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U.S. DISTRICT COURT
EASTERN DISTRICT OF LA

#### UNITED STATES DISTRICT COURT

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EASTERN DISTRICT OF LOUISIANA

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In re: VIOXX® \* MDL Docket No. 1657

PRODUCTS LIABILITY LITIGATION \* SECTION L

\* JUDGE FALLON

\*

MAG. JUDGE KNOWLES

\* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \*

#### THIS DOCUMENT RELATES TO ALL CASES

## PRETRIAL ORDER No. 31 (Registration of Claims)

The Court hereby orders as follows with respect to the registration of claims:

- (1) The Court hereby orders the registration of claims as follows:
- (a) All Counsel of Record in this proceeding shall be responsible for designating Primary Counsel for any claim pending in this coordinated proceeding in which they have an Interest (as defined below in paragraph 5) and that Primary Counsel shall register such claims in accordance with this Order.
- (b) All Counsel of Record in this proceeding who have at any time submitted a request for tolling for a claimant (hereinafter "Tolling Claimant") pursuant to the Notice of Filing of Tolling Agreement which was filed in Federal Multidistrict Litigation No. 1657 on June 9, 2005 (hereinafter "Tolling Agreement") shall designate Primary Counsel for each Tolling Claimant's claims, and that Primary Counsel shall register such claims in accordance with this Order.

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- (c) All Counsel of Record with claims pending in this proceeding shall register (or ensure that other attorneys register) all claims in which they have an Interest (as defined below in Paragraph 5) that are pending in any court or other tribunal in the United States.
- (d) All persons who represent themselves *pro se* in this proceeding shall register their claims in accordance with Paragraph 4 below.
- (2) The registration of claims by counsel shall be provided in the form of a Registration Affidavit and its Exhibit I, altogether set forth as Exhibit A to this Order. Counsel shall provide the information required by Exhibit A completely and accurately. The form shall provide the information required as of (a) October I, 2007, (b) November 9, 2007, and (c) the date on which the Registration Affidavit is served and filed. The Registration Affidavit shall be filed no later than January 15, 2008.
- (3) Registration Affidavits, along with their exhibits, shall be served on Defendant Merck & Co., Inc. ("Merck"), the Executive Committee to the Plaintiffs' Steering Committee ("PEC"), and the Claims Administrator.
- (4) Persons who represent themselves *pro se* in this proceeding shall complete the *Pro Se* Registration Affidavit attached hereto as Exhibit B and shall serve Defendant Merck, PEC, and the Claims Administrator, by no later than January 15, 2008.
- (5) Counsel shall be deemed to have an "Interest" in the claim of a Plaintiff or Tolling Claimant if Counsel or any person affiliated with, or related in any way to, Counsel:

  (a) has an engagement or retainer agreement with such Plaintiff or Tolling Claimant; (b) is listed as the counsel of record for such Plaintiff in filed pleadings related to Vioxx; (c) has entered a Tolling Claimant into a Tolling Agreement; (d) has entered an appearance for such Plaintiff or

Tolling Claimant in any legal action related to Vioxx; (e) would benefit directly or indirectly from any payment to settle any claim of such Plaintiff or Tolling Claimant connected with Vioxx; or (f) otherwise has any financial interest of any kind whatsoever in any claim of such Plaintiff or Tolling Claimant connected with Vioxx.

(6) Primary Counsel shall file the Registration Affidavit and its Exhibit 1 in the manner applicable in this coordinated proceeding for filing documents with the Court under seal. Pro Se Claimants shall do likewise with respect to their Pro Se Registration Affidavit. Primary Counsel shall also serve the Registration Affidavit and its Exhibit 1 on Merck, the PEC, and the Claims Administrator via electronic mail. Specifically, Primary Counsel shall attach three files to a single electronic mail message—(i) the executed Registration Affidavit in Adobe pdf format; (ii) Exhibit 1 to the Registration Affidavit in Excel format; and (iii) a certification of service in Adobe pdf format—and send that message to the following addresses:

- For Merck: registration@hugheshubbard.com a.
- b. For the PEC: rherman@hhkc.com
- For the Claims Administrator: claimsadmin@browngreer.com C.
- **(7)** The subject line in the email should state: "Registration Affidavit and Exhibit 1 for [insert name of firm]. Pro Se Claimants shall serve their Registration Affidavits on Merck, PEC and the Claims Administrator at the above email addresses. If the *Pro Se* Claimant does not have access to email, the Plaintiff or Tolling Claimant shall send the Registration Affidavit via U.S. Mail postmarked no later than January 8, 2008 to:

Claims Administrator 115 S. 15th Street Suite 400 Richmond, VA 23219-4209 Main Number: 804.521.7200

- (8) Primary Counsel and *Pro Se* Claimants must certify in lieu of oath [pursuant to 28 U.S.C. § 1746] that the information contained in the Registration Affidavit is true and correct to his or her knowledge. Intentionally incomplete or misleading responses shall subject Primary Counsel and *Pro Se* Claimants to sanctions.
- when he or she acquires or loses his or her Interest in a Plaintiff's or Tolling Claimant's claim, when he or she becomes Primary Counsel or ceases to be Primary Counsel, or when because of changed circumstances his or her Registration Affidavit otherwise becomes materially untrue, in whole or in part. In such instances, Primary Counsel must serve a true and correct Registration Affidavit within 30 days of the changed circumstances. The revised Registration Affidavit shall identify all Plaintiffs and Tolling Claimants in whose claims Primary Counsel has an Interest as of the date that he or she executes the Registration Affidavit. This obligation shall terminate on September 1, 2008.
- (10) The Court expects all Counsel and all *Pro Se* Plaintiffs and Tolling Claimants to comply with this Order. Failure to meet the requirements of this Order by the deadlines set herein will subject non-compliant Counsel to a show cause hearing as to why they have not complied with this Order and as to why claims in which they have an Interest should not be dismissed.

New Ocleans, this 9th day of Morent 2007.

JUDGE

# Exhibit A

### Registration Affidavit

I, <sub>_</sub> follows:		hereby certify [pursuant to 28 U.S.C. § 1746] as
	1.	I am an attorney in good standing who is admitted to practice law in the
State of _		. The name and address of my law firm are:
	Law F	i <b>m</b>
	Street	
	City	State Zip Code
	2.	I make this certification pursuant to Pretrial Order No entered in
[the curre	nt coordina	ited proceeding].
	3.	Exhibit 1 to this certification contains a true and complete list of all of the
Plaintif <b>f</b> s	and/or Toll	ling Claimants in which I have an "Interest" and for whom I am "Primary
Counsel"	along with	a notation of all firms with an Interest in Each Claim as of October 1, 2007
Ιc	ertify unde	er penalty of perjury that the foregoing is true and correct.
		Primary Counsel
Sign ON <b>E</b>	of the stat	ements below:
cas	ses listed in	, on behalf of myself and all other counsel with an Interest in the Exhibit 1, agree to the terms of the MSA and will recommend all Plaintiffs g Claimants listed on Exhibit 1 should enroll in the Program.
OR 2. I, an	y of the Pla	, do not agree to the terms of the MSA and will not recommend that aintiffs and/or Tolling Claimants listed on Exhibit 1 enroll in the Program.

# Exhibit B

### Pro Se Registration Affidavit

1,				, hereby c	ertify purs	suant to 28	U.S.C. § 1	1/46 as follows:
	4.	I repres	sent myself	in the foll	lowing law	wsuit:		
	Case C	aption						
	Docket	Number				Date Filed		
	5.	I make	this certi	fication 1	oursuant t	to the Nov	ember _	, 2007 Order
regarding the	registra	tion of p	laintiffs.					
	6.	My dat	e of birth,	social sec	curity nun	nber, and c	urrent res	idential address
are:								
	Date of	Birth:						
	Social S	Security No	umber:		_			
	Current	Address:	Street					
			City		State		Zip Code	
			Oity		State		21p 000e	,
			Country					
	7.	I claim	that I sus	stained a	personal	injury as a	result o	f taking Vioxx.
I have marked	the cat	tegory of	my injury	and speci	fied the da	ate and plac	e of my ir	ijury below:
	м	yocardial (	nfarction or S	udden Card	liac Death			
	Is	chemic St	roke (not a he	emorrhagic s	stroke or a tr	ansient ischei	mic attack)	
	AI	ll other Inju	ıries					
	Date of	the specif	ied injury:	1_1_	_			
	Place o	f Injury:						
	8.	I took	Vioxx befo	ore my cla	aimed injı	ury. I have	specifica	ally checked the
category below	w that c	orrespor	nds to my d	uration of	Vioxx us	e:		
	Di	uration of	use up until th	e specified	injury of 12	months or les	s	
	D	uration of	use up until th	e specified	injury of mo	re than 12 mo	nths	

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•	our till j	unacı	Pondit	, 01	POLIUL.	, mai	uic	TOTOE	,,,,,	10	uc	ullu	COII CCt.

	Pro Se Claimant
Executed on:	<b></b>