

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF FLORIDA
PENSACOLA DIVISION



IN RE: DEPO-PROVERA (DEPOT
MEDROXYPROGESTERONE
ACETATE) PRODUCTS LIABILITY
LITIGATION

Case No. 3:25-md-3140-MCR-HTC

This Document Relates to:
All Cases

Judge M. Casey Rodgers
Magistrate Judge Hope T. Cannon

PRETRIAL ORDER NO. 2

By order of the Judicial Panel on Multidistrict Litigation (“the Panel”) dated February 7, 2025, the Depo-Provera (Depot Medroxyprogesterone Acetate) Products Liability Litigation was centralized and transferred to this Court. To facilitate the efficient and orderly management of this MDL, the Court *sua sponte* establishes the following interim procedures:

I. Applicability of Order

Prior to the initial case management conference and entry of a comprehensive case management order governing all further proceedings in this case, the provisions of this Order will govern practice and procedures in the actions transferred to this Court by the Panel, and in all related actions that have been or will be filed in, removed to, or transferred to this Court.

II. Consolidation

The actions listed on Schedule A are hereby consolidated for pretrial purposes. Any tag-along actions later filed in, removed to, or transferred to the Northern District of Florida, or directly filed in this Court, will automatically be consolidated with this proceeding without the necessity of future motions or orders. This consolidation, however, does not constitute a determination that the actions should be consolidated for trial, nor does it have the effect of making any entity a party to any action in which he, she, or it has not been named, served, or added in accordance with the Federal Rules of Civil Procedure.

III. Initial Case Management Conference

An initial case management conference will be held on **Friday, February 21, 2025 at 9:00 a.m. CT in Courtroom 5 of the U.S. District Courthouse, One North Palafox Street, Pensacola, Florida 32502.**

a. Purpose and Agenda: The conference will be held for the purposes specified in Federal Rule of Civil Procedure 16(a)–(c), as well as Proposed Federal Rule of Civil Procedure (“Proposed Rule”) 16.1. Counsel are expected to familiarize themselves with Proposed Rule 16.1, as well as the Manual for Complex Litigation (4th ed.), and be prepared at the conference to suggest procedures that will facilitate the expeditious, economical, and just resolution of this litigation. The items listed in Proposed Rule 16.1(b)(2)–(3) will, to the extent applicable, constitute a tentative

agenda for the conference. Preliminary items to be discussed include: (1) an appropriate leadership structure; (2) the appointment of a litigation support firm to aid in data management, including a centralized document repository; (3) protocols for protecting sensitive party information; (4) stipulations regarding service of process; (5) coordination with any related state court litigation; (6) the appropriateness of consolidated pleadings; (7) docketing and filing procedures;¹ (8) a claims vetting process; (9) identification of potentially dispositive legal issues such as jurisdiction, general causation, and/or preemption; (10) the need for bifurcated proceedings, if any; and (11) initial views on a discovery plan. Counsel for Plaintiffs and Defendants are directed to confer and seek consensus on these tentative agenda items, to the extent possible. Any counsel wanting to suggest additions to the agenda should email those suggestions to chambers at flnd_rodgers@flnd.uscourts.gov on **Tuesday, February 18, 2025 by 12:00 p.m. CT.**

b. Appearance at the Conference: Any Plaintiff's counsel seeking to be heard at the conference must appear in person to address the Court. Lead counsel for each Defendant are also expected to attend in person. The Court separately will address admission requirements, including *pro hac vice* admission, for attorneys

¹ The Court will separately address some initial administrative docketing procedures in advance of the conference.

participating this MDL.² All other counsel and *pro se* Plaintiffs without a speaking role are invited to attend the conference but are not required to do so. Counsel and *pro se* Plaintiffs who cannot attend the conference in person may listen in by Zoom.³ Appearance at the initial conference will not constitute a waiver of objections to jurisdiction, venue, or service.

c. Proposed Rule 16.1 Report: Plaintiffs' Counsel and Defendants' Counsel must meet and confer regarding the topics listed under Proposed Rule 16.1(b) and submit a written joint report in advance of the initial conference by **Tuesday, February 18, 2025 at 12:00 p.m. CT.**⁴ Counsel should address each of the matters listed in Proposed Rule 16.1(b)(2)–(3).⁵ To the extent not already called for under Proposed Rule 16.1, the Report also must include: (1) the Parties' positions on any of the agenda items listed above in Section III.a; (2) a list of all known motions pending in the cases transferred to this Court or pending transfer before the

² The Court anticipates that some *pro hac vice* motions may still be in progress during the initial case management conference. The Court will not prevent those attorneys with in-progress motions from addressing the Court at the conference so long as counsel believes in good faith that they can comply with Northern District of Florida Local Rule 11.1(C).

³ Those seeking to join by Zoom must email Courtroom Deputy Barbara Rogers at Barbara_Rogers@flnd.uscourts.gov by 12:00 p.m. CT on February 20, 2025, to get instructions on how to join.

⁴ To the extent counsel for Plaintiffs cannot agree on issues, separate Report subsections may be submitted.

⁵ The Parties may also address “any other matter that the parties wish to bring to the court’s attention.” Proposed Fed. R. Civ. P. 16.1(b)(4).

Panel, including the status of those motions;⁶ (3) the status of any other important events in the litigation, if any; (4) the status of any related cases pending in state or federal court, including discovery taken to date, to the extent known; and (5) the primary defenses involved in the litigation. The Report will not be filed with the Clerk, will not be binding, will not waive claims or defenses, and may not be offered in evidence against a Party in later proceedings. The Report should be emailed to chambers at flnd_rodgers@flnd.uscourts.gov.

d. Rule 26 Meeting and Second Case Management Conference: An initial Rule 26 Meeting of Counsel will take place **Monday, March 3, 2025.**⁷ A preliminary agenda for that meeting will be entered by separate order. A joint report of that meeting must be filed with the Court by **Friday, March 7, 2025.** The Court will conduct a second case management conference to discuss the Parties' joint report on **Monday, March 10, 2025, at 9:00 a.m. CT in Courtroom 5 of the U.S. District Courthouse, One North Palafox Street, Pensacola, Florida 32502.**

e. Contact List: Plaintiffs and Defendants must also jointly submit a list of all known counsel of record and *pro se* Plaintiffs, along with their addresses, work and cell phone numbers, and email addresses. This submission should be emailed (not filed) to Courtroom Deputy Barbara Rogers at

⁶ The Parties need not include administrative motions (e.g., motions to stay pending transfer by the Panel).

⁷ If necessary, the Rule 26 meeting may last longer than one day.

Barbara_Rogers@flnd.uscourts.gov by close of business on **Thursday, February 13, 2025**.

Until the Court receives this Contact List and establishes additional docketing and filing procedures for the MDL, notice will be sent to the Plaintiffs' and Defendants' counsel identified in Schedule B, who either appeared before the Panel or appeared in the related actions.⁸

IV. Responsive Pleading Extension and Discovery

Each Defendant is granted an extension of time for responding by motion or answer to the complaint(s) until a date to be set following the initial conference. Pending the initial conference and further orders of this Court, all outstanding discovery proceedings are stayed and no further discovery may be initiated. Any orders previously entered by this Court, a transferor court, or state court before removal—including preservation orders—will remain in effect until this Court orders otherwise.

V. Communication with the Court

Unless otherwise ordered, all substantive communication with the Court must be in writing, with copies to opposing counsel. The Court recognizes that cooperation among counsel and Parties is essential for the orderly and expeditious

⁸ The Court will re-send this Pretrial Order via e-mail to those on the Contact List provided by the Parties.

resolution of this litigation. To that end, the sharing of information in connection with this MDL among and between Plaintiffs' counsel, or among and between Defendants' counsel, will not, standing alone, be deemed a waiver of the attorney-client privilege, the protection afforded by the work-product doctrine, the protection afforded to material prepared for litigation, or any other privilege to which a Party may be entitled. Moreover, cooperative efforts between the Parties and counsel may not be: (1) used against any Party; (2) cited as evidence of a conspiracy, wrongful action, or wrongful conduct; or (3) communicated to the jury at the trial of any individual case. Nothing in this paragraph will in any way affect the applicability of any privileges or protection against disclosure otherwise available under the law.

VI. Docketing and Filing Procedures

The Court will establish further docketing and filing procedures by separate order. Docketing and filing questions may be directed to Donna Bajzik, MDL Coordinator for the Clerk's Office, at (850) 470-8188 or donna_bajzik@flnd.uscourts.gov.

SO ORDERED, on this 11th day of February, 2025.

M. Casey Rodgers

M. CASEY RODGERS
UNITED STATES DISTRICT JUDGE

Schedule A

Central District of California

1. JONES v. PFIZER INC., ET AL., Case No. 2:24-09195
2. MORROW v. PFIZER INC., ET AL., Case No. 2:24-10060
3. JOSEPH v. PFIZER INC., ET AL., Case No. 2:24-10173
4. FAZIO v. PFIZER INC., ET AL., Case No. 5:24-02285
5. DEVORAK v. PFIZER INC., ET AL., Case No. 5:24-02349
6. WHITE v. PFIZER INC., ET AL., Case No. 5:24-02379
7. WILSON v. PFIZER INC., ET AL., Case No. 5:24-02524
8. WILLIAMS, ET AL. v. PFIZER INC., ET AL., Case No. 8:24-02457

Eastern District of California

9. VALENCIA v. PFIZER INC., ET AL., Case No. 1:24-01346
10. ROMINE v. PFIZER INC., ET AL., Case No. 1:24-01446
11. MEDINA v. PFIZER INC., ET AL., Case No. 1:24-01475
12. LIGHT v. PFIZER INC., ET AL., Case No. 2:24-03254

Northern District of California

13. SCHMIDT v. PFIZER INC., ET AL., Case No. 3:24-06875
14. LAWSON v. PFIZER INC., ET AL., Case No. 3:24-07303
15. NGUYEN v. PFIZER INC., ET AL., Case No. 3:24-07699
16. VALERA-ARCEO, ET AL. v. PFIZER INC., ET AL., Case No. 3:24-08312
17. FRANZI v. PFIZER INC., ET AL., Case No. 3:24-08372
18. YOUNG v. PFIZER INC., ET AL., Case No. 3:24-08679
19. GRUBENSKY v. PFIZER INC., ET AL., Case No. 4:24-08746
20. GOODLETT, ET AL. v. PFIZER INC., ET AL., Case No. 4:24-08223

Southern District of California

21. EDGERTON v. PFIZER INC., ET AL., Case No. 3:24-02167

Southern District of Indiana

22. NOBLE, ET AL. v. PFIZER INC., ET AL., Case No. 1:24-01831
23. BEAVERS, ET AL. v. PFIZER INC., ET AL., Case No. 1:24-02105
24. SHIRLEY v. PFIZER INC., ET AL., Case No. 2:24-00565

District of Massachusetts

25. WRIGHT, ET AL. v. PFIZER INC., ET AL., Case No. 3:24-30145

Western District of Missouri

26. ROWLAND v. PFIZER INC., ET AL., Case No. 6:24-03316

District of Nevada

27. STEPHENS-SMITH, ET AL. v. PFIZER INC., ET AL., Case No.
2:24-02123

Schedule B

Counsel for Plaintiffs

Ellen Relkin
WEITZ & LUXENBERG, P.C.
700 Broadway
New York, NY 10023
Phone: (212) 558-5715
erelkin@weitzlux.com

Brendan A. McDonough
WEITZ & LUXENBERG, P.C.
220 Lake Drive East, Suite 210
Cherry Hill, NJ 08002
Phone: (856) 755-1115
bmcdonough@weitzlux.com

Melinda Davis Nokes
WEITZ & LUXENBERG P.C.
1880 Century Park East, Suite 700
Los Angeles, CA 90067
Phone: (310) 247-0921
mnokes@weitzlux.com

James J. Bilborrow
WEITZ & LUXENBERG, PC
700 Broadway
New York, NY 10003
212-584-0755
jbilborrow@weitzlux.com

Jeffrey S. Kanca
WEITZ & LUXENBERG, P.C.
700 Broadway
New York, NY 10003
203-233-9855
jkanca@weitzlux.com

Ashleigh Raso
NIGH GOLDENBERG RASO & VAUGHN
60th S. 6th St. Suite 2800
Minneapolis, MN 55402
202-792-7927
araso@nighgoldenberg.com

Ava Cavaco
NIGH GOLDENBERG RASO AND VAUGHN
60 South 6th Street Floor 28
Minneapolis, MN 55402
202-792-7927-10
202-792-7927 (fax)
acavaco@nighgoldenberg.com

Artemus W. Ham
EGLET LAW
400 S. 7th St. Ste. 400
Las Vegas, NV 89101
(702) 450-5400
aham@egletlaw.com

Robert Ted Eglet
EGLET LAW
400 S. 7th St.
Ste 4th Floor
Las Vegas, NV 89101
702-450-5400
reglet@egletlaw.com

Joel D. Henriod
EGLET ADAMS EGLET HAM HENRIOD
400 S. 7th Street, 4th Floor
Las Vegas, NV 89101
702-450-5400
702-450-5451 (fax)
jhenriod@egletlaw.com

Ashali Chimata
FEGAN SCOTT LLC
1763 Columbia Road NW
Suite 100
Washington DC, DC 20009
850-461-8059
312-264-0100 (fax)
ashali@feganscott.com

Lynn A. Ellenberger
FEGAN SCOTT LLC
322 North Shore Drive
Ste Bldg. 1B, Ste. 200
Pittsburgh, PA 15212
412-346-4104
312-264-0100 (fax)
lynn@feganscott.com

Elizabeth Fegan
FEGAN SCOTT LLC
150 S. Wacker Dr
Ste 24th Floor
Chicago, IL 60606
312-741-1019
312-264-0100 (fax)
beth@feganscott.com

Kyle A. Jacobsen
FEGAN SCOTT LLC
322 North Shore Drive
Building 1B, Suite 200
Pittsburgh, PA 15212
484-352-2318
312-264-0100 (fax)
kyle@feganscott.com

Dylan Michael Futrell
FISHMAN HAYGOOD LLP
Litigation
201 St. Charles Avenue
Suite 4600
New Orleans, LA 70170-4600
504-556-5530
504-387-6794 (fax)
dfutrell@fishmanhaygood.com

Stephen J Herman
FISHMAN HAYGOOD, LLP
201 St. Charles Ave.
Ste 46th Floor
New Orleans, LA 70170
504-232-5154
sherman@fishmanhaygood.com

Kerry J. Miller
FISHMAN HAYGOOD, LLP
201 St. Charles Avenue
Suite 4600
New Orleans, LA 70170
504-556-5549
504-949-8202 (fax)
kmiller@fishmanhaygood.com

Caroline Hogan Paschal
FISHMAN HAYGOOD LLP
201 St. Charles Avenue
46th Floor
New Orleans, LA 70170
504-556-5507
hpaschal@fishmanhaygood.com

Adam Jorge Gomez
GRANT & EISENHOFER, P.A.
2325 E. 3rd Street, Suite 329
San Francisco, CA 94107
(415) 229-9720
agomez@gelaw.com

Mary Elizabeth Graham
GRANT & EISENHOFER PA
2325 3rd Street
Suite 329
San Francisco, CA 94107
302-622-7000
egramham@gelaw.com

Steven A. Medina
GRANT & EISENHOFER
123 Justison Street
Ste 7th Floor
Wilmington, DE 19801
302-622-7061
smedina@gelaw.com

Ingrid A. Halstrom
HALSTROM LAW OFFICES, P.C.
132 Boylston Street, 5th Flr.
Boston, MA 02116
617-262-1060
ingrid.halstrom@halstrom.law

Thomas R. Anapol
ANAPOL WEISS
130 North 18th Street, Suite 1600
Philadelphia, PA 19103
215-790-4572
tanapol@anapolweiss.com

Paige N. Boldt
ANAPOL WEISS
One Logan Square
6060 Center Drive 10th Floor
Los Angeles, CA 90045
424-419-1634
pboldt@anapolweiss.com

Tracy A. Finken
ANAPOL WEISS
130 N. 18th St., Ste. 1600
Philadelphia, PA 19103
(215) 735-1130
tfinken@anapolweiss.com

D. Patrick Huyett
ANAPOL WEISS
One Logan Square
130 N. 18th Street
Suite 1600
Philadelphia, PA 19103
215-735-1130
phuyett@anapolweiss.com

Andrea L. Ciobanu
CIOBANU LAW, P.C.
902 E. 66th Street
Indianapolis, IN 46220
(317) 495-1090
aciobanu@ciobanulaw.com

Kelly K. Iverson
LYNCH CARPENTER, LLP
1133 Penn Avenue, 5th Floor
Pittsburgh, PA 15222
(412) 322-9243
kelly@lcllp.com

Christopher Cornelius
LYNCH CARPENTER LLP
111 West Washington Street, Suite 1240
Chicago, IL 60602
312-750-1625
chris@lcllp.com

Jae K. Kim
LYNCH CARPENTER LLP
117 East Colorado Blvd., Suite 600
Pasadena, CA 91105
(626) 550-1250
ekim@lcllp.com

Tiffine E. Malamphy
LYNCH CARPENTER, LLP
117 E Colorado Blvd, Ste 600
Pasadena, CA 91105
213-723-0707
tiffine@lcllp.com

Bonnie J. Rickert
HILLIARD LAW
719 S. Shoreline Boulevard
Corpus Christi, TX 78401
(361) 882-1612
hldepovera@hilliard-law.com

Robert C. Hilliard
HILLIARD LAW
719 S. Shoreline
Corpus Christi, TX 78401
361-882-1612
361-882-3015 (fax)
accounting@hilliard-law.com

Thomas Christopher Pinedo
HILLARD LAW
719 S Shoreline Blvd
Corpus Christi, TX 78401
361/882-1612
1361882-3015 (fax)
cpinedo@hilliard-law.com

Anthony S. Godfrey
HILLARD LAW
agodfrey@hilliard-law.com

Jared B. Kahn
JK LEGAL & CONSULTING, LLC
9205 W. Russell Rd., Suite 240
Las Vegas, NV 89148
702-708-2958
jkahn@jk-legalconsulting.com

Brandon D. Henry
WAGSTAFF & CARTMELL, LLP
4740 Grand Ave., Ste. 300
Kansas City, MO 64112
(816) 701-1100
bhenry@wcllp.com

Patricia Campbell
WAGSTAFF & CARTMELL
4740 Grand Avenue
Suite 300
Kansas City, MO 64112
816-701-1100
tcampbell@wcllp.com

Thomas P. Cartmell
WAGSTAFF & CARTMELL LLP
4740 Grand Avenue
Suite 300
Kansas City, MO 64112
816-701-1100
tcartmell@wcllp.com

Bryan Aylstock
AYLSTOCK, WITKIN, KREIS & OVERHOLTZ, PLLC
17 E. Main Street, Ste. 200
Pensacola, FL 32502
(850) 202-1010
baylstock@awkolaw.com

Jennifer M. Hoekstra
AYLSTOCK, WITKIN, KREIS & OVERHOLTZ, PLLC
17 E. Main Street, Ste. 200
Pensacola, FL 32502
(850) 202-1010
jhoekstra@awkolaw.com

Douglass A. Kreis
AYLSTOCK WITKIN KREIS & OVERHOLTZ PLLC
17 East Main Street
Suite 200
Pensacola, FL 32502
850-202-1010
dkreis@awkolaw.com

Christopher A. Seeger
SEEGER WEISS LLP
55 Challenger Rd., Ste. 600
Ridgefield Park, NJ 07660
(212) 584-0700
cseeger@seegerweiss.com

David R. Buchanan
SEEGER WEISS LLP
55 Challenger Road
6th Floor
Ridgefield Park, NJ 07660
973-639-9100
dbuchanan@seegerweiss.com

Caleb Seeley
SEEGER WEISS LLP
55 Challenger Road, Suite 600
Ridgefield Park, NJ 07660
(212) 584-0700
cseeley@seegerweiss.com

Jennifer R Scullion
SEEGER WEISS LLP
55 Challenger Road
Ste 6th Floor
Ridgefield Park, NJ 07660
973-639-9100
jscullion@seegerweiss.com

Troy Alexander Brenes
BRENES LAW GROUP, P.C
100 Irvine Spectrum Center Dr. Ste. 330
Irvine, CA 92618
949-397-9360
949-607-4192 (fax)
Tbrenes@breneslawgroup.com

Ben C. Martin
BEN MARTIN LAW GROUP
3141 Hood Street
Suite 600
Dallas, TX 75219
214-761-6614
bmartin@benmartin.com

Kiley Grombacher
BRADLEY/GROMBACHER, LLP
31365 Oak Crest Drive, Suite 240
Westlake Village, CA 91361
805-270-7100
kgrombacher@bradleygrombacher.com

William A. Kershaw
KERSHAW TALLEY BARLOW PC
401 Watt Ave., Ste. 1
Sacramento, CA 95864
(916) 779-7000
bill@ktblegal.com

Jack Robert Davis
KERSHAW TALLEY BARLOW PC
401 Watt Avenue
Ste 1
Sacramento, CA 95864
916-779-7012
jack@ktblegal.com

Stuart C. Talley
KERSHAW TALLEY BARLOW PC
401 Watt Avenue
Ste 1
Sacramento, CA 95864
916-779-7000
stuart@ktblegal.com

Tara D. Sutton
ROBINS KAPLAN LLP
800 LaSalle Ave., #2800
Minneapolis, MN 55402
(612) 349-8500
tsutton@robinskaplan.com

Rebecca A. Bact
ROBINS KAPLAN LLP
800 Boylston Street, 25th Flr.
Boston, MA 02199
617-859-2740
rbact@robinskaplan.com

Rashanda C. Bruce
ROBINS KAPLAN LLP
800 LaSalle Avenue
Suite 2800
Minneapolis, MN 55403
612-349-0873
rbruce@robinskaplan.com

Julie Reynolds
ROBINS KAPLAN LLP
800 LaSalle Ave
Ste 2800
Minneapolis, MN 55402
612-349-8500
jreynolds@robinskaplan.com

James R. Dugan
THE DUGAN LAW FIRM APLC
365 Canal Street, Ste. 1000
New Orleans, LA 70130
(504) 648-0180
jdugan@dugan-lawfirm.com

Douglas R. Plymale
DUGAN LAW FIRM APLC
365 Canal Street
Suite 1000
New Orleans, LA 70130
504-648-0180
Dplymale@dugan-lawfirm.com

Mekel R Smith
DUGAN LAW FIRM PLC
365 Canal Street
Suite 1000
New Orleans, LA 70130
504-648-0180
Mekel@dugan-lawfirm.com

Daniel Aaron Rihn
ROBERT PEIRCE & ASSOCIATES, PC
437 Grant Street, Suite 1100
Pittsburgh, PA 15219
412-281-7229
arihn@peircelaw.com

Warren T Burns
BURNS CHAREST LLP
900 Jackson St
Suite 500
Dallas, TX 75202
469-904-4550
wburns@burnscharest.com

Cristina Rose Delise
BURNS CHAREST LLP
757 Third Avenue
Ste 20th Floor
New York, NY 10017
469-663-5940
cdelise@burnscharest.com

Steve Dimopoulos
DIMOPOULOS INJURY LAW
6830 South Rainbow Boulevard, #200
Las Vegas, NV 89118
702-800-6000
SD@stevedimopoulos.com

Holly McGregor Mosier
DUNN SHEEHAN LLP
100 Wilshire Building
100 Wilshire Boulevard, Suite 700
Santa Monica, CA 90401
214-866-0077
hmosier@dunnsheehan.com

Robert Mosier
DUNN SHEEHAN
100 Wilshire Building
100 Wilshire Blvd
Suite 700
Santa Monica, CA 90401
214-866-0077
rmosier@dunnsheehan.com

Connor G. Sheehan
DUNN SHEEHAN LLP
5910 N. Central Expressway
Suite 1310
Dallas, TX 75206
214-855-0077
csheehan@dunnsheehan.com

Laurence Cohen
LAW OFFICE OF LAURENCE COHEN
320 N. Carrollton Ave.
Suite 200
New Orleans, LA 70119
504-284-3800
lakeviewlaw@gmail.com

Robert T. Naumes, Jr.
THE LAW OFFICE OF JEFFREY S. GLASSMAN
One International Place, 18th Floor
Boston, MA 02110
617-367-2900
617-722-9999 (fax)
bnaumes@jeffreysglassman.com

Christopher G. Paulos
LEVIN PAPANTONIO THOMAS MITCHELL RAFFERTY & PROCTOR PA
316 S. Baylen Street
Suite 600
Pensacola, FL 32502
850/435-7000
850/435-7020 (fax)
cpaulos@levinlaw.com

Jennifer R. Liakos
LIAKOS LAW, APC
955 Deep Valley Drive Suite 3900
Palos Verdes Peninsula, CA 90274
310-961-0066
jenn@jennliakoslaw.com

Curtis George Hoke
THE MILLER FIRM LLC
The Sherman Building
108 Railroad Avenue
Orange, VA 22960-5108
540-672-4224
choke@millerfirmllc.com

Betsy J Barnes
MORRIS BART LLC
601 Poydras St.
Suite 2400
New Orleans, LA 70130-6036
504-599-1087
bbarnes@morrisbart.com

John Christian Enochs
MORRIS BART LLC
601 Poydras St.
Suite 2400
New Orleans, LA 70130-6036
504-526-1087
504-599-3392 (fax)
jenochs@morrisbart.com

Cynthia Garber
ONDERLAW, LLC
12 Corporate Plaza Drive
Suite 275
Newport Beach, CA 92660
949-688-1799
garber@onderlaw.com

Joshua S. Parilman
PARILMAN LAW FIRM PLLC
16427 North Scottsdale Road, Suite 410
Scottsdale, AZ 85254
602-757-7175
parilman@aol.com

Brian J Panish
PANISH SHEA BOYLE RAVIPUDI LLP
11111 Santa Monica Boulevard Suite 700
Los Angeles, CA 90025
310-477-1700
panish@psblaw.com

Peter Lawrence Kaufman
PANISH SHEA & BOYLE LLP
11111 Santa Monica Boulevard
Suite 700
Los Angeles, CA 90025-3333
(310) 477-1700
kaufman@psblaw.com

Jack W Lurton, III
RAFFERTY DOMNICK CUNNINGHAM AND YAFFA
815 South Palafox Street 3rd Floor
Pensacola, FL 32502
850-208-0830
jack@pbglaw.com

Troy A Rafferty
RAFFERTY DOMNICK CUNNINGHAM AND YAFFA
815 South Palafox Street 3rd Floor
Pensacola, FL 32502
850-208-0830
troy@pbglaw.com

Brian James Devine
SEEGER DEVINE LLP
4040 Civic Center Dr.
Suite 200
San Rafael, CA 94903
415-981-9260
bdevine@seegersalvas.com

Kevin S. Hannon
SINGLETON SCHREIBER, LLC
1641 North Downing St
Denver, CO 80218
720-704-6028
619-255-1515 (fax)
khannon@singletonschreiber.com

Emily K Chimenti
WILSON KEHOE & WININGHAM LLC
2859 N Meridian St
Indianapolis, IN 46208
317-920-6400
317-920-6405 (fax)
echimenti@wkw.com

D Bruce Kehoe
WILSON KEHOE & WININGHAM LLC
2859 N Meridian St
Indianapolis, IN 46208
317-920-6400
317-920-6405 (fax)
kehoe@wkw.com

William K Winingham
WILSON KEHOE & WININGHAM LLC
2859 N Meridian St
Indianapolis, IN 46208
317-920-6400
317-920-6405 (fax)
kwiningham@wkw.com

Scott R. Cook
WOLFE & WYMAN LLP
6757 Spencer
Las Vegas, NV 89119
702-476-0100
sc@stevedimopoulos.com

Roger C. Denton
WRIGHT & SCHULTE, LLC
865 S. Dixie Drive
Vandalia, OH 45377
937-435-7500
937-435-7511 (fax)
rdenton@yourlegalhelp.com

Counsel for Pfizer Defendants

Joseph G. Petrosinelli
WILLIAMS & CONNOLLY LLP
680 Maine Avenue S.W.
Washington, DC 20024
(202) 434-5547
jpetrosinelli@wc.com

Joseph Trumon Phillips
DLA PIPER US LLP
200 S. Biscayne Blvd.
Ste. 2500
Miami, FL 33131
(813) 222-5993
trumon.phillips@dlapiper.com

Counsel for Prasco, LLC

Paul J. Cosgrove
UB GREENSFELDER LLP
312 Walnut Street, Suite 1400
Cincinnati, OH 45202
(513) 698-5000
pcosgrove@ubglaw.com

Counsel for Defendants Greenstone LLC and Viatrix Inc.

Clem C. Trischler
PIETRAGALLO GORDON ALFANO BOSICK
& RASPANTI, LLP
One Oxford Centre, 38th Floor
Pittsburgh, PA 15219
(412) 263-1816
cct@pietragallo.com