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OCT 6 2009  
J. STEWART

IN THE COURT OF COMMON PLEAS OF PENNSYLVANIA  
PHILADELPHIA COUNTY

IN RE TRASYLOL PRODUCTS LIABILITY  
LITIGATION

JUNE TERM 2008

No. 5229

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OCT 6 2009

This Document Relates to All Actions

FIRST JUDICIAL DISTRICT OF PA  
USER I.D.:                     

**CASE MANAGEMENT ORDER NO. 7 MODIFYING AND  
SUPPLEMENTING DISCOVERY AND TRIAL SCHEDULES**

This Order revises certain discovery deadlines, pretrial motions schedules, and trial dates in the Trasylol personal injury actions in the Philadelphia Court of Common Pleas (“Coordinated Actions”). Except as otherwise provided herein, this Order applies to the parties as defined in Case Management Order No. 1 (“CMO 1”) (July 15, 2008), Case Management Order No. 2 (Amended) (“CMO 2”) (Feb. 13, 2009), Case Management Order No. 4 (“CMO 4”) (Mar. 17, 2009), and Case Management Order No. 6 (“CMO 6”) (May 5, 2009).

**I. MODIFICATIONS TO PREVIOUSLY ESTABLISHED DISCOVERY SCHEDULE.**

**A. Revised Discovery Schedule for Plaintiffs’ Generic Expert Witnesses.** Section I.A of CMO 2 is modified to provide a deadline of **September 8, 2009**, for Plaintiffs’ Liaison Counsel (i) to identify all expert witnesses who will offer opinions on issues of general applicability (“Generic Experts”) to the personal injury cases pending in this Court, (ii) to serve the reports of those Generic Experts, and (iii) to provide a reasonable schedule of dates on which Plaintiffs’ Generic Experts are available for deposition. Section I.A of CMO 2 is further modified to provide that depositions of Plaintiffs’ Generic Experts shall occur between **September 23, 2009**, and **November 10, 2009**.

**B. Revised Discovery Schedule for Defendants' Generic Expert Witnesses.** Section I.B of CMO 2 is modified to provide a deadline of **November 24, 2009**, for Defendants' Liaison Counsel (i) to identify all Generic Experts, (ii) to serve the reports of those Generic Experts, and (iii) to provide a reasonable schedule of dates on which Defendants' Generic Experts are available for deposition. Section I.B of CMO 2 is further modified to provide that depositions of Defendants' Generic Experts shall occur between **December 1, 2009**, and **February 1, 2010**.

**C. Revised Schedule for Selection of Cases for the Case-Specific Expert Discovery Pool.** CMO 6 and Section II.B(1) of CMO 2 are modified to provide that Liaison Counsel shall exchange their respective lists of three (3) selections by e-mail at Noon Eastern time on **July 28, 2009**.

**D. Revised Protocol for the Replacement of Plaintiffs in Expert Discovery Pool.** Section II.B(2) of CMO 2 is modified to provide that once a plaintiff has been selected for the Expert Discovery Pool by any party, any dismissal of that plaintiff prior to September 20, 2009 shall entitle the party selecting the plaintiff to select a replacement plaintiff. The replacement shall be selected (and notification given to opposing Liaison Counsel as provided in Section I.C of this Order) within ten (10) business days of the dismissal. Failure to select a replacement plaintiff and to notify opposing Liaison Counsel of such selection within ten (10) business days will constitute waiver of the right to select a replacement plaintiff. If a replacement plaintiff is selected, then the case-specific fact and expert discovery schedule provided for below shall be adjusted to the extent necessary to provide the parties with a reasonable schedule for the completion of such discovery.

**E. Revised Provision for the Dismissal of Plaintiffs Selected by Either Party for the Expert Discovery Pool.** Section II.B(3) of CMO 2 is modified to provide that the intent of this

Order is that the plaintiffs and defendants shall have an equal opportunity to select cases for case-specific expert discovery and for the Trial Pool. To maintain that equality, if a plaintiff selected by either party for the Expert Discovery Pool dismisses his or her case on or after September 20, 2009, then the party that selected the dismissed plaintiff may (but need not) remove one of the other party's selections from the Expert Discovery Pool.

**F. Revised Schedule for Plaintiffs' Case-Specific Expert Discovery in the Bellwether (Expert Discovery Pool) Cases.** Section III.A of CMO 2 is modified to provide that each Plaintiff in a case selected for the Expert Discovery Pool must (i) identify any case-specific expert(s), (ii) serve reports for any such expert(s), and (iii) provide a reasonable schedule of dates on which any such expert(s) (who will offer opinions on issues other than damages) will be available for deposition by **November 17, 2009**. Section III.A of CMO 2 is further modified to provide that depositions of Plaintiffs' case-specific experts shall take place between **November 30, 2009**, and **February 12, 2010**.

**G. Revised Schedule for Defendants' Case-Specific Expert Discovery in Expert Discovery Pool Cases.** Section III.B of CMO 2 is modified to provide that for each case selected for the Expert Discovery Pool, Defendants must (i) identify any case-specific expert(s), (ii) serve reports for any such expert(s), and (iii) provide a reasonable schedule of dates on which any such expert(s) (who will offer opinions on issues other than damages) will be available for deposition by **March 2, 2010**. Section III.B of CMO 2 is further modified to provide that depositions for Defendants' case-specific experts shall take place between **March 9, 2010**, and **April 30, 2010**.

**H. Deadline for the Completion of General Fact Discovery.** Section VIII.A of CMO 1 is modified to provide that all general fact discovery shall be completed by **November 1, 2009**.

**I. Revised Schedule for Case-Specific Fact Discovery.** Section VI of CMO 2 and Section VIII.A of CMO 1 are modified to provide that the parties shall complete case-specific fact discovery in the Expert Discovery Pool cases by **November 13, 2009**. Section VI of CMO 2 and Section VIII.A of CMO 1 are further modified to provide that, in cases selected for the Expert Discovery Pool, the production of documents described in Section V.C(9) of CMO 1 (pertaining to sales representatives) shall be completed by **August 28, 2009**, Plaintiffs shall serve their disclosures of case-specific fact witnesses by **October 30, 2009**, and Defendants shall serve their disclosures of case-specific fact witnesses by **November 6, 2009**. In the event that a party's disclosure of case-specific fact witnesses identifies as a witness an individual who previously has not been deposed in these Coordinated Actions, the opposing party may, on or before February 5, 2010, take the deposition of any such previously undeposed case-specific fact witness.

**II. MODIFICATIONS TO PREVIOUSLY ESTABLISHED SCHEDULE FOR PRE-TRIAL MOTIONS AND TRIAL.**

**A. Revised Schedule for the Court's Selection of Trial Pool Cases.** Section V.A of CMO 2 is modified to provide that on **May 3, 2010**, the Court shall conduct a pretrial conference to consider the views of the parties in selecting trial dates for the six Bellwether cases (i.e., the cases selected by the parties for the Expert Discovery Pool). Section V.A of CMO 2 is further modified to provide that by May 10, 2010, the Court shall select four cases for the Trial Pool from the Expert Discovery Pool (two for trial in August 2010 and two for trial in September 2010). The cases selected by the Court for the August 2010 trials shall include one each from the cases selected by plaintiffs and defendants in the Expert Discovery Pool and similarly the cases selected by the Court for the September 2010 trials shall include one each from the cases selected by plaintiffs and defendants in the Expert Discovery Pool.

**B. Revised Pretrial Motions Schedule for the Bellwether Cases.** Section V.B of CMO

2 is modified to provide as follows:

**Pretrial Schedule for Expert Discovery Cases.** The following schedule shall apply to the pretrial submissions for the Expert Discovery Pool cases (any due date falling on a holiday or weekend shall be adjusted to the next business day):

Dispositive motions to be filed and served at least 45 days before the scheduled trial date.

Oppositions to dispositive motions to be filed and served within 14 days after service of the motion.

Replies in further support of dispositive motions to be filed and served within 7 days after service of the opposition.

Oral argument and rulings on the dispositive motions to be determined by the Court.

The first two of the Expert Discovery Pool cases (to be selected by the Court from the Expert Discovery Pool ) shall be deemed trial ready and set for separate trials beginning **August 2, 2010**.

The next two cases from the Expert Discovery Pool (to be selected by the Court from the Expert Discovery Pool ) shall be deemed trial ready and set for separate trials in **September 2010**. The Parties shall also engage in mediation during the month of **September 2010**.

The two remaining cases in the Expert Discovery Pool, along with the four earliest filed cases not yet tried (Group 1 in Exhibit B to this Order), absent agreement of the parties or further order of the Court, will be set for trial on **October 1, 2010**. On or after November 13, 2009, plaintiffs may file a motion on the subject of whether the court should consider trying more than one plaintiff in a single trial for cases tried beginning on or after October 1, 2010 and defendants may file a response within 45 days after service of plaintiffs' motion.

Plaintiff to serve page/line designations of deposition testimony 45 days before the scheduled trial date.

Defendants to serve page/line counter-designations of deposition testimony, objections to plaintiff's deposition designations and affirmative page/line designations of deposition testimony 30 days before the scheduled trial date.

Plaintiff to serve page/line counter designations of deposition testimony and objections to defendants' deposition designations 15 days before the scheduled trial date. Defendants

to serve objections to plaintiff's counter-designations 3 days before the scheduled trial date.

Plaintiff to serve his or her exhibit list, including a description of each document or other exhibit, document production number (if applicable) and an electronic copy of the exhibits (except demonstrative exhibits) 45 days before the scheduled trial date.

Defendants to serve objections to plaintiff's exhibits, and serve their exhibit list, including a description of each document or other exhibit, document production number (if applicable) and an electronic copy of the exhibits (except demonstrative exhibits) 30 days before the scheduled trial date. Plaintiff to serve objections to defendants' exhibits 15 days before the scheduled trial date.

Exhibits not included on a party's exhibit list (except exhibits used for impeachment) shall not be received into evidence absent a showing of good cause as to why the exhibit was not included on the exhibit list.

Plaintiff to serve his or her witness list 45 days before the scheduled trial date.

Defendants to serve their witness list 30 days before the scheduled trial date.

Witnesses not included on a party's witness list shall not be called at trial absent a showing of good cause as to why the witness was not included on the witness list.

*Frye* motions to be filed and served at least 60 days before the scheduled trial date.

Responses to *Frye* motions to be filed and served 14 days after service of the motion(s).

Replies in further support of *Frye* motions to be filed and served 7 days after service of the responses to the motion(s).

Hearings on *Frye* motions to be determined by the Court, but at least 30 days before trial.

Motions in limine to be filed and served 60 days before the scheduled trial date.

Responses to motions in limine to be filed and served 14 days after service of the motions in limine.

Hearings on motions in limine and other pretrial motions to be determined by the Court.

Jury instructions agreed upon by the parties to be submitted 30 days before the scheduled trial date. All instructions not agreed upon by the parties shall be separately submitted by the plaintiffs and defendants 30 days before trial.

Final pretrial conference to be determined by the Court.

**III. CASE-SPECIFIC DISCOVERY, PRETRIAL MOTIONS SCHEDULE AND TRIAL READY DATES IN ACTIONS NOT SELECTED FOR THE EXPERT DISCOVERY POOL.**

*A. Groups of Actions Not Selected for the Bellwether Pool.* Exhibit A hereto, which is made a part of this Order, is a list of all Coordinated Actions filed as of the date of this Order. The cases identified in Exhibit A that are not selected for inclusion in the Expert Discovery Pool pursuant to separate Order of this Court shall be assigned to groups, in sequence by date of initial filing, for purposes of the case-specific discovery, pretrial motions schedule and trial ready dates. Actions filed on the same date shall be assigned in sequence alphabetically by last name of the first named plaintiff.

The actions shall be assigned as follows:

Group 1 shall consist of the four earliest filed cases not yet tried, absent agreement of the parties or further of the Court (trial ready in October 2010).

Group 2 shall consist of the next six earliest filed cases not yet tried, absent agreement of the parties or further order of the Court (trial ready in November 2010).

Group 3 shall consist of the next six cases not yet tried, absent agreement of the parties or further order of the Court (trial ready in December 2010).

Group 4 shall consist of the next 20 cases not yet tried not yet tried, absent agreement of the parties or further order of the Court (trial ready in January 2011 with trials in January, February and March, 2011).

Group 5 shall consist of the next 20 cases not yet tried, absent agreement of the parties or further order of the Court (trial ready in April with trials in April, May and June, 2011).

Group 6 shall consist of the next 20 cases not yet tried, absent agreement of the parties or further order of the Court (trial ready in July 2011 with trials in July, August and September, 2011).

Group 7 shall consist of all remaining cases filed as of the date of entry of this order, absent agreement of the parties or further order of the Court (trial ready in October 2011 with trials in October, November and December, 2011).

**B. Case-Specific Discovery, Pretrial Motions Schedule and Trial Ready Dates.** Case-specific discovery, pretrial motions and trial ready dates for the cases not selected for the Expert Discovery Pool shall proceed according to the schedule set forth in Exhibit B to this Order.

BY THE COURT

  
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JUDGE SANDRA MAZER MOSS  
9/30/09

J1318180

**Bayer/Trasylol Litigation  
Case Index - Pennsylvania  
As of 10-Aug-2009**

<b>Case Style</b>	<b>Plaintiff(s)</b>	<b>File Date</b>	<b>Case No.</b>	<b>Pltf Counsel</b>	<b>Patient</b>	<b>Group</b>
Fox v. Bayer Corp., et al.	Fox, Brady	9/5/2007	070900277	Lopez McHugh Anapol Schwartz Weiss Cohan	Fox, Brady	1
Green v. Bayer Corp., et al.	Green, Joyce	9/19/2007	070901904	Silverman & Fodera PC	Green, Frank	1
De Toro, et al., v. Bayer Corp., et al.	De Toro, Raymond De Toro, Rebecca	9/27/2007	070903428	Lopez McHugh Anapol Schwartz Weiss Cohan	De Toro, Raymond	trial
Balogh v. Bayer Corp., et al.	Balogh, Harriet	10/4/2007	071000614	Levensten Law Firm	Balogh, Joseph	1
Glunt v. Bayer Corp., et al.	Glunt, Rodger A.	11/8/2007	071101080	Anapol Schwartz Weiss Cohan Feldman & Smalley	Glunt, Susan	1
Cooper, et al., v. Bayer Corp., et al.	Cooper, Betty Cooper, Glenn	12/3/2007	071200146	Anapol Schwartz Weiss Cohan Feldman & Smalley	Cooper, Betty	2
Pidgeon, et al., v. Bayer Corp., et al.	Pidgeon, Stella H.	12/12/2007	071202127	Anapol Schwartz Weiss Cohan Feldman & Smalley	Pidgeon, John F.	2
Nelson v. Bayer Corp., et al.	Nelson, Elaine	12/19/2007	071203336	Anapol Schwartz Weiss Cohan Feldman & Smalley	Nelson, John J.	2
Domnitz v. Bayer Corp., et al.	Domnitz, Miriam Spitz	12/21/2007	071203458	Levensten Law Firm	Domnitz, Jack	trial
Pais v. Bayer Corp., et al.	Pais, Roy	12/31/2007	071204575	Lopez McHugh Anapol Schwartz Weiss Cohan	Pais, Lancelette	2
Wilson v. Bayer Corp., et al.	Wilson, Patrick	1/18/2008	071204581	Lopez McHugh Anapol Schwartz Weiss Cohan	Wilson, Patrick	2

De Toro, et al., v. Bayer Corp., et al.	De Toro, Raymond De Toro, Rebecca	1/9/2008	080100384	Lopez McHugh Anapol Schwartz Weiss Cohan	De Toro, Raymond	trial
Fox v. Bayer Corp., et al.	Fox, Brady	1/9/2008	080100393	Lopez McHugh Anapol Schwartz Weiss Cohan	Fox, Brady	2
Tongish v. Bayer Corp., et al.	Tongish, Joseph	1/9/2008	080100395	Lopez McHugh Anapol Schwartz Weiss Cohan	Tongish, Wilma	3
Baasch, Patricia	Baasch, Patricia	1/18/2008	080102316	Lopez McHugh Anapol Schwartz Weiss Cohan	Sumpmann, Cheri	3
Hertel v. Bayer Corp.	Hertel, Robert	1/18/2008	080102320	Lopez McHugh Anapol Schwartz Weiss Cohan	Hertel, Carolyn	3
Sipe v. Bayer Corp., et al.	Sipe, Robert	1/18/2008	080102325	Lopez McHugh Anapol Schwartz Weiss Cohan	Sipe, Robert	3
Thompson, et al., v. Bayer Corp., et al.	Thompson, George G. Thompson, Stephen W. Thompson, Karen M. Murphy, Daniel	1/23/2008	080102816	Anapol Schwartz Weiss Cohan Feldman & Smalley	Thompson, Evelyn	trial
Beaver, et al., v. Bayer Corp., et al.	Beaver, Ronald A. Beaver, Shelley	1/24/2008	080102979	Anapol Schwartz Weiss Cohan Feldman & Smalley	Beaver, Ronald	3
Rice, et al., v. Bayer Corp., et al.	Rice, Joseph C. Rice, Susan	1/24/2008	080102980	Anapol Schwartz Weiss Cohan Feldman & Smalley	Rice, Joseph	trial
Baldelli, et al., v. Bayer Corp., et al.	Baldelli, Sylvia Baldelli, William	1/25/2008	080103064	Levensten Law Firm	Baldelli, Sylvia	3
Ledger, et al., v. Bayer Corp., et al.	Ledger, William B. Ledger, Donna L.	2/1/2008	080104433	Anapol Schwartz Weiss Cohan Feldman & Smalley	Ledger, William	4
Matthews, et al., v. Bayer Corp., et al.	Matthews, Lawrence D., III Matthews, Janet T.	2/8/2008	080201254	Anapol Schwartz Weiss Cohan Feldman & Smalley	Matthews, Lawrence	trial

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Burt v. Bayer Corp., et al.	Burt, Mary	080201257	2/8/2008	Anapol Schwartz Weiss Cohan Feldman & Smalley	Burt, Mary	4
Jerrell v. Bayer Corp., et al.	Jerrell, Nancy L.	080201259	2/8/2008	Anapol Schwartz Weiss Cohan Feldman & Smalley	Jerrell, Roy L.	4
Cotton v. Bayer Corp., et al.	Cotton, Terry	080203367	2/26/2008	Levensten Law Firm	Alexander, James	4
Alston v. Bayer Corp., et al.	Alston, Russell	080301147	3/7/2008	Anapol Schwartz Weiss Cohan Feldman & Smalley	Alston, Mary	4
Lavin v. Bayer Corp., et al.	Lavin, Sylvia	080301827	3/12/2008	Levensten Law Firm	Lavin, Frederick	4
Davis v. Bayer Corp., et al.	Davis, Emma C.	080302992	3/18/2008	Anapol Schwartz Weiss Cohan Feldman & Smalley	Davis, Leon M.	trial
Spieker, et al., v. Bayer Corp., et al.	Spieker, Stephanie Spieker, Karl H. Johnson, Margaret L. Sirianni, Nancy D.	080303547	3/20/2008	Kline & Specter PC	Spieker, Hubert E., Jr.	4
Krieger, et al., v. Bayer Corp., et al.	Krieger, Kirk D. Krieger, Anna	080303648	3/20/2008	Kline & Specter PC	Krieger, Kirk D.	4
Black, et al., v. Bayer Corp., et al.	Black, Joseph Black, Catherine	080500968	5/8/2008	Lopez McHugh	Black, Joseph	4
Rodgers v. Bayer Corp., et al.	Rodgers, Cheryl A.	080503915	5/30/2008	Napoli Bern & Associates LLP	Weiss, Ida	4
Bush v. Bayer Corp., et al.	Bush, Vickie L.	080701203	7/10/2008	Anapol Schwartz Weiss Cohan Feldman & Smalley	Bush, James M.	4
Lindsey v. Bayer Corp., et al.	Lindsey, Patricia	080801716	8/14/2008	Napoli Bern & Associates LLP	Lindsey, Ronald	4
Brady v. Bayer Corp., et al.	Brady, David L.	080802813	8/22/2008	Clark Dean & Burnett GP	Sullivan, Mary C.	4

Lassen, et al., v. Bayer Corp.	Lassen, Sheila Lassen, Brian Lassen, Donald Lassen, Norman Lassen, Robert Lassen, Laura Joos, Cindy	8/22/2008	080802983	Tracey Law Firm Lovell Lovell Newsom & Isern LLP	Lassen, Gerald Lamar	4
Armstrong, et al., v. Bayer Corp.	Armstrong, Sue Armstrong, Michael Armstrong, Darrell	8/22/2008	080802984	Tracey Law Firm Lovell Lovell Newsom & Isern LLP	Armstrong, Rick Darrell	4
<del>Perkins v. Bayer Corp., et al.</del>	<del>Perkins, Byrd</del>	<del>9/17/2008</del>	<del>080902337</del>	<del>Tracey Law Firm</del>	<del>Perkins, Byrd</del>	<del>4</del>
Silveira, et al., v. Bayer Corp., et al.	Silveira, Dana Silveira, Gilbert	9/29/2008	080904331	Anapol Schwartz Weiss Cohan Feldman & Smalley	Silveira, Dana	4
Williams v. Bayer Corp., et al.	Williams, Eloise	9/29/2008	080904332	Motley Rice LLC Anapol Schwartz Weiss Cohan Feldman & Smalley	Williams, Eloise	4
Bouso, et al., v. Bayer Corp., et al.	Bouso, Amer Bouso, Razan	9/29/2008	080904337	Motley Rice LLC Anapol Schwartz Weiss Cohan Feldman & Smalley	Bouso, Amer	4
Lofaso v. Bayer Corp., et al.	Lofaso, James	10/10/2008	081002965	Motley Rice LLC Anapol Schwartz Weiss Cohan Feldman & Smalley	LoFaso, Jacqueline B.	4
Webb, et al., v. Bayer Corp., et al.	Webb, Deborah Webb, Murry	11/3/2008	081100223	Gilligan & Poppelman	Webb, Deborah	5
Nall, et al., v. Bayer Corp., et al.	Nall, Carl T., Jr. Nall, Kimberly	11/3/2008	081100225	Gilligan & Poppelman	Nall, Carl T., Jr.	5
Barlow, et al., v. Bayer Corp., et al.	Barlow, Jerry L. Barlow, Bessie Mae	11/3/2008	081100226	Gilligan & Poppelman	Barlow, Jerry L.	5
Duvall, et al., v. Bayer Corp., et al.	Duvall, Sammy J. Duvall, Leslie	11/3/2008	081100227	Gilligan & Poppelman	Duvall, Sammy J.	5
Reed v. Bayer Corp., et al.	Reed, Allen C.	11/3/2008	081100228	Gilligan & Poppelman	Reed, Allen C.	5

Merritt, et al., v. Bayer Corp., et al.	Merritt, Kirk J. Merritt, Lucy	11/3/2008	081100230	Gilligan & Poppelman	Merritt, Kirk J.	5
Chandler, et al., v. Bayer Corp., et al.	Chandler, Paul P. Chandler, Bernice	11/3/2008	081100234	Gilligan & Poppelman	Chandler, Paul P.	5
Martin, et al., v. Bayer Corp., et al.	Martin, Robert Martin, Ruth Elizabeth	11/3/2008	081100237	Gilligan & Poppelman	Martin, Robert	5
Hicks v. Bayer Corp., et al.	Hicks, Shirley Faye	11/3/2008	081100239	Gilligan & Poppelman	Hicks, Ruben Joseph	5
Knust v. Bayer Corp., et al.	Knust, Louis W.	11/3/2008	081100240	Gilligan & Poppelman	Knust, Charlotte A.	5
Perry v. Bayer Corp., et al.	Perry, Mavis	11/3/2008	081100244	Gilligan & Poppelman	Perry, Mavis	5
Francis, et al., v. Bayer Corp., et al.	Francis, Lynn Francis, Holly Lynn	11/3/2008	081100246	Gilligan & Poppelman	Francis, Jennings	5
Deaton, et al., v. Bayer Corp., et al.	Deaton, Judy Jones, Brenda	11/3/2008	081100247	Gilligan & Poppelman	Deaton, William Taylor	5
Anderson v. Bayer Corp., et al.	Anderson, Brenda S.	11/3/2008	081100248	Gilligan & Poppelman	Anderson, Milford C.	5
Black v. Bayer Corp., et al.	Black, Lois	11/3/2008	081100284	Lopez McHugh LLP	Black, Lois	5
Skaggs v. Bayer Corp., et al.	Skaggs, Susan	11/4/2008	081100622	Lopez McHugh LLP	Skaggs, Michael W.	5
Shrout v. Bayer Corp., et al.	Shrout, Betty Regina	11/4/2008	081100626	Lopez McHugh LLP	Shrout, Harry R.	5
Baker v. Bayer Corp., et al.	Baker, Mary A.	11/4/2008	081100652	Lopez McHugh LLP	Baker, Richard Mills	5
Helm v. Bayer Corp., et al.	Helm, Irene	11/4/2008	081100659	Lopez McHugh LLP	Neff, Flossie M.	5
McLauchlan v. Bayer Corp., et al.	McLauchlan, Mary Catherine	11/4/2008	081100663	Lopez McHugh LLP	Medley, Lena	5
Martin v. Bayer Corp., et al.	Martin, Odell	11/4/2008	081100669	Lopez McHugh LLP	Martin, Betty	6
Martin v. Bayer Corp., et al.	Martin, Veronica G.	11/4/2008	081100670	Lopez McHugh LLP	Martin, Sylvia	6
Miller v. Bayer Corp., et al.	Miller, Cynthia	11/4/2008	081100674	Lopez McHugh LLP	Miller, Cynthia	6

Allen v. Bayer Corp., et al.	Allen, Mary L.	11/4/2008	081100675	Lopez McHugh LLP	Ballard, Mary L.	6
Walters v. Bayer Corp., et al.	Walters, Barbara	11/4/2008	081100676	Lopez McHugh LLP	Walters, Edward	6
Isaacs v. Bayer Corp., et al.	Isaacs, Linda L.	11/4/2008	081100677	Lopez McHugh LLP	Isaacs, James O.	6
Smith v. Bayer Corp., et al.	Smith,		081100679			6
Brown v. Bayer Corp., et al.	Brown, Stephanie	11/4/2008	081100681	Lopez McHugh LLP	Brown, Victure C.	6
Clark v. Bayer Corp., et al.	Clark, Melissa	11/4/2008	081100682	Lopez McHugh LLP	Clark, Dillon	6
Martin, et al., v. Bayer Corp., et al.	Martin, Arthur Martin, Gail	11/18/2008	081102531	Anapol Schwartz Weiss Cohan Feldman & Smalley	Martin, Arthur	6
Meza v. Bayer Corp., et al.	Meza, Patricia	11/18/2008	081102532	Motley Rice LLC Anapol Schwartz Weiss Cohan Feldman & Smalley	Vergara, Rosa O.	6
Klinger v. Bayer Corp., et al.	Klinger, Linda	11/19/2008	081102801	Motley Rice LLC	Peterson, Minnie	6
Linnebur v. Bayer Corp., et al.	Linnebur, Judith K.	11/17/2008	081102891	Silverman & Fodera PC	Linnebur, David H.	6
Migdal, et al., v. Bayer Corp., et al.	Migdal,		081200102			6
Weeks, et al., v. Bayer Corp., et al.	Weeks, Kenneth Weeks, Sally	12/2/2008	081200292	Locks Law Firm	Weeks, Kenneth	6
Newhouse v. Bayer Corp., et al.	Newhouse, Kimberly	12/18/2008	081203845	Tracey Law Firm	Good, Donna Sue	6
Miller v. Bayer Corp., et al.	Miller, Katherine	12/18/2008	081203847	Tracey Law Firm	Miller, James H.	6
Low v. Bayer Corp., et al.	Low, Debra A.	12/24/2008	081204301	Lopez McHugh LLP	Low, Peter	6
Colvin v. Bayer Corp., et al.	Colvin, Robert, Jr.	12/31/2008	081205100	Tracey Law Firm	Colvin, Robert, Jr.	6

Peterson v. Bayer Corp.	Peterson, Maryann	1/6/2009	090100538	Tracey Law Firm	Peterson, Cecil	6
Sargent, et al., v. Bayer Corp., et al.	Sargent, Marianne Sargent, Rosemary	1/12/2009	090100984	Kline & Specter PC	Sargent, William	7
Damrill v. Bayer Corp., et Damrill, Jamey al.	Damrill, Jamey	1/19/2009	090101889	Clark Dean & Burnett GP	Damrill, David L.	7
Paige v. Bayer Corp., et al.	Paige, Clifford A.	1/20/2009	090102058	Kline & Specter PC	Combes, Ardath Margaret	7
Cox v. Bayer Corp., et al.	Cox, Diane Ballance, Nellie	1/26/2009	090102710	Miller Firm	Ballance, Marvin	7
Gelman v. Bayer Corp., et al.	Gelman, Jonathan J.	2/17/2009	090202359	Anapol Schwartz Weiss Cohan Feldman & Smalley	Gelman, Lois	7
Bates, et al., v. Bayer Corp., et al.	Bates, Matthew David Bates, Elaine	2/5/2009	090200713	Kline & Specter PC Sill & Medley	Bates, Matthew David	7
Hall, et al., v. Bayer Corp., et al.	Hall, Joyce J. Hall, Damian L.	2/25/2009	090203937	Kline & Specter PC	Hall, Joyce J.	7
Carback v. Bayer Corp., et al.	Carback, Richard Carback, Sandra	3/23/2009	090303679	Miller Firm	Carback, Richard	7
Bishop v. Bayer Corp., et al.	Bishop, Sandra	4/14/2009	090401153	Clark Dean & Burnett GP Gallagher Law Firm	Lane, Fred	7
Bobo, et al., v. Bayer Corp., et al.	Bobo, Dorothy Hampton, Donald	4/14/2009	090401154	Clark Dean & Burnett GP Gallagher Law Firm	Bobo, Dorothy	7
Cooke, et al., v. Bayer Corp., et al.	Cooke, Stewart Cooke, Juanita	4/14/2009	090401155	Clark Dean & Burnett GP Gallagher Law Firm	Cooke, Stewart	7
Howard v. Bayer Corp., et al.	Howard, Hugh	4/14/2009	090401156	Clark Dean & Burnett GP Gallagher Law Firm	Howard, Hugh	7
Hunt, et al., v. Bayer Corp., et al.	Hunt, George Hunt, Marilyn	4/14/2009	090401169	Clark Dean & Burnett GP Gallagher Law Firm	Hunt, George	7
Petree, et al., v. Bayer Corp., et al.	Petree, Peggy Petree, Gary	4/14/2009	090401173	Clark Dean & Burnett GP Gallagher Law Firm	Petree, Peggy	7

Steimle, et al., v. Bayer Corp., et al.	Steimle, Dorothy Steimle, Kenneth	4/14/2009	090401176	Clark Dean & Burnett GP Steimle, Dorothy Gallagher Law Firm	7
Schmidt v. Bayer Corp., et al.	Schmidt, Juliann M.	6/3/2009	090600592	Clark Dean & Burnett GP Schmidt, Juliann M.	7
Zartler, et al., v. Bayer Corp., et al.	Zartler, Robert J. Zartler, Kathleen	6/22/2009	090603168	Lopez McHugh LLP Zartler, Robert J.	7
Chaffin, et al., v. Bayer Corp., et al.	Chaffin, Jerry Chaffin, Linda	6/30/2009	090604270	Clark Dean & Burnett GP Chaffin, Jerry	7
Crump, et al., v. Bayer Corp., et al.	Crump, Carey Crump, Eloise Marie	6/30/2009	090604271	Clark Dean & Burnett GP Crump, Carey	7
McCullough v. Bayer Corp., et al.	McCullough, Annie	7/14/2009	090701468	Kline & Specter PC McCullough, Ronald Jerome, Sr.	7
Brock v. Bayer Corp., et al.	Brock, Kay	7/14/2009	090701469	Kline & Specter PC Brock, Amos	7
Stoller, et al., v. Bayer Corp., et al.	Stoller, Howard Stoller, Myrtle	3-Aug-2009	090800183	Clark Dean & Burnett GP Stoller, Howard	7
Nieves v. Bayer Corp., et al.	Nieves, Juan A.	3-Aug-2009	090800185	Clark Dean & Burnett GP Vega, Rosalinda	7
Towne, et al., v. Bayer Corp., et al.	Towne, Harold Towne, Helen	3-Aug-2009	090800186	Clark Dean & Burnett GP Towne, Harold	7

	Group 1	Group 2	Group 3	Group 4	Group 5	Group 6	Group 7
Plaintiffs serve required disclosures for all case-specific fact witnesses	Feb. 17, 2010	Mar. 16, 2010	Apr. 22, 2010	May 18, 2010	Aug. 17, 2010	Nov. 16, 2010	Feb. 16, 2011
Defendants identify case-specific fact witnesses and produce documents per CMO No. 1 § V.C(9)	Feb. 24, 2010	Mar. 23, 2010	Apr. 29, 2010	May 25, 2010	Aug. 24, 2010	Nov. 23, 2010	Feb. 23, 2011
Depositions of case-specific fact witnesses completed; case-specific fact discovery completed	Apr. 15, 2010	May 11, 2010	June 10, 2010	July 13, 2010	Oct. 12, 2010	Jan. 11, 2011	Apr. 13, 2011
Plaintiffs serve reports for case-specific experts and provide reasonable schedule of deposition dates	Apr. 1, 2010	Apr. 27, 2010	May 27, 2010	June 29, 2010	Sept. 28, 2010	Dec. 27, 2010	Mar. 30, 2011
Depositions of Plaintiffs' case-specific experts	Apr. 15, 2010 through June 4, 2010	May 11, 2010 through July 7, 2010	June 10, 2010 through Aug. 5, 2010	July 13, 2010 through Sept. 8, 2010	Oct. 12, 2010 through Dec. 8, 2010	Jan. 11, 2011 through Mar. 9, 2011	Apr. 13, 2011 through June 8, 2011
Defendants serve reports for case-specific experts and provide reasonable schedule of deposition dates	June 7, 2010	July 8, 2010	Aug. 6, 2010	Sept. 9, 2010	Dec. 9, 2010	Mar. 10, 2011	June 9, 2011
Depositions of Defendants' case-specific experts	June 21, 2010 through Aug. 10, 2010	July 22, 2010 through Sept. 10, 2010	Aug. 20, 2010 through Oct. 11, 2010	Sept. 23, 2010 through Nov. 11, 2010	Dec. 23, 2010 through Feb. 11, 2011	Mar. 24, 2011 through May 13, 2011	June 23, 2011 through Aug. 12, 2011
Dispositive motions and/or Frye motions filed and served by	Aug. 17, 2010	Sept. 17, 2010	Oct. 18, 2010	Nov. 18, 2010	Feb. 18, 2011	May 20, 2011	Aug. 19, 2011
Oppositions to dispositive motions and/or Frye motions filed and served by	Aug. 31, 2010	Oct. 1, 2010	Nov. 1, 2010	Dec. 2, 2010	Mar. 4, 2011	June 3, 2011	Sept. 2, 2011
Replies in support of dispositive motions and/or Frye motions filed and served by	Sept. 7, 2010	Oct. 8, 2010	Nov. 8, 2010	Dec. 9, 2010	Mar. 11, 2011	June 10, 2011	Sept. 9, 2011
Cases are deemed trial ready on	Oct. 4, 2010	Nov. 1, 2010	Dec. 1, 2010	Jan. 3, 2011	Apr. 4, 2011	July 5, 2011	Oct. 3, 2011