

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF FLORIDA**

Case No. 1:08-MD-01928-MIDDLEBROOKS/JOHNSON

IN RE TRASYLOL PRODUCTS LIABILITY
LITIGATION – MDL-1928

This Document Relates to All Actions

PRETRIAL ORDER NO. _____
(Common Benefit Fund/Time and Expense Reimbursement)

This Order is entered to provide for the fair and equitable sharing among plaintiffs of the cost of services performed and expenses incurred by attorneys acting for MDL administration and common benefit of all plaintiffs in this complex litigation. This Court's authority in this regard derives from the Supreme Court's common benefit doctrine, as established in *Trustees v. Greenough*, 105 U.S. 527 (1881), and further applied in *Central Railroad & Banking Co. v. Pettus*, 113 U.S. 116 (1884); *Sprague v. Ticonic National Bank*, 307 U.S. 161 (1939); *Mills v. Electric Auto-Lite Co.*, 396 U.S. 375 (1970); and *Boeing Co. v. Van Gernert*, 444 U.S. 472 (1980). Courts have approved the doctrine's application in the MDL context in, inter alia, *In re MGM Grand Hotel Fire Litigation*, 660 F. Supp. 522, 525-29 (D. Nev. 1987), and *In re Air Crash Disaster at Florida Everglades on December 29, 1972*, 549 F.2d 1006, 1019-21 (5th Cir. 1977). Any disputes arising under this Order that cannot be resolved by agreement of counsel will be resolved by this Court in the exercise of its jurisdiction under the equitable principles of the common fund/common benefit doctrine.

It is hereby **ORDERED**:

A. Common Benefit Fund For Expenses to be Established

An escrow account will be established to receive and disburse funds as provided in this Order. These funds will be held as funds subject to the direction of the Court and are hereinafter referred to as the "Common Benefit Fund." No party or attorney has any individual right to any of these funds except to the extent of amounts directed to be disbursed to such person by order of the Court. These funds do not constitute the separate property of any party or attorney and are not subject to garnishment or attachment for the debts of any party or attorney except when and as directed to be disbursed to a specific person as provided by court order.

The Court may appoint by subsequent order a qualified certified public accountant (the "CPA") to establish this account and act as escrow agent, keep detailed records of all deposits and withdrawals and to prepare tax returns and other tax filings. Such subsequent order shall specify the hourly rates to be charged by the CPA and the CPA's assistants, who shall be utilized where appropriate to control costs. The CPA shall submit quarterly detailed bills to the Court and to Plaintiffs' Personal Injury Lead Counsel. Upon approval, the CPA's bills shall be paid from the fund established by the Personal Injury Plaintiffs' Steering Committee (the "PSC Fund") and shall be considered a shared cost in accordance with B.2.c below.

1. Assessments for the Common Benefit Expense Fund

- (a) All personal injury plaintiffs and their attorneys whose cases are consolidated under this caption or transferred to this court, and who have agreed or agree to settle, compromise, dismiss, or reduce the amount of a claim or, with or without trial, recover a judgment for monetary damages or other monetary relief, including compensatory and punitive damages, with respect to any Trasyolol

(also known as Aprotinin) personal injury claims will be subject to an assessment of up to six percent (6%) of the gross monetary recovery, said assessment to be withheld by defendant and paid into the Common Benefit Fund the terms and conditions of which will be established by this court. This assessment will be for the payment of attorneys' fees and expenses as set forth in this order or any subsequent order of the court. The six percent assessment will be divided proportionally, three percent (3%) coming from the plaintiffs' share of any recovery and three percent (3%) coming from the share of any recovery payable to plaintiffs' attorney as attorneys' fees. For example, on a recovery of \$1,000 with and attorneys fee of forty percent (40%), and without any consideration of case specific out of pocket costs paid or advanced by the individual attorney (for purposes of this example only), three percent (3%) or \$30 would come from the plaintiffs' sixty (60%) share and three percent (3%) or \$30 from the attorneys' forty percent (40%) share.

- (b) All economic loss plaintiffs, including class action plaintiffs, and their attorneys who are subject to this Order as set forth in A.1.c. below, and who have agreed or agree to settle, compromise, dismiss, or reduce the amount of a claim or, with or without trial, recover a judgment for monetary damages or other monetary relief, including compensatory and punitive damages, with respect to any

Trasylol (Aprotinin) economic loss claims are subject to an assessment of no less than four percent (4%) and up to six percent (6%) of the gross monetary recovery to be withheld by defendant and paid into the Common Benefit Fund by defendant.

(c) For all cases in which a settlement was or is entered into, or a judgment was or is paid, beginning May 29, 2008 and going forward, defendant is directed to withhold this assessment from any amounts paid to a plaintiff and her counsel in the following cases:

- (1) any case pending in the MDL and not remanded to state court;
- (2) any state court or unfiled case where the plaintiffs attorney and/or his or her firm has executed an agreement to cooperate with the MDL (Exhibit "A" hereto) and to pay the assessment; and
- (3) any case in which a member of the MDL PSC or a PSC subcommittee has a fee interest. The Court reserves the right to change this percentage based on the factors set forth in Model Rule of Professional Conduct 1.5 for determining the reasonableness of a fee.

(d) If for any reason the assessment is not or has not been withheld, the plaintiff and her attorney are deemed jointly responsible for promptly paying the assessment into the Common Benefit Fund.

- (e) Prior to defendant's payment of any amount to a plaintiff and her counsel in any filed or unfiled case, plaintiffs and defendant's counsel shall certify that the assessment has been withheld and deposited into the Common Benefit Fund or, alternatively, that this Order does not apply to the case. A certification that this Order does not apply to a particular case shall be provided to Plaintiffs' Personal Injury Co-Lead Counsel prior to payment of any amount to a plaintiff and her counsel in any such case. Plaintiffs' Personal Injury Co-Lead Counsel shall have five (5) business days to object to the certification in writing to defendant, at which time defendant shall be prohibited from making any payment to the plaintiff or her counsel until the parties resolve the objection or the matter is disposed of by the Court upon motion of any party. Further, the Court's receipt of this certification shall be a precondition to the dismissal of any MDL plaintiffs' case in which a recovery is received.
- (f) The PSC shall immediately provide Defendant's Liaison Counsel and the Court or its designee with a list of plaintiffs' attorneys and/or firms who have entered into written agreements to pay the assessment and shall provide updates to this list as they occur, but no more often than weekly. Upon request from a plaintiffs' attorney, the PSC shall provide a list of such attorneys and/or his or her firm's cases that the PSC deems subject to an assessment

under this Order. In the event a plaintiffs' attorney objects to the inclusion of a case on the list, Plaintiffs' Personal Injury Lead Counsel shall attempt to resolve the objection with the plaintiffs' attorney. If resolution is not achieved, either party may seek disposition of the matter by motion to the Court.

- (g) In measuring the "gross monetary recovery,"
- (1) Court costs that are to be paid by a defendant shall be excluded.
 - (2) The present value of any fixed and certain payments to be made in the future shall be included.
 - (3) Nothing in this Order shall be deemed to modify, alter, or change the terms of any fee contracts between plaintiffs' counsel and their individual clients.

2. Non-participation in MDL

- a. Any plaintiffs attorney who has cases in state court and who chooses not to execute a participation agreement with the PSC may seek access from the PSC to MDL and/or PSC non-work product materials by contacting Plaintiffs' Personal Injury Co-Lead Counsel in writing. The PSC, however, shall have no obligation to allow such attorney access to any MDL materials. Further, nothing in this Order shall limit the PSC's right or ability to seek an equitable contribution against any state court case in which the

plaintiffs' attorney requested in writing and was provided access to MD L work product.

- b. Any plaintiff or attorney who utilizes common benefit work product created in this litigation including but not limited to the document platform, generic expert work product, and deposition transcripts shall be deemed to have agreed to participate as set forth in paragraph 1(c)(2) above and shall be responsible to withhold the assessment set forth in paragraph 1 above

3. Disbursements from Common Benefit Fund

- (a) Upon subsequent order of the Court, payments may be made from the Common Benefit Fund to attorneys who provide services or incur expenses for the joint and common benefit of plaintiffs in addition to their own client(s), including services provided and expenses incurred in preparation and trial of the bellwether cases. Attorneys eligible thereto are limited to Plaintiffs' Personal Injury Lead Counsel, members of the Personal Injury Plaintiffs' Executive Committee, members of the PSC, Plaintiffs' Federal Liaison Counsel, members of subcommittees established by the PSC who are called upon to assist in performing PSC responsibilities (e.g., discovery and science committees), Plaintiffs' State Liaison Counsel, and other attorneys performing PSC-approved responsibilities in MDL or state court actions. Such attorneys who maintain actions in state court and obtain rulings that inure to the benefit of all plaintiffs in the MDL shall be

permitted to submit for common benefit treatment the time and expenses associated with obtaining such rulings. All such submissions must be timely made and accompanied by contemporaneous records certified to have been timely received. If an attorney whose cases are otherwise exempt from this Order applies for and receives common benefit treatment, all of the cases in which the attorney and/or his or her law firm are counsel of record are subject to assessment.

(b) Payments to non-lawyers will only be allowed for special services performed, and to reimburse for special expenses incurred, for the joint and common benefit of all plaintiffs, which have been specifically authorized by the PSC. Payment may, for example, be made for services and expenses related to obtaining, reviewing, and indexing hard copies or computerized images of documents; conducting depositions; and activities connected with the coordination of federal and state litigation. The Common Benefit Fund will not, however, be used to pay for services and expenses related to a particular case, such as the deposition of a treating physician, excluding common benefit services and expenses relating to the bellwether cases, even if such activity results in some incidental and/or consequential benefit to other plaintiffs, or for an attorney to "learn the case."

(c) Payments will not exceed the fair value of the services performed, plus any court approved multiplier, or the reasonable amount of the expenses incurred and, depending upon the amount of the

Common Benefit Fund, may be limited to part of the value of such services and expenses.

- (d) No amounts will be disbursed without review and approval by the Court or such other mechanism as the Court may deem just and proper under the circumstances. Defendant's counsel shall provide at least quarterly notice to the Court, or its designee, and Plaintiffs' Personal Injury Lead Counsel of the names and docket numbers of the cases for which it has withheld an assessment. Details of any individual settlement agreement, individual settlement amount and individual amounts deposited into escrow shall be confidential and shall not be disclosed to the PSC. Monthly statements from the escrow agent shall be provided to Plaintiffs' Personal Injury Lead Counsel, Defendant's Liaison Counsel, the Court, or the Court's designee, showing, with respect to the funds controlled by the escrow agent, only the aggregate of the monthly deposits, disbursements, interest earned, financial institution charges, if any, and current balance.
- (e) If the Common Benefit Fund exceeds the amount needed to make all payments of court approved costs, fees, and any Court approved multiplier on any fees, the Court may order a refund to those who have contributed to the Common Benefit Fund. Any such refund will be made in proportion to the amount of the contributions.
- (f) If the Common Benefit Fund is insufficient to pay all court approved costs and fees, then disbursements shall be made for shared costs first.

From any funds that remain after shared costs are paid, common benefit counsel fees without multiplier shall be paid second. From any funds that remain after shared costs and common benefit counsel fees are paid, held costs shall be paid third. From any remaining funds after the above is paid, counsel fees generated by operation of a multiplier shall be paid.

4. Incorporation by Reference

The individual attorney agreement attached hereto as Exhibit A is incorporated by reference and has the same effect as if fully set forth in the body of this Order.

B. Common Costs and Submission of Time and Expenses

1. Plaintiffs' Counsel Time and Expense Submissions

Reimbursement for costs and/or fees for services of all plaintiffs' counsel performing functions in accordance with this Order will be set at a time and in a manner established by the Court, after due notice to all counsel. The Court shall receive and consider recommendations from Plaintiffs' Personal Injury Co-Lead Counsel concerning distribution of the Common Benefit Fund. The following standards and procedures are to be utilized by any counsel who seeks fee and/or expense reimbursement.

(a) Time Reporting

- (1) Only time spent on matters common to all claimants in the MDL and that has been authorized by the PSC ("common benefit work"), including common benefit time spent on the bellwether cases, will be considered in determining fees. No time spent on developing or processing individual issues in any case for an individual client

will be considered or should be submitted, except as set forth in A.3 .a. above.

- (2) Time submissions shall be kept in accordance with the guidelines set out herein and on the forms provided as Exhibits "B" & "C". Time submissions shall be made by August 31, 2008 and every quarter thereafter. Time submissions should be submitted to Plaintiffs' Personal Injury Co-Lead Counsel, Jim Ronca.
- (3) All counsel shall keep a daily record of their time spent in connection with common benefit work on this litigation, indicating with specificity the hours stated in quarter hour increments, location and particular activity (e.g., "conducted deposition of John Doe"). Time entries that are not sufficiently detailed may not be considered for common benefit payments.

2. Expense Reporting

- (a) Shared Costs
 - (1) Shared Costs are costs that will be paid out of the PSC Fund administered by Plaintiffs' Personal Injury Lead Counsel. Each PSC member and each attorney performing Common Benefit work shall contribute to the PSC Fund at times and in amounts sufficient to cover plaintiffs' expenses for the administration of the MDL. The timing and amount of each assessment will be determined by Plaintiffs' Personal Injury Co-Lead Counsel, and each

assessment will be paid within 15 days as instructed by Plaintiffs' Personal Injury Lead Counsel. Failure to pay assessments will be grounds for removal from the PSC.

- (2) Shared Costs are costs incurred for the common benefit of the MDL as a whole. No client-related costs, other than common benefit costs relating to the bellwether cases, shall be considered Shared Costs, unless exceptional circumstances exist and are approved by later order of this Court. All Shared Costs must be approved by Plaintiffs' Personal Injury Lead Counsel prior to payment.
- (3) All costs that meet these requirements and fall under the following categories shall be considered Shared Costs and qualify for submission and payment directly from the PSC Fund:
 - (a) certain court, filing and service costs;
 - (b) deposition and court reporter costs for depositions (excluding those that are client specific);
 - (c) document depository creation, operation, staffing, equipment and administration;
 - (d) Plaintiffs' Personal Injury Lead Counsel, Plaintiffs' Personal Injury Executive Committee, Federal Liaison, and State Court Liaison Counsel administrative matters (e.g., expenses for

- equipment, technology, courier services, long distance, telecopier, electronic service, photocopy and printing, secretarial/temporary staff, etc.);
- (e) PSC administration matters, such as meetings and conference calls;
 - (f) legal and accountant fees;
 - (g) expert witness and consultant fees and expenses;
 - (h) printing, copying, coding, scanning (out-of-house or extraordinary firm cost);
 - (i) research by outside third-party vendors/consultants/attorneys;
 - (j) common witness expenses, including travel;
 - (k) translation costs;
 - (l) bank or financial institution charges; and
 - (m) investigative service.
- (4) Plaintiffs' Personal Injury Co-Lead Counsel shall prepare and be responsible for distributing reimbursement procedures and the forms associated therewith. Request for payments from the PSC Fund for common benefit expenses shall include sufficient information to permit Plaintiffs' Personal Injury Co-Lead Counsel and the CPA (if one is appointed) to account properly for costs and to provide adequate detail to the Court.

(b) Held Costs

- (1) Held Costs are those that will be carried by each attorney in the MDL and reimbursed as and when determined by the PSC.
- (2) Held Costs are costs incurred for the global benefit of the MDL. Held Costs are those that do not fall into the above Shared Costs categories but are incurred for the benefit of all plaintiffs in general. No client specific costs can be considered Held Costs, other than common benefit costs relating to the bellwether cases.
- (3) Held Cost records shall be submitted to Plaintiffs' Personal Injury Co-Lead Counsel, Jim Ronca on August 31, 2008 and every quarter thereafter. Held costs shall be kept in accordance with the guidelines set out herein and on the form provided as Exhibit "D".

(c) Travel Limitations. Except in extraordinary circumstances approved by Plaintiffs' Personal Injury Lead Counsel, all travel reimbursements are subject to the following limitations.

- (1) Airfare. Only the price of a coach seat for a reasonable itinerary will be reimbursed. First class airfare will not be reimbursed.
- (2) Hotel. Hotel room charges above the average available room rate of the Hyatt, Hilton, and Marriott hotels in the

city in which the stay occurred will be closely scrutinized by the Court and be subject to disallowance or reduction.

- (3) Meals. Meal expenses must be reasonable. No alcoholic beverages will be reimbursed.
- (4) Cash Expenses. Miscellaneous cash expenses for which receipts generally are not available (e.g., tips, luggage handling, pay telephone, etc.) will be reimbursed up to \$50.00 per trip, as long as the expenses are properly itemized.
- (5) Rental Automobiles. Luxury automobile rentals will not be fully reimbursed, unless only luxury automobiles were available. If luxury automobiles are selected when non-luxury vehicles are available, then the difference between the luxury and non-luxury vehicle rates must be shown on the travel reimbursement form, and only the non-luxury rate may be claimed, unless such larger sized vehicle is needed to accommodate several travelers.
- (6) Mileage. Mileage claims must be documented by stating origination point, destination, total actual miles for each trip, and the rate per mile paid by the attorneys' firm. The maximum allowable rate will be the maximum rate allowed by the IRS.

- (d) Non-Travel Limitations. Except in extraordinary circumstances approved by Plaintiffs' Personal Injury Lead Counsel, all non-travel reimbursements are subject to the following limitations.
- (1) Long Distance and Cellular Telephone. Long distance and cellular telephone charges must be documented. Copies of the telephone bills must be submitted with notations as to which charges relate to the MDL litigation.
 - (2) Shipping, Courier, and Delivery Charges. All claimed expenses must be documented with bills showing the sender, origin of the package, recipient, and destination of the package.
 - (3) Postage Charges. A contemporaneous postage log or other supporting documentation must be maintained and submitted. Postage charges are to be reported at actual cost.
 - (4) Telefax Charges. Contemporaneous records should be maintained and submitted showing faxes sent and received. The per-fax charge shall not exceed \$1.00 per page.
 - (5) In-House Photocopy. A contemporaneous photocopy log or other supporting documentation must be maintained and submitted. The maximum copy charge is \$0.20 per page.
 - (6) Secretarial and Clerical Time. Submission of secretarial or clerical time must be pre-approved by Plaintiffs' Personal

Injury Lead Counsel. An itemized description of the task and time spent must be submitted for secretarial and clerical time. All overtime must be approved by the Plaintiffs' Personal Injury Lead Counsel before submission.

- (7) Computerized Research (Lexis/Westlaw): Claims for Lexis, Westlaw, and other computerized legal research expenses should be in the exact amount charged to or allocated by the firm for these research services.
- (e) Procedures to be Established by Plaintiffs' Personal Injury Lead Counsel for Cost and Time Submission
- (1) Plaintiffs' Personal Injury Co-Lead Counsel shall establish forms and procedures to implement and carry out any time and expense submissions required by the Court and for reimbursement from the PSC Fund for Shared Costs. Once developed, these forms may be obtained from Plaintiffs' Personal Injury Co-Lead Counsel or Liaison Counsel. The forms shall be certified by a senior partner in each firm attesting to the accuracy and correctness of the submissions.
 - (2) Questions regarding the guidelines or procedures or the completion of any forms should be directed to Plaintiffs' Personal Injury Lead Counsel, the CPA (if one is appointed), or the Court.

West Palm Beach, Florida, this _____ day of July, 2008.

DONALD M. MIDDLEBROOKS
UNITED STATES DISTRICT JUDGE

Exhibit "A"

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF FLORIDA**

Case No. 1:08-MD-01928-MIDDLEBROOKS/JOHNSON

IN RE TRASYLOL PRODUCTS LIABILITY
LITIGATION – MDL-1928

This Document Relates to All Actions

AGREEMENT

This Agreement is made this _____ day of _____, 2008, by and between the Plaintiffs' Steering Committee ("PSC") appointed by the United States District Court for the Southern District of Florida in MDL Docket No. 1928 and _____ (hereinafter "the Participating Attorneys").

WHEREAS the United States District Court for the Southern District of Florida has appointed Counsel to serve as members of the PSC to facilitate the conduct of pretrial proceedings in the federal actions relating to the ingestion of Trasylol; and

WHEREAS the PSC in association with other attorneys working for the common benefit of plaintiffs (with written authorization of the PSC) in MDL 1928 have developed or are in the process of developing work product which will be valuable in the litigation of state court proceedings involving Trasylol induced injuries, possible including:

- a. CD-ROMs and a virtual depository containing images of the key documents selected by the PSC from the document productions of the defendants and third-parties in MDL 1928;
- b. A bibliographic database providing a "coded" index of such key documents;
- c. The depositions of each generally applicable fact witness taken in MDL 1928 and in any coordinated state-court actions in the form of paper transcripts, text searchable computer disks and CD-ROMs and/or videotapes of videotaped depositions; and

- d. Time-lines, casts of characters, and/or other work product relating to the facts at issue in MDL 1928;

Which will collectively be referred to as the "PSC Work Product"; and

WHEREAS the Participating Attorneys are desirous of acquiring the PSC Work Product and establishing an amicable working relationship with the PSC for the mutual benefit of their clients;

NOW, THEREFORE, in consideration of the covenants and promises contained herein, and intending to be legally bound hereby, the parties agree as follows:

1. With respect to each client who they represent in connection with a Trasyolol related claim, whether currently with a filed claim in state or federal court or unfilled or on a tolling agreement, each of the Participating Attorneys shall deposit or cause to be deposited in an MDL 1928 Fee and Cost Account established by the District Court in the MDL a percentage proportion of the gross amount recovered by each such client which is equal to six percent (6%) of the gross amount recovered by each such client (3% of the gross amount recovered coming from the Participating Attorneys attorneys' fees and 3% of the gross amount recovered coming from the client's share as a cost). By way of example, if a Participating Attorneys' client recovers a gross amount of \$100, then \$6 will be deposited into a MDL 1928 Fee and Cost Account (\$3 coming from the participating attorney's fees and \$3 coming from the client's share as a cost). For purposes of this Agreement, the gross amount of recovery shall include the present value of any fixed and certain payments to be made to the plaintiff or claimant in the future.

2. The Participating Attorneys, on behalf of themselves, their affiliated counsel, and their clients, hereby grant and convey to the PSC a lien upon and/or a security interest in any recovery by any client who they represent in connection with any Trasyolol induced injury, to the full extent permitted by law, in order to secure payment in accordance with the provisions of

paragraph 1 of this Agreement. The Participating Attorneys will undertake all actions and execute all documents which are reasonably necessary to effectuate and/or perfect this lien and/or security interest. The Participating Attorneys also hereby warrant that they have informed their clients of this agreement and have obtained their clients' consent regarding same.

3. The amounts deposited in the MDL 1928 Fee and Cost Account shall be available for distribution as attorneys' fees and/or cost reimbursement to PSC attorneys and other attorneys who have performed work and/or incurred expenses of the common benefit of plaintiffs (with written authorization from the PSC) in MDL 1928. Such sums shall be distributed upon an Order of the Court in MDL 1928, which will be issued in accordance with applicable law governing the award of fees and costs in cases involving the creation of a common benefit.

4. This Agreement shall apply to each and every claim or action (whether state or federal, filed or unfilled) arising from the ingestion of Trasylol in which the Participating Attorneys have or may have a right to a fee recovery.

5. As the litigation progresses and work product of the same type and kind continues to be granted, the PSC will provide Participating Attorneys with such work product will otherwise cooperate with the Participating Attorneys to coordinate the MDL litigation and the state litigation for the benefit of the plaintiffs.

PLAINTIFFS' STEERING COMMITTEE

By: _____

[Participating Attorney/Firm]

**MDL 1928 - IN RE: TRASYLOL PRODUCTS LIABILITY LITIGATION
 QUARTERLY TIME DETAIL REPORT**

Exhibit "B"

FOR MONTH: _____, 2008

FIRM NAME: _____

INDIVIDUAL NAME: _____

ATTORNEY PARALEGAL LAW CLERK OTHER (circle one)

Time Chart

Date	Description of Activity	Code	Time
2117107	Receipt & Review e-mail from J. Simms re: master discovery to Defendant	8	0.25
2117/07	Teleconference with F. Mormon re: setting-up document Depository	1	0.25
2/18107	Travel to New York re: Status Conference	6	2.50
2/18/07	Attend Status Conference	4	1.00
2118107	Attend Post-Status Conference PSC meeting	5	1.50
2119107	Internet research re: corporate assets of defendant	2	1.25
2120/07	Receipt & Review of defendant's appeal re: class certification	9	1.75
2/21/07	Legal research re: summary judgment standards	3	2.25
2/21107	Drafting opposition to defendant's motion for summary Judgment	3	4.50

Total time of (insert individual's name) for (insert month & year):

[Time detail above is illustrative]

**MDL 1928 - IN RE: TRASYLOL PRODUCTS LIABILITY LITIGATION
QUARTERLY TIME DETAIL REPORT**

Exhibit "C"

Reporting Period:

From:

To:

Firm Name: _____

Categories: 1. Administrative, 2. Investigation/Research, 3. Pleadings/Pre-Trial Motions, 4. Court Appearances (including preparation), 5. Litigation Strategy/Analysis, 6. Travel, 7. Trial Preparation/Trial, 8. Discovery, 9. Appeals, 10. Settlement

Name Individual	Circle One: Attorney (A) Paralegal (P)	1	2	3	4	5	6	7	8	9	10	By Individual
	Law Clerk (L) Other (O)											
	A P L O											
	A P L O											
	A P L O											
	A P L O											
	A P L O											
	A P L O											
	A P L O											
	A P L O											
	A P L O											
Total Firm Time	A P L O											hrs.

I certify that the time documented above is accurate and correct and was incurred for the common benefit of claimants in MDL 1789.

Signature: _____

Date: _____

Confidential Attorney Work Product

Exhibit "D"

To: Firm Name: _____

MDL 1928 - IN RE: TRASYLOL PRODUCTS LIABILITY LITIGATION	
QUARTERLY TIME DETAIL REPORT	
FROM:	THROUGH:
CLIENT COSTS/EXPENSES	TOTAL
Telefax charges	
Postage, shipping, courier, certified mail	
Printing and photocopying (in-house)	
Computerized research – Lexis/Westlaw	
Telephone - long distance (actual charges only)	
Travel	
Other (please itemize, on attached sheet if necessary)	
TOTAL COSTS	

*Please attach documentation for each expense reported.

I certify that these expenses are properly documented, complete and accurate and have been incurred for the common benefit.

Signature: _____

Date: _____

Confidential Attorney Work Product