

**IN THE COURT OF COMMON PLEAS OF PENNSYLVANIA
PHILADELPHIA COUNTY**

IN RE TRASYLOL PRODUCTS LIABILITY
LITIGATION

JUNE TERM 2008

No. 5229

In Re: Trasylol Litigation-ORDER

This Document Relates to All Actions



08060522900045

**CASE MANAGEMENT ORDER NO. 11 GOVERNING LIMITATION OF DURATION
OF CERTAIN DEPOSITIONS**

This Order sets forth time limitations on certain depositions that are noticed in the Trasylol personal injury actions in the Philadelphia Court of Common Pleas (“Coordinated Actions”).

**DOCKETED
COMPLEX LIT CENTER**

AUG 19 2010

I. TIME LIMITATIONS.

A. Bayer Sales Representatives.

J. STEWART

The parties recognize that certain Bayer sales representatives who are identified in the Coordinated Actions in accordance with Case Management Order (CMO) 10 may have already had their depositions taken in conjunction with the Coordinated Actions or other Trasylol proceedings, including but not limited to proceedings in the MDL. Should plaintiffs in the Coordinated Actions desire to take the case-specific deposition of a sales representative who has been previously deposed in either the Coordinated Actions or other Trasylol proceedings, the parties agree that the deposition shall be limited to four (4) hours in duration.

B. Experts.

Section I of CMO 10 is hereby modified to clarify the provision for case-specific expert depositions for Group 4 cases. Should a party desire to take the deposition of a case-specific expert as provided in CMO 10, that deposition shall be limited to four (4) hours in duration

provided that the expert has been deposed previously in the Coordinated Actions or other Trasylol proceedings. Depositions of case-specific experts who have not been deposed previously in the Coordinated Actions or other Trasylol proceedings shall be limited to five (5) hours in duration.

All other provisions regarding expert depositions for Group 4 and Groups 5-9 as set forth in CMO 10 remain the same.

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Section I of CMO 10 is hereby modified to include the following time limitations for remaining depositions of fact witnesses and named plaintiffs in Groups 4-9.

C. Treating physicians.

Depositions of treating physicians shall be limited to five (5) hours in duration, allotted as follows: three (3) hours for defendant(s); two (2) hours for plaintiff(s).

D. Named plaintiffs.

Depositions of named plaintiffs shall be limited to six (6) hours in duration, not including re-direct examination, if any, conducted by counsel for plaintiff. In the event that the deposition cannot reasonably be completed within six (6) hours, the parties agree to extend the deposition for one (1) additional hour.

E. All Other Fact Witnesses.

Deposition of all other fact witnesses shall be limited to five (5) hours in duration.

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All other provisions regarding fact witness or plaintiff depositions for Groups 4-9 as set forth in CMO 10 remain the same.

The parties may shorten or extend these times by agreement. Either party may request the Court grant additional time for good cause shown.

BY THE COURT



JUDGE SANDRA MAZER MOSS

8/17/10