievich Osetrov	February 11, 2022
	Vadim Anatolievich Osetrov	
NEPIYV	VODA KIRILL NIKOLAEVICH	
Ву:	*/s/ Nepiyvoda Kirill Nikolaevich	February 11, 2022
Name:	Nepiyvoda Kirill Nikolaevich	-

February 11, 2022

*By: Name:

Title:

/s/ Alexander E. Parker Alexander E. Parker Attorney-in-Fact

EXHIBIT 99.1

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the undersigned agree to the joint filing on behalf of each of them of a statement on Schedule 13D, including all amendments thereto, with respect to the ordinary shares, par value \$0.20 per share, of Mallinckrodt plc, and further agree that this Joint Filing Agreement shall be included as an exhibit to the first such joint filing and may, as required, be included as an exhibit to subsequent amendments thereto.

Each of the undersigned agrees and acknowledges that each party hereto is (i) individually eligible to use such Schedule 13D and (ii) responsible for the timely filing of such Schedule 13D and any and all amendments thereto, and for the completeness and accuracy of the information concerning such party contained therein; provided that no party is responsible for the completeness and accuracy of the information concerning any other party unless such party knows or has reason to believe that such information is inaccurate.

Each of the undersigned hereby constitutes and appoints Alexander E. Parker as their true and lawful attorney-in-fact and agent, with full power of substitution and resubstitution, for him and in his name, place and stead, in any and all capacities, to sign any and all amendments to the statement on Schedule 13D, and to file the same, with exhibits thereto, and other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorney-in-fact and agent, full power and authority to do and perform each and every act and thing necessary or desirable to be done in and about the premises, as fully to all intents and purposes as he might or could do in person, hereby ratifying and confirming all that said attorney-in-fact and agent, or his substitute or substitutes, may lawfully do or cause to be done by virtue hereof.

This Joint Filing Agreement may be executed in any number of counterparts, all of which together shall constitute one and the same instrument. A facsimile or other reproduction of this Joint Filing Agreement may be executed by one or more parties hereto, and an executed copy of this Joint Filing Agreement may be delivered by one or more parties hereto by facsimile or similar instantaneous electronic transmission device pursuant to which the signature of or on behalf of such party can be seen, and such execution and delivery shall be considered valid, binding and effective for all purposes as of the date hereof.

Dated: August 2, 2021 [SIGNATURE PAGES FOLLOW] IN WITNESS WHEREOF, the undersigned hereby execute this Joint Filing Agreement as of the date first written above. BUXTON HELMSLEY HOLDINGS, INC. By: /s/ Alexander E. Parker August 2, 2021 Name: Alexander E. Parker Title: Director THE BUXTON HELMSLEY GROUP, INC. By: /s/ Alexander E. Parker August 2, 2021 Name: Alexander E. Parker Title: Senior Managing Director

August 2, 2021

ALEXANDER E. PARKER

/s/ Alexander E. Parker

Alexander E. Parker

By:

Name:

VALERII MANSUROV

By: /s/ Valerii Mansurov August 2, 2021 Name: Valerii Mansurov THOMAS GITTER By: /s/ Thomas Gitter August 2, 2021 Name: Thomas Gitter VLADIMIR KOVALENKO By: /s/ Vladimir Kovalenko August 2, 2021 Vladimir Kovalenko Name: KHARKOV ALEKSANDR SERGEEVICH By: /s/ Kharkov Aleksandr Sergeevich August 2, 2021 Name: Kharkov Aleksandr Sergeevich ELENA TSYGANKOVA By: /s/ Elena Tsygankova August 2, 2021 Name: Elena Tsygankova DANILIUK KIRILL VLADIMIROVICH Bv: /s/ Daniliuk Kirill Vladimirovich August 2, 2021 Name: Daniliuk Kirill Vladimirovich JAMES PAUL CAREY By: /s/ James Paul Carey August 2, 2021 Name: James Paul Carey

By:	/s/ James Jonathan Josey	August 2, 2021
Name:	James Jonathan Josey	•
DOMAN	I DONTSOV VALENTINOVICH	
KOMAN	DONISOV VALENTINOVICH	
By:	/s/ Roman Dontsov Valentinovich	August 2, 2021
Name:	Roman Dontsov Valentinovich	
ZAVOLO	OZHIN SERGEY VLADIMIROVICH	
By: Name:	/s/ Zavolozhin Sergey Vladimirovich Zavolozhin Sergey Vladimirovich	August 2, 2021
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VICTOR	PARDO	
By:	/s/ Victor Pardo	August 2, 2021
Name:	Victor Pardo	_
By:	Y EVGENEEVICH ILINYKH /s/ Alexey Evgeneevich Ilinykh	August 2, 2021
Name:	Alexey Evgeneevich Ilinykh	_
ALEVE	Y ISAEV	
ALEXE	Y ISAE V	
By:	/s/ Alexey Isaev	August 2, 2021
Name:	Alexey Isaev	
ALEXA	NDER KOCH	
By: Name:	/s/ Alexander Koch Alexander Koch	August 2, 2021
KIMBEI	RLY TULLY	
By:	/s/ Kimberly Tully	August 2, 2021
Name:	Kimberly Tully	

EDGARD GAFUROV

By: /s/ Edgard Gafurov August 2, 2021 Name: Edgard Gafurov PRADEEP VASUDEVA KADAMBI By: /s/ Pradeep Vasudeva Kadambi August 2, 2021 Name: Pradeep Vasudeva Kadambi ISRAEL LARRONDO By: /s/ Israel Larrondo August 2, 2021 Name: Israel Larrondo JOAN I. BARRY REVOCABLE TRUST (DTD. 12/13/13) By: /s/ Janice J. O'Connor August 2, 2021 Name: Janice J. O'Connor Co-Trustee Title: VICTOR VIKTOROVICH BORODAENKO By: /s/ Victor Viktorovich Borodaenko August 2, 2021 Name: Victor Viktorovich Borodaenko JANICE J. O'CONNOR Bv: /s/ Janice J. O'Connor August 2, 2021 Name: Janice J. O'Connor YUSHENKOVA OLGA PETROVNA By: /s/ Yushenkova Olga Petrovna August 2, 2021 Name: Yushenkova Olga Petrovna

By:	/s/ Denis Baykin	August 2, 2021
Name:	Denis Baykin	-
VANIK 1	PETROSIAN	
By:	/s/ Vanik Petrosian	August 2, 2021
Name:	Vanik Petrosian	
RICHAF	RD BARRY	
By:	/s/ Richard Barry	August 2, 2021
Name:	Richard Barry	August 2, 2021
IGOR G	NATIV	
By:	/s/ Igor Gnativ	August 2, 2021
Name:	Igor Gnativ	
ALEX P	ETER WOUNLUND	
D. 7.7.	/s/ Alex Peter Wounlund	August 2, 2021
By: Name:	Alex Peter Wounlund	August 2, 2021
CARLEI	EN WALSH	
By:	/s/ Carleen Walsh	August 2, 2021
Name:	Carleen Walsh	
MARY I	DUNNE	
By:	/s/ Mary Dunne	August 2, 2021
Name:	Mary Dunne	August 2, 2021
ALEKSA	ANDR ALEKSANDROVICH MOROZOV	
By:	/s/ Aleksandr Aleksandrovich Morozov	August 2, 2021
Name:	Aleksandr Aleksandrovich Morozov	

ANDREW GRUBER

By:	/s/ Andrew Gruber	August 2, 2021
Name:	Andrew Gruber	
RYZHO	V EVGENII NIKOLAEVICH	
By: Name:	/s/ Ryzhov Evgenii Nikolaevich Ryzhov Evgenii Nikolaevich	August 2, 2021
CHRIS T	TICHENOR	
By: Name:	/s/ Chris Tichenor Chris Tichenor	August 2, 2021
OKSAN.	A DMITRIEVNA TROFIMOVA	
By: Name:	/s/ Oksana Dmitrievna Trofimova Oksana Dmitrievna Trofimova	August 2, 2021
ALEKSI	EI CHERNYSHEV	
By: Name:	/s/ Aleksei Chernyshev Aleksei Chernyshev	August 2, 2021
DAVID l	LAMB	
By: Name:	/s/ David Lamb David Lamb	August 2, 2021
ALEKSI	EI GUDZ	
By: Name:	/s/ Aleksei Gudz Aleksei Gudz	August 2, 2021

By:	/s/ Petr Hoferek	August 2, 2021
Name:	Petr Hoferek	•
JOHN V	BARRY REVOCABLE TRUST (DTD. 12/13/13)	
By:	/s/ Janice J. O'Connor	August 2, 2021
Name:	Janice J. O'Connor	•
Title:	Co-Trustee	
VADIM	ANATOLIEVICH OSETROV	
By:	/s/ Vadim Anatolievich Osetrov	August 2, 2021
Name:	Vadim Anatolievich Osetrov	
NEPIYV	ODA KIRILL NIKOLAEVICH	
By:	/s/ Nepiyvoda Kirill Nikolaevich	August 2, 2021
Name:	Nepiyvoda Kirill Nikolaevich	-

New York Headquarters

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Mr. Alexander E. Parker

Senior Managing Director

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February 11, 2022

Former Directors - All Members Mallinckrodt Plc. 53 Frontage Road, Shelbourne Building Hampton, N.J. 08827 Ms. Joann Reed, Interim Director
Mr. Carlos V. Paya, M.D., Ph. D., Interim Director
Mr. Angus Russell, Former Chairman
Mr. J. Martin Carroll, Former Director
Mr. Paul R. Carter, Former Director
Mr. David Norton, Former Director
Ms. Anne C. Whitaker, Former Director
Mr. Mark Trudeau, Former Director
Mr. Kneeland Youngblood, Former Director

Re: February 9, 2022, Letter from Mallinckrodt Plc. (the "Company") to The Buxton Helmsley Group, Inc. ("BHG")

Ladies and Gentlemen of the Dismissed Board (the "Dismissed Board"):

The Buxton Helmsley Group, Inc. ("BHG") addresses this letter to you after receipt of the Company's letter dated February 9, 2022.

Please note that this letter is being copied to Ms. Melissa Cloniger (head partner on the client account of Mallinckrodt Plc. at Deloitte & Touche), the U.S. Securities and Exchange Commission (the "Commission"), the U.S. Department of Justice, Ireland's Office of the Director of Corporate Enforcement, the Public Company Accounting Oversight Board ("PCAOB"), and the counsel for the *ad hoc* group of unsecured noteholders. Unsecured noteholder counsel should take major note to this letter, along with would be very prudent to read the most recent letters to/from BHG, which can be found in BHG's 13D filings with the Commission.

While it appears this Dismissed Board reiterated their instruction to the Company's Irish counsel to cease and desist from communications with BHG (smart move), we wish to set the record straight (yet again) and put everything in very sharp terms for this Dismissed Board, the Company's management orchestrating this scheme, your auditors, and otherwise, to further rid you of all plausible deniability as to your now-admitted and still-being-attempted fraudulent scheme.

First and foremost, this Company's Dismissed Board and management should take firm notice that BHG has brought in a top audit firm who will be providing a forensic analysis and attestation at the upcoming examinership proceedings, in addition to the analysis of the law firms BHG has retained in Ireland. The stunning part is that you have now admitted to the fraudulent statements of financials, so there will not be a hole to "poke" in that third-party attestation (unless this Dismissed Board wants to admit to false statements, yet again, which would be another up to a decade in prison under the Companies Act of 2014, § 876), as they will not even require speculative conclusions; your legal counsel did all of the work for proving BHG's position of alleged fraud. It will be compelling to merely compare the admittedly false financials given to the U.S. Bankruptcy Court to the financial statements produced to the High Court of Ireland. Now that you have already admitted to fraudulent statements of financial position in the U.S. Bankruptcy Court, trusting any numbers submitted by this Dismissed Board and management would be like trusting the "audited" financials of Bernard Madoff after his admissions of fraud; this Dismissed Board could not be ensnared in larger cloud of delusion. Your attempt to claim BHG is in a "misguided attempt to discredit the restructuring plan" is utterly preposterous; you have already admitted to the fraud, and BHG will be producing other third-party opinions to further attest to it. That is not BHG discrediting your plans, but you having discredited your plans all on your own; kicking the ball in your own goal. Further, do not bring the Company's employees into this; BHG has never said a *word* about the Company's employees outside of management; they are innocent in this process, and BHG does not appreciate you bringing them into our correspondence (wreaking of desperation, I will add). Further, with merely a brief gander of the internet (the Mallinckrodt message board on industry-popular CaféPharma.com is a good start), not to mention the phone calls to BHG from employees, I would say the Company's employees are quite firmly on the side of BHG when it comes to our views of this Company's Dismissed Board and management. Just from the very first message board topic on CaféPharma, one clear employee states:

"Outside of the largest criminals there. Mark and Hugh. Who is left?? Those to should rot in hell for what they did."

BHG does not know "what they did" refers to, but it is quite apparent BHG is not the only party labelling this Dismissed Board and management as having engaged in criminal conduct. Another employee states:

"Fire the world's biggest loser, Marky Mark!!"²

It is not hard for one to reasonably conclude who "Marky Mark" is. Very simply, this Company's Dismissed Board and management have a nonexistent rapport with their employees; this Company's employees do not represent the firmly demonstrated (lack of) ethics of this Company's Dismissed Board and management. The employees of this Company are as representative of the interests of this Dismissed Board and management, as much as this Dismissed Board and management are representative of the interests of non-contingent interests in the capital structure. This Company has *severe* cultural issues, and that is a top-down problem, firmly perpetuated by this Dismissed Board's fraudulent front of statutorily obligated democracy. This Company's employees would clearly welcome and celebrate a leadership change as much as shareholders, and it appears that change cannot come soon enough for them.

Mallinckrodt Plc. Message Board - CaféPharma (Last Visited: February 10, 2022): http://www.cafepharma.com/boards/threads/more-big-cuts.673406/

² Mallinckrodt Plc. Message Board - CaféPharma (Last Visited: February 10, 2022); http://www.cafepharma.com/boards/threads/more-big-cuts.673406/

(Bondholders should take great note of this paragraph) Now that we have mentioned "lack of ethics", let us clear up a bit more why, since you just pulled the "defamation" card. When the truth is not becoming of you, that is not defamation; that is your indication you should have made some better choices. I am going to put everything into very simple perspective for you and your auditors. You have now admitted that your Commission-filed balance sheet is the true financial condition of this Company, with net assets far positively existing (not the fraudulent story of a net asset deficit that you have been pushing to the U.S. Bankruptcy Court for over a year), and that the Company's director-"known" (directly from the Companies Act of 2014, § 1111) equity in assets ("shareholder's equity") has not fallen far enough to have triggered an extraordinary general meeting of the shareholders, for those with a vested interest in the Company to decide how to "deal with the situation"; that statute preventing a share-less Dismissed Board and management from calling the shots, and to prevent this very situation of admitted fraud from occurring. So, when BHG says "lack of ethics", you have already admitted to bankruptcy fraud; fraudulent concealment of net assets and false statements of financial position being given to a bankruptcy court. Does that utterly destroy this Company's Dismissed Board and management's reputation now that someone caught them giving fraudulent statements of financials? Absolutely. Did BHG have anything to do with this Company's Dismissed Board and management committing fraud? Not at all. We are merely calling it the fraud it is. Further, when BHG says "lack of ethics", utilization of bankruptcy fraud to self-deal fraudulently concealed, "known" asset value to insiders (which also constitutes a fraudulent conveyance) certainly substantiates that position of BHG when it comes to our "lack of ethics" observation. Let us make this other aspect of fraud crystal clear for this Dismissed Board and management. When you have admitted that you know net assets exist, with every non-contingent interest in the capital structure secured by value, in totality, with net assets overflowing, then attempt to extinguish a noncontingent interest for no consideration (without consideration for that admitted asset value securing the non-contingent interest), this Company's Dismissed Board and management has merely also admitted to a fraudulent conveyance of that admitted asset value to (presently planned) post-reorganization equity recipients. Let me say that again: Every dollar of non-contingent interests shed, without giving consideration to the asset value securing that interest, is a fraudulent conveyance of assets to postreorganization equity recipients. So, given you have admitted that your latest audited balance sheet is the truth of financial position of this Company, and that those Commission-filed financial statements are a "true and fair view" of financial position of this Company (which would otherwise subject this Company's Dismissed Board to up to 10 years of imprisonment, given that would be an admitted violation of the Companies Act of 2014, § 291), this Dismissed Board is attempting to fraudulently convey over \$1 billion in admitted asset equity value to post-reorganization equity recipients. Not only that over \$1 billion in admitted asset equity value, but *also* millions of dollars in non-contingent liabilities that are being shed from the balance sheet for partial to no recovery, yet this Company's Dismissed Board not giving those interests consideration for the asset value fully securing their non-contingent interests in the capital structure of this Company. That means, for every dollar of non-contingent interests (between "shareholder's equity", funded debt liabilities, trade claims, etc.) on the balance sheet this Dismissed Board is attempting to be shed (which this Company's Dismissed Board has admitted is the truth, over their then-admitted-to-be fraudulent claims of a net asset deficit in the U.S. Bankruptcy Court), this Dismissed Board is attempting to put \$0.10 of every dollar of that fraudulently concealed asset value in their *own* pockets; how shocking, why you would propose these plans. That is called "fraudulent conveyance" of fraudulently concealed asset values, to insiders, which is also called "self-dealing". That is even worse than general "self-dealing", given the fraud element, making it the equivalent of what occurs in a Ponzi scheme; a Ponzi scheme is no more than a fraudulent conveyance of asset value to insiders. Then, the other \$0.90 of every dollar of that admitted-to-be fraudulently concealed asset value is going into the pockets of your bondholder buddies, in an attempt of present insiders to not be ousted immediately by your new, planned shareholder base (which is why they are copied on this message). Not only is this management attempting to enrich themselves through these reorganization plans, but through a scheme of fraudulent conveyance to put money in their own pocket that they denied to exist the whole time. BHG does not care who gets that over \$1 billion in asset value fraudulently concealed during the concoction of your "scheme" of reorganization, but it certainly is not going to be fraudulently conveyed to insiders, and also not to bondholders whom do not have a claim against value in excess of the capital they put into this Company. Not a single trade vendor is unsecured (this Dismissed Board has already admitted), so you are also intentionally attempting to defraud those trade vendors, which is an additional up to a decade in prison under Irish law. This is not rocket science (a child could understand this), so I do not know who you think you have successfully pulled the wool over the eyes of (other than the bankruptcy court that you defrauded through false statements). I will add, dealing assets by fraud is subject to recovery, just as it was in the case of Bernard Madoff (intelligent hedge funds benefiting/leveraging such known fraud are not exempt from recovery, just the same as Fairfield Greenwich Group and **Maxam Capital were).** So, when you want to complain about BHG's "defaming" of this Dismissed Board and management, cry me a river; no one has any sympathy for you. You have known exactly what you were doing all along. What is truly "defamatory", is when you frame a shareholder as "misleading" for citing an equity value range of \$11-30+/share, use that knowingly false representation to obtain a restraining order against "any person or entity" (to include all shareholders under the restraining order), then later admit that the framed equity holder was correct in position all along, and that equity holders are merely ensuared in an admitted scheme of their fiduciaries to defraud non-contingent interests, including equity holders, through false statements of financial position before a federal court. So, drop your argument of "defamation", get used to the word "fraud" (which is, indeed, criminal), and cut the proclamation of "fiduciary duties"; you have already admitted to defrauding every non-contingent interest at this table. Not only is this Dismissed Board and management culpable in this admitted scheme to defraud, but their lawyers, auditors, and any other stakeholder perpetuating alongside ("racketeering", at its finest). This Dismissed Board and management sounds pathetic when you have admitted to defrauding the U.S. Bankruptcy Court, and all parties-in-interest in the cases, then attempt to claim that the "U.S. Court has now found to be fair, reasonable and undertaken in good faith". If you admitted your fraud, you think they would still hold that opinion of "good faith"? Creating a perception of good faith through lies and deception, is fraud, and fraud is only perceived as "good faith" by those defrauded until those committing fraud come clean. BHG's counsel will make it crystal clear to the High Court of Ireland that we intend to immediately file for "procure[ment] by fraud" under 11 U.S.C. § 1144 and/or the Companies Act of 2014, § 553, if this scheme admittedly procured by fraud were somehow approved (an outcome that clearly not even the equity market regards as probable). You cannot start on a foundation of fraud, and end up at an equitable outcome; this Dismissed Board had an obligation to

approach the bankruptcy court with "clean hands" from the start, and an obligation to remain honest throughout the entire process; this Dismissed Board failed to uphold both of those obligations, and chooses to continue to do so.

BHG notes that, as of yesterday, this Dismissed Board has now willfully violated the Companies Act of 2014, § 216, three times over (three violation instances, with up to 6 months of imprisonment per violation, equating to up to 18 months of imprisonment). BHG will save this Dismissed Board further violations of that statute. We have far enough proven your inability to uphold your duties to members/owners of this Company, let alone to your non-contingent creditors you are still persisting on with your attempt to defraud, not to mention the employees whom are also affected by your fraudulent scheme (including Ms. Schaefer, whom this Dismissed Board and management hung out to dry with their false statements in the bankruptcy court; another scapegoat, beyond equity holders). It is without a doubt that, given this Company's employees' views of distrusting this Dismissed Board and management, that most of them would never again touch this Company's stock with a ten-foot pole, even after a reorganization. This Dismissed Board and management actually thinks anyone would wish to re-experience this admitted escapade to defraud? I doubt it.

While this Company is busy "remind[ing]" BHG of our obligations under Chapter 4 of Part 17 of the Companies Act of 2014, BHG will "remind" this Dismissed Board and management of their obligation not to commit fraud any more than they already have.

Very Truly Yours,

Alexander Parker Senior Managing Director The Buxton Helmsley Group, Inc.

CC (by e-mail and post):

U.S. Securities and Exchange Commission

100 F Street, NE Washington, D.C. 20549

Attn: Office of the Whistleblower ENF-CPU (U.S. Securities and Exchange Commission) 14420 Albemarle Point Place, Suite 102 Chantilly, VA 20151-1750

Mr. Sam McCoubrey
Senior Counsel, Division of Enforcement and Investigations
Public Company Accounting Oversight Board (PCAOB)
1251 Avenue of the Americas
New York, N.Y. 10020

Attn: Ms. Jane M. Leamy Office of the United States Trustee U.S. Department of Justice 844 King Street, Suite 2207 Wilmington, DE 19801 Mr. Gary Gensler, Chairman Ms. Allison Herren Lee, Commissioner Ms. Hester M. Peirce, Commissioner Mr. Elad L. Roisman, Commissioner Ms. Caroline Crenshaw, Commissioner Office of the Director of Corporate Enforcement 16 Parnell Square Dublin 1 D01 W5C2 Ireland Mr. Ian Drennan, Director Ms. Suzanne Gunne, Enforcement Lawyer Ms. Xana McCarthy, Investigator Ms. Marian Lynch

Ms. Melissa Cloniger Deloitte Touche Tohmatsu Limited 100 S. 4th Street, Suite 300 St. Louis, MO 63102

Landis Rath & Cobb LLP Attn: Richard S. Cobb 919 Market Street, Suite 1800 Wilmington, DE 19801

Page 5 of 5

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Our Reference: 2898/NOD/MA619/003/

9 February 2022

BY POST & EMAIL

Mr. Alexander E. Parker The Buxton Helmsley Group, Inc. 1185 Avenue of the Americas Floor 3 New York NY 10036 alexander.parker@buxtonhelmsley.com

Re: Mallinckrodt plc (the "Company") and The Buxton Helmsley Group, Inc. ("BHG")

Dear Mr. Parker

We are writing to you both in your personal capacity and in your capacity as the representative and sole officer of BHG. We refer to your three letters to the directors of the Company dated 31 January 2022 and your further letter dated 3 February 2022 (the "**Letters**"), as well as to our previous correspondence with you and various legal counsel appointed by you.

We note your request to correspond with you directly and that Clark Hill Solicitors LLP appear to be no longer engaged by you. In the absence of Irish solicitors appointed by you with whom to correspond, we do not propose to correspond further regarding the proposed examinership proceedings, save as directed by the High Court and in compliance with the Company's legal obligations.

In our letters of 14 January 2022 and 26 January 2022 to your then Irish solicitors, we made clear the process by which BHG could apply for the relevant documents under section 216 (12) and (13) of the Companies Act 2014 (the "Act"). No such application has been received and your allegation of a breach of section 216 is denied.

Your Letters also raise other allegations that have either been fully addressed on behalf of the Company in previous correspondence or are allegations for which absolutely no proper basis or supporting evidence has been provided by BHG. For the avoidance of doubt, the Company rejects each of the allegations made by BHG in the Letters.

It is apparent that your correspondence with the Company is now for the sole purpose of making unfounded and defamatory public allegations regarding the Company, its directors, officers, employees and advisers in a misguided attempt to discredit the restructuring plan for the Company and its subsidiaries - a plan which the U.S. Court has now found to be fair, reasonable and undertaken in good faith. The Company views the correspondence in respect of your allegations as closed, and will not be responding further to your unfounded claims.

Grainne Hennessy · Séamus Given · Caroline Devlin · Sarah Cunniff · Elizabeth Bothwell · William Day · Andrew Lenny · Orla O'Connor (Chair) · Brian O'Gorman Mark Saunders · John Matson · Kevin Murphy · Cormac Kissane · Kevin Langford · Eve Mulconry · Philip Smith · Kenneth Egan · Alex McLean · Glenn Butt · Niav O'Higgins Fintan Clancy · Rob Corbet · Ultan Shannon · Dr Thomas B Courtney · Aaron Boyle · Rachel Hussey · Colin Kavanagh · Kevin Lynch · Geoff Moore (Managing Partner) Chris McLaughlin · Maura McLaughlin · Joanelle O'Cleirigh · Richard Willis · Deirdre Barrett · Cian Beecher · Ailish Finnerty · Robert Cain · Connor Manning · Keith Smith John Donald · Dara Harrington · David Molloy · Stephen Ranalow · Gavin Woods · Simon Hannigan · Niamh Quinn · Colin Rooney · Aiden Small · Phil Cody · Karen Killoran Richard Ryan · Danielle Conaghan · Brian O'Rourke · Cian McCourt · Louise O'Byrne · Michael Twomey · Cormac Commins · Tara O'Reilly · Michael Coyle · Darragh Geraghty Patrick Horan · Maeve Moran · Deirdre O'Mahony · Deirdre Sheehan · Ian Dillon · Matthew Dunn · David Kilty · Siobhán McBean · Conor McCarthy · Olivia Mullooly Laura Cunningham · Mairéad Duncan-Jones · Ryan Ferry · Imelda Shiels · Brendan Wallace · Ruth Lillis · Sarah McCague · Niamh McGovern · Ciara Buckley · Ian Duffy

ARTHUR COX

You are reminded to comply fully with your obligations under Chapter 4 of Part 17 of the Act. The Company fully reserves its rights in respect of non-compliance by BHG or you personally in respect of Chapter 4 of Part 17 of the Act.

Yours faithfully

ARTHUR COX LLP

Encl.