## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: AVANDIA MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION	MDL Docket No. 1871 07-MD-1871
THIS DOCUMENT RELATES TO: Chimija Totsline,	STIPULATION AND ORDER TO TERMINATE QUALIFIED SETTLEMENT FUND
Plaintiff	
-against-	Case No. 2:09-CV-04656-CMR
SMITHKLINE BEECHAM CORP., D/B/A GLAXOSMITHKLINE Defendant	JUDGE CYNTHIA M. RUFE
· · · · · · · · · · · · · · · · · · ·	

IT IS HEREBY STIPULATED AND AGREED, between and among The Garretson Resolution Group, Inc., which is the Fund Administrator and Trustee of the Cellino & Barnes Avandia Settlement Fund (the "Trust"); GlaxoSmithKline LLC ("GSK"); by and through its counsel; and Cellino & Barnes P.C. ("Cellino & Barnes"), on behalf of all Avandia-related personal injury plaintiffs in state or federal litigation and claimants who are represented by Cellino & Barnes, that:

1. The Trust was established as a Qualified Settlement Fund by Order of this Court dated March 13, 2012. A copy of that Order is attached as Exhibit A.

2. Paragraph 7.1 of the Trust Agreement provides that the Trustee "may administratively terminate and wind up the affairs of the Trust when the Trustee determines, in

## 10/14/2015 4:58 PM FROM: Fax Microsoft TO: 2672995077 PAGE: 004 OF 009 Case 2:07-md-01871-CMR Document 4669 Filed 10/15/15 Page 2 of 3

its sole and absolute discretion, that the purposes of the Trust have been substantially met and no further transfers will be made to the Trust."

3. Paragraph 8.1 of the Trust Agreement provides that the Trust shall terminate following, among other events, the Trustee's determination that the purposes of the Trust have been met and the Court's approval of the termination of the Trust.

4. The Trustee has determined that the purposes of the Trust have been met, and no further transfers will be made to the Trust.

5. The assets remaining in the Trust, which include funds for claimants who otherwise have met qualification and payment criteria, but have probate and other complications remaining to complete, will be transferred to an escrow account to be managed by Pepper Hamilton LLP, with the consent of Cellino & Barnes and GSK.

6. In light of the foregoing, it is appropriate for the Court to issue an Order terminating the Trust.

7. Following the Court's termination of the Trust and the end of the Court's continuing jurisdiction over the Trust, the Trust will cease to be a Qualified Settlement Fund pursuant to Treasury Regulations Section 1.468B-2(k)(2).

Accordingly, the parties respectfully request that the Court:

 Terminate the Trust Agreement dated March 13, 2012, recognizing that the Trust ceases to be a qualified settlement fund pursuant to Treasury Regulation Section 1.468B-2(k)(2) immediately thereafter;

2. Officially end the Court's continuing jurisdiction over the Trust;

3. Order that the Trustee shall take all actions reasonable and necessary to effect a transfer of the Trust funds to an escrow account managed by Pepper Hamilton LLP; and

Discharge the Garretson Resolution Group, Inc. from any further duties in its 4. capacity as Fund Administrator and Trustee of the Trust.

Dated: October 13, 2015

Sylvius von Saucken, Esquire Gen. Counsel, Fiduciary & Chief Compliance Officer The Garretson Resolution Group, Inc. 6281 Tri-Ridge Boulevard, Suite 300 Loveland, OH 45140 (T) 513.794.0400 (F) 513.936.5186 Cellino & Barnes Avandia Settlement Fund

Michael Williams, Esq. Cellino & Barnes P.C. 350 Main Street 2500 Main Place Tower Buffalo, NY 14202 (T) 716.854.2020 (F) 716.854.6291 **ATTORNEY FOR PLAINTIFFS** 

:'

George A. Lehner, Esquire Kenneth H. Zucker, Esquire Ellen K. Scott, Esquire PEPPER HAMILTON LLP' 3000 Two Logan Square Eighteenth and Arch Streets' Philadelphia, PA 19103 (T) 215.981.4000 (F) 215,981,4750 ATTORNEYS FOR DEFENDANT

So Ordered;

Judge Cynthia M. Rufe

Rufo, J ..