

MASTER SETTLEMENT AGREEMENT

This Master Settlement Agreement (this “Agreement”) is entered into as of March 24, 2014, by and among (i) the Plaintiffs’ Steering Committee (as defined below), (ii) Merck Sharp & Dohme Corp. (“Merck”), (iii) the Claimants’ Counsel (as defined below), including the member law firms of the PSC, and (iv) the Participating Claimants (as defined below) (the member law firms of the PSC, the Claimants’ Counsel, Merck and such Participating Claimants being referred to herein collectively as the “Parties”).

WHEREAS, the Parties believe it would be in their best interests to settle certain claims and actions arising out of the use of FOSAMAX and avoid the risk, expense, inconvenience, and distraction of continued litigation;

WHEREAS, the PSC on behalf of itself and the member law firms of the PSC, without any admission by Merck of liability to any individual or entity, have agreed on the essential terms for resolution of these claims and actions as set forth in this Agreement;

WHEREAS, this Agreement is a private settlement agreement and not a class action settlement;

NOW, THEREFORE, for the good and valuable consideration described below, the sufficiency of which is hereby acknowledged, the Parties, each and all intending to be legally bound, hereby stipulate and agree as follows:

DEFINITIONS AND RECITALS

A. The term “Administrative Expenses” shall mean the administrative expenses of the Settlement, including the fees, costs and expenses of the Special Masters, the

Ethics Adviser and the Escrow Agent (including any indemnification, contribution, reimbursement or other obligations under the Escrow Agreement or otherwise with respect to any Special Master, the Ethics Adviser or the Escrow Agent), but exclusive of the fees, costs and expenses of any lien resolution company or other adviser engaged to assist in the negotiation or resolution of any Liens.

B. The term “Adverse Eligibility Notice” has the meaning ascribed to such term in Paragraph 26.

C. The term “Affected Claimant” has the meaning ascribed to such term in Paragraph 62.

D. The term “Allocation Amount” shall mean with respect to a Qualifying Program Claimant the Final Allocation Value assigned to such Qualifying Program Claimant pursuant to the Allocation Formula and Paragraph 33. A Primary Claimant and any spouse thereof and all other persons with claims derivative of those asserted by a Primary Claimant or other Claimant are considered a single Claimant for purposes of computing the Settlement Amount and the Allocation Amounts and shall share a single Allocation Amount, if any, with respect to such Primary Claimant in accordance with their respective interests.

E. The term “Allocation Category” has the meaning ascribed to such term in Paragraph 31.

F. The term “Allocation Category Determination Letter” has the meaning ascribed to such term in Paragraph 34.

G. The term “Allocation Committee” has the meaning ascribed to such term in Paragraph 31.

H. The term “Allocation Formula” has the meaning ascribed to such term in Paragraph 31.

I. The term “Allocation Special Master” has the meaning ascribed to such term in Paragraph 60.

J. The term “Category 3 Expense Adjustment” has the meaning ascribed to such term in Paragraph 33.c.

K. The term “Category 4 Expense Adjustment” has the meaning ascribed to such term in Paragraph 33.c.

L. The term “Certification and Joinder” has the meaning ascribed to such term in Paragraph 2.

M. The term “Certification and Release” has the meaning ascribed to such term in Paragraph 5.

N. The term “Claim” shall mean any and all claims, demands, damages, injuries, losses, and causes of action, of whatever nature or character, whether known or unknown, past, present, or future, that have been, could have been, may be, or could be alleged or asserted now or in the future, whether alleged or asserted or not, regarding or related to alleged jaw-related injuries, including, without limitation, osteonecrosis of the jaw, whether founded in law, equity, admiralty, tort, contract, statute, rule, regulation, or otherwise, including any loss or compensatory, wrongful death or punitive damage claim relating thereto; claims for consumer fraud, refunds, unfair business practices, deceptive trade practices, and other similar claims whether arising under statute, regulation, or judicial decision; claims for medical screening and monitoring, injunctive and declaratory relief; and claims for economic or business losses or disgorgement of profits, deriving from or related to the prescription, purchase or use of

FOSAMAX, and including any alleged loss of consortium or other derivative claims related thereto.

O. The term “Claimant” shall mean (i) those persons who are parties to the actions identified on Exhibit A, (ii) each additional plaintiff or claimant identified in the Participation Affirmations of the Claimants’ Counsel and listed on Exhibit A, (iii) all persons acting in a representative capacity for a Claimant, and (iv) all persons with claims derivative of those asserted by a Claimant.

P. The term “Claimants’ Counsel” shall mean, collectively, the Counsel who are listed on Exhibit A who elect to become parties to this Agreement pursuant to Paragraph 2. The term “Claimant’s Counsel” shall mean with respect to any particular Claimant, any such Counsel that represents such Claimant.

Q. The term “Claimant Submission Deadline” has the meaning ascribed to such term in Paragraph 5.

R. The term “CMO 17/17A” shall mean Case Management Order No. 17 (as amended) issued by the United States District Court for the Southern District of New York in MDL No. 1789.

S. The term “Common Benefit Fund” shall mean the Plaintiffs’ Litigation Expense Fund established pursuant to CMO 17/17A.

T. The term “Completion Notice” has the meaning ascribed to such term in Paragraph 36.

U. The term “Confidential Release” has the meaning ascribed to such term in Paragraph 5.

V. The term “Continuing Non-Qualifying Program Claimant” shall mean a Claimant who is considered a Continuing Non-Qualifying Program Claimant pursuant to Paragraph 29 or Paragraph 30.

W. The term “Escrow Account” has the meaning ascribed to such term in Paragraph 37.

X. The term “Escrow Agent” has the meaning ascribed to such term in Paragraph 37.

Y. The term “Escrow Agreement” has the meaning ascribed to such term in Paragraph 37.

Z. The term “Escrow Funding Date” has the meaning ascribed to such term in Paragraph 37.

AA. The term “Escrow Payment” has the meaning ascribed to such term in Paragraph 37.

BB. The term “Ethics Adviser” has the meaning ascribed to such term in Paragraph 65.

CC. The term “Evaluation Package” shall mean the collection of medical, dental or other records provided to, made available to or obtained by (i) the Eligibility Committee for determination of whether a Participating Claimant satisfies the Eligibility Requirements and (ii) the Allocation Committee for determination of the Allocation Category for a Participating Claimant.

DD. The term “Exhibit A Counsel” has the meaning ascribed to such term in Paragraph 1.

EE. The term "Expense Cap Amount" has the meaning ascribed to such term in Paragraph 14.

FF. The term "Final Allocation Amount Notice" has the meaning ascribed to such term in Paragraph 36.

GG. The term "Final Allocation Value" means the Provisional Allocation Value set forth on Exhibit D or as determined pursuant to Paragraph 33.

HH. The term "Final Demand Letter" has the meaning ascribed to such term in Paragraph 48.

II. The term "FOSAMAX" means Fosamax and Fosamax Plus D, and any other product containing alendronate manufactured or distributed by any of the Merck Parties.

JJ. The term "Future Evidence Stipulation" shall mean a stipulation that is in the form of Exhibit B to this Agreement.

KK. The term "General Special Master" has the meaning ascribed to such term in Paragraph 60.

LL. The term "including" shall mean including but not limited to.

MM. The term "Initial Allocation Amount Notice" has the meaning ascribed to such term in Paragraph 36.

NN. The term "Initial Eligible/Non-Eligible List" has the meaning ascribed to such term in Paragraph 25.

OO. The term "Late Claimant" has the meaning ascribed to such term in Paragraph 19.

PP. The term "Liabilities" shall mean any and all debts, liabilities, covenants, promises, contracts, agreements and/or obligations of whatever kind, nature, description or basis,

whether fixed, contingent or otherwise, whether presently known or unknown, developed or undeveloped, discovered or undiscovered, foreseen or unforeseen, matured or unmatured, or accrued or not accrued.

QQ. The term “Lien” means any mortgage, lien, pledge, charge, security interest, encumbrance, assignment, subrogation right, third-party interest or adverse claim of any nature whatsoever, in each case whether statutory or otherwise, including any of the foregoing in relation to Medicare or Medicaid, any Third Party Provider/Payor or any lawyer or law firm.

RR. The term “Lien Information” has the meaning ascribed to such term in Paragraph 46.

SS. The term “Medicare Claimant” shall mean a Claimant who is a Medicare beneficiary or is making claims on behalf of a person who is or was a Medicare beneficiary, as determined through queries submitted to the Medicare Query Process implemented under the MMSEA.

TT. The term “Medicare Information Listing” has the meaning ascribed to such term in Paragraph 42.

UU. The term “Medicare Lien” has the meaning ascribed to such term in Paragraph 41.

VV. The term “Merck Parties” shall mean Merck Sharp & Dohme Corp. and its predecessors, successors, subsidiaries and affiliates and each of their past, present and future direct or indirect parent companies, subsidiaries, divisions and affiliates, joint ventures, clinical researchers, contractors and consultants; each of their present and former officers, directors, employees, stockholders, partners, owners, insurers, attorneys, representatives, and agents; and each of their predecessors, successors, and assigns.

WW. The term “Merck Push Right” has the meaning ascribed to such term in Paragraph 27.

XX. The term “MMSEA” shall mean the Medicare, Medicaid and Schip Extension Act.

YY. The term “Net Allocation Amount” shall mean with respect to a Qualifying Program Claimant such Qualifying Program Claimant’s Allocation Amount, reduced by (i) the assessment required to be paid to the Common Benefit Fund in respect of such Allocation Amount pursuant to CMO 17/17A and (ii) any Liens to be satisfied by direct payment from the Escrow Account.

ZZ. The term “Non-Continuing Claimant” has the meaning ascribed to such term in Paragraph 29.

AAA. The term “Non-Participating Claimant” shall mean any Claimant who does not become a Participating Claimant pursuant to Paragraph 5 or Paragraph 19, subject to Paragraph 29 and Paragraph 62.

BBB. The term “Non-Qualifying Program Claimant” shall mean (i) any Participating Claimant who does not become a Qualifying Program Claimant, (ii) any Participating Claimant who is determined by the General Special Master not to be a Qualifying Program Claimant pursuant to Paragraph 26 and does not become a Qualifying Program Claimant pursuant to the exercise of the Merck Push Right, (iii) any Non-Continuing Claimant and (iv) any Claimant that becomes a Non-Qualifying Program Claimant pursuant to Paragraph 62.

CCC. The term “ONJ Settlement Plan” shall mean the plan and process described in this Agreement for the resolution and dismissal of all Claims.

DDD. The term “Participating Claimant” shall mean a Claimant who becomes a party to this Agreement pursuant to Paragraph 5 or Paragraph 19, subject to Paragraph 29 and Paragraph 62.

EEE. The term “Participation Affirmation” has the meaning ascribed to such term in Paragraph 1.

FFF. The term “Primary Claimant” shall mean, a person who was prescribed and ingested Fosamax, whether now living or deceased.

GGG. The term “Provisional Allocation Value” shall mean the Provisional Allocation Value set forth on Exhibit D, subject to adjustment pursuant to Paragraph 33.

HHH. The term “PSC” or “Plaintiffs’ Steering Committee” shall mean the ONJ Plaintiffs’ Steering Committee, which is composed of the persons designated from time to time in an order of the United States District Court for the Southern District of New York (and consisting as of the date of this Agreement of the following lawyers: Timothy O’Brien – Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.; Chris Seeger – Seeger Weiss, LLP; Vance Andrus – Andrus Wagstaff, P.C.; Annesley DeGaris - Cory Watson Crowder & DeGaris, P.C.; James Dugan, II – Dugan Law Firm; Anthony Irpino – Irpino Law Firm; Michelle Parfitt – Ashcraft & Gerel, LLP; Bob Germany – Pittman, Germany, Roberts & Welsh LLP; Shelly Sanford – Sanford Law Firm; Russ Abney – Beasley, Allen, Crow, Methvin, Portis & Miles, P.C.). A change in the composition of the PSC shall not affect the status of any former member firm of the PSC as a Party to this Agreement (other than its status as a member of the PSC).

III. The term “PSC Designee” has the meaning ascribed to such term in Paragraph 69.

JJJ. The term "Qualifying Program Claimant" shall mean a Participating Claimant who (i) satisfies the Eligibility Requirements as determined by the Eligibility Committee (other than Participating Claimants who are subsequently determined by the General Special Master to have not satisfied the Eligibility Requirements) or as determined by the General Special Master or (ii) is otherwise deemed by Merck to be a Qualifying Program Claimant pursuant to the Merck Push Right.

KKK. The term "Reduced Payout Amount" has the meaning ascribed to such term in Paragraph 33.

LLL. The term "Released Parties" shall mean the Merck Parties and the other persons released pursuant to the Confidential Releases.

MMM. The term "Settlement" shall mean the settlement of the Claims and litigation provided for in this Agreement.

NNN. The term "Settlement Amount" shall mean the amount determined in accordance with Paragraph 13.

OOO. The term "Special Master" has the meaning ascribed to such term in Paragraph 60.

PPP. The term "Stipulation of Dismissal" has the meaning ascribed to such term in Paragraph 5.

QQQ. The term "Termination Election Deduction Value" has the meaning ascribed to such term in Paragraph 12.

RRR. The term "Termination Election Period" has the meaning ascribed to such term in Paragraph 11.

SSS. The term “Third Party Provider/Payor” means any provider or payor, in each case public or private, of (i) health, hospital, medical, physician, healthcare and/or pharmaceutical services, products or expenses and/or (ii) any other form of compensation, including national, federal,, state or local governmental authorities (or other persons) providing services or benefits.

**CONDITIONS PRECEDENT TO MERCK’S
OBLIGATIONS UNDER THIS AGREEMENT**

1. Each of the member law firms of the PSC represents and warrants to Merck that (a) **the PSC has notified all of the Counsel listed on Exhibit A to this Agreement** (the “Exhibit A Counsel”) and of the opportunity for such Exhibit A Counsel to participate in the ONJ Settlement Plan as provided in Paragraph 2 below and of the opportunity for the Claimants in the actions brought by them listed on Exhibit A or otherwise represented by them and listed on Exhibit A to participate in the ONJ Settlement Plan as provided in Paragraph 5 below and (b) each Exhibit A Counsel has affirmed in writing (each such writing a “Participation Affirmation”) its intention to participate in the ONJ Settlement Plan. The member law firms of the PSC shall not be deemed by virtue of this Agreement to represent or act for any Claimant other than the Claimants for which they, respectively, are identified as Counsel on Exhibit A.
2. In order to participate in the ONJ Settlement Plan, Exhibit A Counsel must provide to Merck not later than the Claimant Submission Deadline an executed Certification and Release of at **least one Claimant represented by such Exhibit A Counsel**, including and attached thereto an executed Certification and Joinder of such Exhibit A Counsel as set forth in Exhibit C (a “Certification and Joinder”) in which such **Exhibit A Counsel (A) agrees (i) to participate in**

the ONJ Settlement Plan, (ii) to comply with and be bound by the terms and conditions of this Agreement, (iii) to become a party to this Agreement and (iv) to recommend to the Claimants represented by them that such Claimants elect to participate in the ONJ Settlement Plan as provided in Paragraph 5 below, and (B) represents and warrants that the information set forth in paragraph 2 of its Participation Affirmation and in Exhibit 1 thereto is true and complete in all respects. An Exhibit A Counsel's election to participate in the ONJ Settlement Plan and to become a party to this Agreement and a Claimant's Counsel is irrevocable. No Claimant's Counsel may under any circumstances or for any reason withdraw or request the return of any Certification and Joinder.

If any Exhibit A Counsel does not deliver to Merck a Certification and Joinder in accordance with this Paragraph 2, Merck will have the right by giving written notice to the PSC to terminate this Agreement and the ONJ Settlement Plan, and in the event of such termination Merck shall have no obligation to fund the Settlement Amount or have any other obligation under this Agreement. Merck must exercise this right of termination not later than 11:59p.m. (New York City time) on the fifteenth (15th) day following the later of the Claimant Submission Deadline and the expiration of any cure period under Par. 5.

3. Each Exhibit A Counsel who satisfies Paragraph 2 hereby covenants not to make any misrepresentation with respect to the ONJ Settlement Plan or the terms and conditions of this Agreement to any person, for example by leading persons who are not Claimants to believe that they may become eligible to receive any payment in connection with the Settlement provided for in this Agreement or leading any persons who are not Qualifying Program Claimants to believe that they are eligible to receive any payment in connection with the Settlement provided for in this Agreement. The Parties agree that the provisions of this

paragraph are an essential element of this Agreement and that a breach of any such provision shall constitute a material breach of this Agreement entitling Merck to an immediate remedy against any such Exhibit A Counsel who breached such provision, including injunctive relief and attorneys' fees.

4. [Reserved]

5. A Claimant may elect to participate in the ONJ Settlement Plan and become a Participating Claimant by executing and delivering to Merck not later than 11:59p.m. (New York City time) on April 30, 2014 or such later date and time, if any, as Merck may specify in its sole discretion by written notice to the PSC (the "Claimant Submission Deadline");

a. a certification and undertaking in the form attached as Exhibit C to this Agreement (a "Certification and Release") executed by or on behalf of such Claimant that such

Claimant:

- i. agrees to participate in the ONJ Settlement Plan,
- ii. agrees to be bound by the terms and conditions of, and to become a party to, this Agreement,
- iii. acknowledges that (A) the sole compensation to such Claimant, if any, in connection with any of the Claims released pursuant to this Agreement (including the Confidential Releases) will be such Claimant's Allocation Amount (as the same may subsequently be determined in accordance with this Agreement in respect of such Claimant), which Allocation Amount shall be applied as provided in this Agreement, (B) such Claimant will not receive any payment pursuant to this Agreement unless such Claimant becomes a Qualifying Program Claimant and satisfies the other conditions set forth in

this Agreement and (C) such Claimant's Certification and Release (including the Confidential Release contained therein) and Stipulation of Dismissal (as such terms are defined below) will become effective in accordance with this Agreement and may become effective whether or not such Claimant receives any payment pursuant to this Agreement; and

- iv. certifies whether such Claimant is, or is not, a Medicare Claimant;
 - v. releases all Claims against the Merck Parties and the other Released Parties seeking damages for alleged jaw-related injuries, including, without limitation, osteonecrosis of the jaw (each such release, including any such release included in the Certification and Release, being a "Confidential Release"); and
 - vi. includes the Certification and Joinder referred to in Paragraph 2 executed by such Claimant's Counsel; and
- b. for any Claim included in a lawsuit pending in any court a stipulation of dismissal with prejudice with respect to such lawsuit (or other comparable document), in each case in a form customarily submitted in the applicable court and as prescribed or approved by Merck that will, when filed, result in the dismissal with prejudice of such lawsuit with respect to all Merck Parties and the other Released Parties (each a "Stipulation of Dismissal"), but solely as to Claims released pursuant to the applicable Confidential Release.

Claimants shall have until the Claimant Submission Deadline to elect to participate in the ONJ Settlement Plan and become Participating Claimants in accordance with this Agreement, subject to the cure period, if applicable, provided for below in this Paragraph 5.

A Claimant who satisfies each of the foregoing conditions (as determined by Merck) by the Claimant Submission Deadline, subject to the cure period, if applicable, provided for below in this Paragraph 5, shall be a Participating Claimant, and by complying with such conditions, such Participating Claimant shall be a Party to this Agreement., subject to Paragraph 29 and Paragraph 62. A Claimant who does not satisfy each of such conditions (as determined by Merck) by the Claimant Submission Deadline, subject to the cure period, if applicable, provided for below in this Paragraph 5, shall be a Non-Participating Claimant. A Claimant's election to participate in the ONJ Settlement Plan and to become a party to this Agreement and a Participating Claimant is irrevocable. No Participating Claimant may under any circumstances or for any reason withdraw or request the return of the Certification and Release or Stipulation of Dismissal or otherwise unilaterally exit the ONJ Settlement Plan or this Agreement, except as provided in Paragraph 29 with respect to Non-Continuing Claimants. Merck shall provide to the PSC from time to time a list of the Claimants who have agreed to participate in the ONJ Settlement Plan pursuant to this Paragraph 5. In the event a Claimant's submission to Merck pursuant to this Paragraph 5 prior to the Claimant Submission Deadline is determined by Merck to be deficient, Merck shall notify such Claimant's Counsel in writing of such deficiencies, and such Claimant shall have the opportunity to cure such deficiencies by submitting revised documents to Merck not later than the later of the Claimant Submission Deadline or 11:59p.m. on the tenth (10th) day following the date of such written notice. Merck shall notify the PSC in the event of the cure of such deficiencies, as determined by Merck.

6. Notwithstanding any other provision of this Agreement or any other agreement, Merck shall have no obligations under this Agreement or any other agreement, including any obligation

to transmit the Settlement Amount to the Escrow Agent, as described below, or make any other payment in respect of the Settlement unless (i) each and every one of the Claimants in the actions listed on Exhibit A, and each additional Claimant identified in the Participation Affirmations of the Claimants' Counsel and listed on Exhibit A, has elected to participate in the ONJ Settlement Plan and become a Participating Claimant pursuant to Paragraph 5 by the Claimant Submission Deadline, subject to the cure period, if applicable, provided for in Paragraph 5 or (ii) Merck waives its right to terminate this Agreement as provided in Paragraph 11.b.


7. If at the later of the Claimant Submission Deadline or the end of the cure period, if applicable, provided for in Paragraph 5, there is any Non-Participating Claimant, Merck may, in its sole discretion, exercise one of the options set forth in Paragraph 11.
8. Merck will hold the submitted Stipulation of Dismissal of each Participating Claimant in escrow until the earlier of: (i) such time as the Confidential Release of such Claimant becomes effective as provided in this Agreement and Merck is authorized to file such Stipulation of Dismissal as provided in this Agreement or (ii) Merck is required pursuant to this Agreement to return the Certification and Release or Stipulation of Dismissal of such Claimant to such Claimant. The Certification and Release of each Participating Claimant shall be effective upon the delivery thereof to Merck, except that the Confidential Release contained in any submitted Certification and Release shall not become effective until such time as the Confidential Releases become effective as provided in Paragraph 38 of this Agreement. To the extent any Claimant also has a claim or potential claim alleging femur fracture injury, the Parties acknowledge that such claim is not released and/or satisfied by

this Agreement or the Confidential Release, and Merck will not argue in any tribunal that any such claim is or was resolved or released by this Agreement or the Confidential Release.

9. In the event that the Claimant Submission Deadline is extended by Merck, Merck shall notify the PSC, and the PSC shall notify the other Claimants' Counsel, in writing of such extension.

10. [Reserved]

11. In the event that any Claimant has not become a Participating Claimant or any Exhibit A Counsel has not become a party to this Agreement by the Claimant Submission Deadline, or if a Claimant is entitled to cure an otherwise timely submission as provided in Paragraph 5 such Claimant fails to cure such submission within the time period provided for such cure in Paragraph 5, then Merck shall have the right, in its sole discretion, to elect one of the following options set forth in Paragraph 11.a and Paragraph 11.b below. Merck shall notify the PSC and the Claimants' Counsel of its election not later than forty-five (45) days following the Claimant Submission Deadline, provided that Merck may extend such forty-five (45)-day period as provided in Paragraph 12 (the period during which Merck may make such election being referred to in this Agreement as the "Termination Election Period.")

- a.  **OPTION 1:** Merck may declare this Agreement to be null and void. If Merck chooses Option 1, (i) the Parties shall have no further obligations under this Agreement or any other agreement, (ii) any Stipulations of Dismissal and the Certification and Releases (including the Confidential Releases contained therein) received by Merck will be deemed null and void and (iii) Merck shall return such Stipulations of Dismissal and Certification and Releases to the relevant Claimants (through the Claimants' Counsel, if represented, or directly to such Claimant if *pro se*).

OR

- b. **OPTION 2:** Merck may waive its right to declare this Agreement null and void and elect to have this Agreement remain in effect, in which case the Settlement Amount shall be reduced by the aggregate amount of the Allocation Amounts that would be applicable to the Non-Participating Claimants and to Claimants who are Affected Claimants under Paragraph 62 pursuant to the Allocation Formula and Paragraph 33; provided that the amount of such reduction shall not be less than the Termination Election Deduction Value.

12. In order to facilitate Merck's informed exercise of its rights under Paragraph 11, the Claimants' Counsel shall use all reasonable efforts to obtain and deliver to Merck as soon as reasonably possible all medical, dental and other records relating to Non-Participating Claimants represented by them, including obtaining authorizations for the release of information and records executed by the Non-Participating Claimant, as may be necessary for Merck and the Allocation Committee to assign each Non-Participating Claimant to the applicable Allocation Category. If Merck does not receive all such records by 11:59p.m. (New York City time) on the fifteenth (15th) day prior to the expiration of the Termination Election Period (as such period may be extended as provided herein) or in sufficient time for each Non-Participating Claimant to be assigned to an Allocation Category as provided herein, Merck may, at any time and from time to time prior to the expiration of the Termination Election Period by written notice to the PSC, extend the Termination Election Period to allow additional time for the receipt of such records and the evaluation thereof by Merck; provided, however, that the Termination Election Period may not be extended pursuant to this Paragraph 12 by more than ninety (90) days. Merck and the Allocation Committee shall review such information and (with the Allocation Committee acting by majority vote) assign each Non-Participating Claimant to an Allocation Category and shall

use all reasonable efforts to make such assignments for all Non-Participating Claimants by 11:59p.m. (New York City time) on the fifteenth (15th) day prior to the expiration of the Termination Election Period (as such period may be extended as provided herein). In the event of a disagreement between Merck and the Allocation Committee as to the Allocation Category to which a Non-Participating Claimant should be assigned, such disagreement shall be finally resolved by the Allocation Special Master, whose determination shall be final and binding on all Parties. If any Non-Participating Claimant has not been assigned to an Allocation Category by the agreement of Merck and the Allocation Committee or by the Allocation Special Master in accordance with this paragraph or Merck has not received notice of such assignment with respect to any Non-Participating Claimant by 11:59p.m. (New York City time) on the fifteenth (15th) day prior to the expiration of the Termination Election Period (as such period may be extended as provided herein), Merck may, at any time and from time to time prior to the expiration of the Termination Election Period by written notice to the PSC, extend the Termination Election Period to allow additional time for each such Non-Participating Claimant to be assigned to an Allocation Category and for the evaluation thereof by Merck of the consequences of such assignments; provided, however, that the Termination Election Period may not be extended pursuant to this Paragraph 12 by more than ninety (90) days. The aggregate amount of the Provisional Allocation Values of all Non-Participating Claimants as of the expiration of the Termination Election Period (but excluding Provisional Allocation Values of Claimants who were Non-Participating Claimants as of such date but subsequently become Participating Claimants pursuant to Paragraph 19) plus the aggregate amount as of the expiration of the Termination Election Period of the Provisional Allocation Values of all Claimants who are Affected Claimants under Paragraph 62, in each case without regard to any adjustments to any Provisional Allocation Values made pursuant to Paragraph 33, is referred to herein as the "Termination Election Deduction Value."

THE SETTLEMENT AMOUNT

13. The Settlement Amount shall be the sum of (i) the aggregate of the Allocation Amounts of all Qualifying Program Claimants and (ii) the Expense Cap Amount; provided, however, that under no circumstances shall the Settlement Amount exceed Twenty Seven Million Seven Hundred Thousand dollars (\$27,700,000.00) reduced by the greater of (i) the aggregate of the Allocation Amounts of all Non-Participating Claimants or (ii) the Termination Election Deduction Value.
14. The PSC, through the PSC Designee, shall cause the Settlement Amount to be applied by the Escrow Agent, following the payment thereof to the Escrow Account and in accordance with the Escrow Agreement (including satisfaction of the conditions set forth in Paragraph 42, Paragraph 45 and Paragraph 46, as applicable), as follows: (i) first, to the payment of the Administrative Expenses of the Settlement, up to a maximum of the Expense Cap Amount, (ii) second, to the payment of assessments to the Common Benefit Fund pursuant to CMO 17/17A, (iii) third, to the satisfaction of Liens to be satisfied directly from the Escrow Account pursuant to Paragraph 47, and (iv) thereafter to the payment of the Net Allocation Amounts in respect of the Qualifying Program Claimants, which Net Allocation Amounts shall be paid to the applicable Claimants' Counsel and shall be held and applied by such Claimants' Counsel as provided in Paragraph 45. The Administrative Expenses provided for in this Agreement in an amount up to \$200,000 or such lesser amount as is applied in computing the final Allocation Amounts pursuant to Paragraph 33 (the lesser of such two amounts being the "Expense Cap Amount"), shall be paid and satisfied solely from the Escrow Account. Any Administrative Expenses in excess of the Expense Cap Amount shall be borne and shall be paid and satisfied by the member law firms of the PSC. The member law firms of the PSC agree that they shall be obligated, jointly and severally, to pay and satisfy such expenses and agree, jointly and severally, to indemnify and hold Merck harmless against any and all such fees and expenses. Merck shall not have any responsibility or obligation with respect to any Administrative Expenses or any other costs or expenses

associated with the Settlement, other than the fees and expense of its legal counsel. Each Claimant and such Claimant's Counsel shall be jointly and severally responsible for the fees and expenses of any lien resolution company engaged to assist in the resolution of any liens relating to such Claimant or such Claimant's Claims or Allocation Amount. The PSC shall ensure that the funds in the Escrow Account are applied in accordance with this paragraph. Merck and the member law firms of the PSC shall cooperate to seek the amendment of CMO 17/17A to clarify that the assessments provided for in CMO 17/17A shall not apply to Administrative Expenses.

15. The Merck Parties shall not have any responsibility or obligation whatsoever for the payment of the Claimants' attorneys' fees or costs, and the satisfaction of the fees and expenses of the Claimants' attorneys shall be solely the responsibility of the Claimants, subject to the rights of Claimants' Counsel pursuant to Paragraph 45.
16. The Claimants' Counsel are solely responsible for advising the Claimants concerning the terms of this Agreement and the PSC shall be solely responsible for allocating the Settlement Amount (after provision for Administrative Expenses up to the Expense Cap Amount) among the Qualifying Program Claimants pursuant to the Allocation Formula, consistent with their obligations under the Rules of Professional Conduct. Merck accepts no responsibility or liability for any allocation or division of the Settlement Amount, or for the payment to any Qualifying Program Claimant of such Qualifying Program Claimant's Allocation Amount other than Merck's obligation to deposit the Settlement Amount in the Escrow Account.
17. Claimants' Counsel and the Merck Parties agree that the Allocation Amount to be paid in respect of each Qualifying Program Claimant represents the full satisfaction and discharge of such Qualifying Program Claimant's Claims. No portion of such Settlement represents the payment of punitive or exemplary damages. Nonetheless, in consideration for the satisfaction of each Claimant's Claim for compensatory damages, Claims for punitive or exemplary damages also shall be fully released and discharged in the Confidential Release.

18. All sums paid pursuant to this Agreement constitute damages on account of personal injuries or physical injuries or physical sickness within the meaning of Section 104 of the Internal Revenue Code of 1986, as amended, and no portion of the proceeds paid under this Agreement represent punitive damages, pre-judgment or post-judgment interest, nor nonphysical injuries.
19. If any **Claimant does not elect to participate** in the Settlement or does not become a Participating Claimant pursuant to Paragraph 5 and Merck elects to proceed under Paragraph 11.b, any Claimant who does not provide a Certification and Release and a Stipulation of Dismissal prior to the Claimant Submission Deadline or, if applicable, the end of the cure period provided for in Paragraph 5 but subsequently executes and delivers to Merck a Certification and Release and a Stipulation of Dismissal prior to the expiration of the Termination Election Period (a "Late Claimant"), then Merck may, at its sole option, agree to accept such Late Claimant's Certification and Release and the Stipulation of Dismissal. If Merck accepts such documents, (i) Merck shall notify the PSC, (ii) such Late Claimant shall become a Participating Claimant, (iii) the eligibility of such Late Claimant shall be assessed as provided below in this Agreement to determine whether such Late Claimant qualifies to be a Qualifying Program Claimant and (iv) if such Late Claimant becomes a Qualifying Program Claimant, the PSC shall determine the Allocation Amount of such Late Claimant and include such Allocation Amount in the Initial Allocation Amount Notice and Final Allocation Amount Notice provided for in Paragraph 36.

ELIGIBILITY FOR CLAIMS VALUATION

20. To be considered for an Allocation Amount, a Participating Claimant must be finally determined by the Eligibility Committee or the General Special Master, or be deemed by Merck, to be a "Qualifying Program Claimant." A Participating Claimant will be considered a Qualifying Program Claimant if:

- a. the Eligibility Committee determines that the Participating Claimant satisfied the Eligibility Requirements set forth in Paragraph 21 below; or
- b. the General Special Master determines that the Participating Claimant satisfied the Eligibility Requirements set forth in Paragraph 21 below; or
- c. Merck deems the Participating Claimant to be a “Qualifying Program Claimant” pursuant to the Merck Push Right provided for in Paragraph 27 below.

21. The Eligibility Requirements are as follows:

- a. the Participating Claimant must satisfy the injury requirement by any one (or more) of the following criteria:
 - i. have a diagnosis of ONJ or BRONJ documented in a medical record created by either a dentist or an oral surgeon prior to December 10, 2013; or
 - ii. produce a Rule 26 expert report from a board-certified oral and maxillofacial surgeon asserting that the Claimant has ONJ or BRONJ; or
 - iii. produce medical record evidence from an oral surgeon or dentist sufficient to diagnose at least Stage 1 BRONJ using the AAOMS criteria as provided in the 2009 Update in *J Oral Maxillofac Surg.*; and
- b. the Participating Claimant must satisfy the usage requirement by demonstrating through pharmacy records that the Participating Claimant had available to him or her at any time prior to the onset of the alleged jaw-related injury an eighty-four (84) day supply of FOSAMAX; and
- c. the Participating Claimant must have filed suit against Merck or any of the other Released Parties with respect to the alleged jaw-related injury or have had a signed attorney retainer agreement with respect to Claims for alleged jaw-related injury not later than December 10, 2013; provided that with respect to Participating Claimants who did not file suit on or prior to December 10, 2013, such Participating Claimant must satisfy the personal injury statute of limitation requirement of his/her home state with respect to the alleged jaw-related injury, with the earliest date on the signed

attorney retainer agreement with respect to the alleged jaw-related injury constituting the statute of limitation trigger date.

22. Satisfaction of the Eligibility Requirements shall be determined by an Eligibility Committee, consisting of five members, with four members designated by the PSC and one member designated by Merck. Each member of the Eligibility Committee will have the right, but not the obligation, to assess whether a Participating Claimant satisfies the Eligibility Requirements. A determination by the Eligibility Committee that a Participating Claimant is a Qualifying Program Claimant shall require the written determination by at least three (3) members of the Eligibility Committee that the Participating Claimant satisfies the Eligibility Requirements. Written notice of such determination shall be given to all members of the Eligibility Committee promptly after such determination. The Merck representative on the Eligibility Committee shall have the right to challenge any determination by the Eligibility Committee that a Participating Claimant is a Qualifying Program Claimant by giving written notice of such challenge to such Claimant's Counsel with a copy to the PSC not later than ten (10) days after the Merck representative receives written notice of the decision of the Eligibility Committee. Any such challenge shall be resolved by the General Special Master as provided in Paragraph 26.
23. Each Participating Claimant shall cooperate fully with the Eligibility Committee and provide medical and dental records, and other necessary records, sufficient to allow the Eligibility Committee to determine whether or not such Participating Claimant satisfies the Eligibility Requirements. The identification and provision of such records shall be solely the responsibility of such Participating Claimant and such Claimant's Counsel. Each Claimant's Counsel shall use all reasonable efforts to obtain such records for the Eligibility Committee to the extent such records relate to Claimants represented by it. Any member of the Eligibility Committee shall have the right, but shall not have any obligation, to request medical, dental or other records, and the Participating Claimants shall take necessary steps, including the execution of authorizations for the release of information and records, to

provide the Eligibility Committee with the requested records. If any medical, dental or other records provided to the Eligibility Committee are in a language other than English, the Participating Claimant shall, at his or her expense, cause such records to be translated into English by a certified translator reasonably acceptable to the Eligibility Committee prior to the submission thereof to the Eligibility Committee. The Eligibility Committee shall ensure that any medical, dental or other records provided to any member of the Eligibility Committee (including any translations) are provided to all members of the Eligibility Committee. As a condition to Merck's obligation to make the Escrow Payment, the PSC shall deliver or cause to be delivered to the law firm Venable LLP for the benefit of Merck a true and complete copy of the Evaluation Package of each Participating Claimant (including any translations thereof) in electronic (PDF) format, together with a written certification of the PSC Designee representing and warranting on behalf of each of the member law firms of the PSC that the electronic copies of the documents delivered include a true and complete copy of each such Evaluation Packages.

24. The Eligibility Committee shall maintain a current (updated at least weekly), written record of the determinations made by the Eligibility Committee, which record shall include with respect to each Participating Claimant that is determined not to have satisfied the Eligibility Requirements, the reasons why the Eligibility Requirements are not satisfied and shall ensure that a copy of each update to such written record is provided contemporaneously to all members of the Eligibility Committee. Merck and its representatives (in addition to Merck's representative on the Eligibility Committee) will have the right to review all medical, dental or other records provided to the Eligibility Committee (including any translations) relating to any Participating Claimant who, as determined by the Eligibility Committee, does not satisfy the Eligibility Requirements, and the Eligibility Committee and the other Parties shall cooperate with Merck in connection with any such review and shall make available to Merck and its representatives any such records as may be requested by Merck in connection with such review.

25. Following the determination of the eligibility status of all Participating Claimants, the Eligibility Committee shall produce and deliver to Merck and the PSC a list of Participating Claimants, indicating separately the Participating Claimants who, as determined by the Eligibility Committee, satisfy the Eligibility Requirements and the Participating Claimants who, as determined by the Eligibility Committee, do not satisfy the Eligibility Requirements and stating with particularity with respect to each such non-eligible Participating Claimant the reasons why such Participating Claimant does not satisfy the Eligibility Requirements (the “Initial Eligible/Non-Eligible List”).
26. If the Eligibility Committee determines that any Participating Claimant does not meet the Eligibility Requirements or if as the result of a challenge by the Merck representative on the Eligibility Committee contemplated by Paragraph 22 or Paragraph 28 the General Special Master determines that any Participating Claimant does not meet the Eligibility Requirements and Merck does not exercise the Merck Push Right with respect to the applicable Participating Claimant, then (i) the Eligibility Committee shall notify such Participating Claimant or such Claimant’s Counsel in writing of such determination (any such notice, an “Adverse Eligibility Notice”) not later than fourteen (14) days after such determination and of such Participating Claimant’s right, in the case of a determination by the Eligibility Committee, to appeal such determination to the General Special Master in accordance with this Agreement and (ii) such Participating Claimant shall have the right to appeal the Eligibility Committee’s decision to the General Special Master by delivering written notice of such appeal to the PSC and Merck not later than fourteen (14) days after the date such Participating Claimant or such Participating Claimant’s Counsel is notified that the Eligibility Committee has determined that such Participating Claimant is a not a Qualifying Program Claimant. If the Merck representative on the Eligibility Committee challenges in accordance with Paragraph 22 or Paragraph 28 any determination by the Eligibility Committee that a Participating Claimant is a Qualifying Program Claimant, then (i) the Eligibility Committee shall notify such Participating Claimant or such Claimant’s Counsel of

such challenge in writing not later than fourteen (14) days after receiving notice of such challenge and of such Participating Claimant's right to participate in such challenge in accordance with this Agreement and (ii) both Merck and such Participating Claimant shall have the right to participate in such challenge by delivering written notice of such intent to participate to the PSC and Merck not later than fourteen (14) days after the date such Participating Claimant or such Participating Claimant's Counsel is notified that the Merck representative has challenged the determination of the Eligibility Committee. The General Special Master will have the authority to determine whether any such Participating Claimant who initiates such appeal within such time period or who is the subject of such challenge satisfies the Eligibility Requirements and should thereby be deemed a Qualifying Program Claimant. The General Special Master shall have the right to review all medical, dental or other records provided to the Eligibility Committee (including any translations) relating to any Participating Claimant who initiates such appeal or who is the subject of such challenge, and the Eligibility Committee and the other Parties shall cooperate with the General Special Master in connection with the review of such records by the General Special Master and shall make available to the General Special Master any such records as may be requested by the General Special Master in connection with such review. The General Special Master (i) shall determine whether or not the Participating Claimant satisfies the Eligibility Requirements and is a Qualifying Program Claimant or a Non-Qualifying Program Claimant, (ii) notify the PSC, such Participating Claimant's Counsel and Merck in writing of such determination, (iii) such determination shall be binding on all the Parties, subject to the Merck Push Right, and (iv) such Participating Claimant shall be a Qualifying Program Claimant or a Non-Qualifying Program Claimant, as so determined by the General Special Master, subject to the Merck Push Right.

27. If the Eligibility Committee determines that a Participating Claimant does not satisfy the Eligibility Requirements and such determination is not appealed to the General Special Master within the time period provided in this Agreement for such appeal or, if appealed, the

General Special Master does not determine that the Participating Claimant satisfies the Eligibility Requirements, Merck shall have the unrestricted right (the “Merck Push Right”), with or without regard to the Eligibility Requirements, to deem that Participating Claimant a Qualifying Program Claimant. Such Merck Push Right may be exercised by Merck in its sole discretion by written notice to the PSC at any time prior to the delivery to Merck of the Final Allocation Amount Notice.

28. Any Participating Claimant whom the Eligibility Committee or the General Special Master determines meets the Eligibility Requirements shall be a Qualifying Program Claimant, unless the Merck representative on the Eligibility Committee challenges such determination in accordance with Paragraph 22, in which case such Participating Claimant shall be a Qualifying Program Claimant only if determined to be a Qualifying Program Claimant by the General Special Master or Merck withdraws such challenge or subsequently exercises the Merck Push Right with respect to such Participating Claimant. If the General Special Master determines that the Participating Claimant is not a Qualifying Program Claimant and Merck does not exercise the Merck Push Right with respect to such Participating Claimant, then the Eligibility Committee shall notify such Participating Claimant or such Claimant’s Counsel in writing of such determination in accordance with Paragraph 26. Any Participating Claimant who is deemed by Merck to be a Qualifying Program Claimant pursuant to the Merck Push Right shall be a Qualifying Program Claimant. The Allocation Amount payable in respect of each Qualifying Program Claimant will be determined in accordance with the Allocation Formula and this Agreement. Any Participating Claimant who is not a Qualifying Program Claimant shall be a Non-Qualifying Program Claimant; and no Allocation Amount or other payment shall be made with respect to any Non-Qualifying Program Claimant pursuant to this Agreement.

29. Any Non-Qualifying Program Claimant who does not appeal his or her status as a Non-Qualifying Program Claimant shall have the right to proceed forward with his or her suit or Claim if the Non-Qualifying Program Claimant executes and delivers to Merck a Future

Evidence Stipulation within thirty (30) days after delivery to such Non-Qualifying Program Claimant or his/her Counsel of written notice that such Claimant is a Non-Qualifying Program Claimant (each such Non-Qualifying Program claimant being referred to herein as an “Non-Continuing Claimant”). Upon the delivery of such Future Evidence Stipulation within such thirty (30)-day period, this Agreement shall terminate with respect to such Non-Continuing Claimant, except for this Paragraph 29 and Paragraph 57, which shall survive such termination. In such event (i) the Confidential Release of such Non-Continuing Claimant shall be null and void, (ii) Merck shall not be authorized to file such Stipulation of Dismissal of such Non-Qualifying Program Claimant and (iii) Merck shall return such Non-Qualifying Program Claimant’s Confidential Release and Stipulation of Dismissal to such Non-Qualifying Program Claimant (through such Claimant’s Counsel, if represented, or directly to such Claimant if *pro se*). If the Non-Qualifying Program Claimant fails to execute and deliver to Merck a Future Evidence Stipulation within such thirty (30) day period and does not appeal his or her status as a Non-Qualifying Program Claimant and is not deemed by Merck to be a Qualifying Program Claimant pursuant to the Merck Push Right, then (a) such Non-Qualifying Program Claimant shall be considered a “Continuing Non-Qualifying Program Claimant” and shall continue to be a Non-Qualifying Program Claimant and (b) upon and from and after the Escrow Payment, (i) the Confidential Release of such Continuing Non-Qualifying Program Claimant shall become effective, (ii) Merck will be free to file or cause to be filed the Stipulation of Dismissal of such Continuing Non-Qualifying Program Claimant in any relevant action or proceeding and (iii) if no action has been filed, such Continuing Non-Qualifying Program Claimant will not file any action, and no other action will be filed, against any Merck Party or any other Released Party in respect of any Claim due to alleged jaw-related injuries to such Continuing Non-Qualifying Program Claimant, including without limitation osteonecrosis of the jaw. Each Continuing Non-Qualifying Program Claimant and each Non-Continuing Claimant shall continue to be considered a Participating Claimant for purposes of this Agreement, including for purposes

of the participation requirement set forth in Paragraph 11 and for purposes of computing the Settlement Amount, but shall not be entitled to any Allocation Amount, i.e., **the Allocation Amount with respect to each Continuing Non-Qualifying Program Claimant and each Non-Continuing Claimant shall be zero.**

30. Any Participating Claimant who proceeds with an appeal to the General Special Master and is determined by the General Special Master not to satisfy the Eligibility Requirements and who is not deemed by Merck to be a Qualifying Program Claimant pursuant to the Merck Push Right agrees that (a) such Participating Claimant shall be considered a Continuing Non-Qualifying Program Claimant, and (b) upon and from and after the Escrow Payment (i) the Confidential Release of such Continuing Non-Qualifying Program Claimant shall become effective, (ii) Merck will be free to file or cause to be filed the Stipulation of Dismissal of such Continuing Non-Qualifying Program Claimant in any relevant action or proceeding and (iii) if no action has been filed, such Continuing Non-Qualifying Program Claimant will not file any action, and no other action will be filed, against any Merck Party or any other Released Party in respect of any Claim due to alleged jaw-related injuries to such Continuing Non-Qualifying Program Claimant, including without limitation osteonecrosis of the jaw.

ALLOCATION AMOUNTS

31. The PSC has established a formula for allocating to the Qualifying Program Claimants the entire Settlement Amount (after giving effect to the reduction provided for in Paragraph 11.b, if applicable and net of Administrative Expenses up to the Expense Cap Amount) (the “Allocation Formula”), which consists of different categories (each an “Allocation Category”) identifying varying types and severities of jaw-related medical conditions and an associated Provisional Allocation Value and Final Allocation Value (or the method of computing the Final Allocation Value) assigned to each Claimant in each Allocation Category. A **copy of the Allocation Formula, including the full descriptions of the criteria**

for including a Claimant in each Allocation Category, is set forth in Exhibit D hereto, and the process for adjusting the Provisional Allocation Values and determining the Final Allocation Values and Allocation Amounts is set forth in Paragraph 33 of this Agreement. The PSC shall establish a committee (the "Allocation Committee") which shall, by majority vote, assign each Qualifying Program Claimant to an Allocation Category. The Allocation Special Master, working independently of the Allocation Committee also shall assign each Qualifying Program Claimant to an Allocation Category. In the event of any disagreement between the Allocation Committee and the Allocation Special Master, the determination of the Allocation Special Master shall control.

32. [Reserved]

33. The Provisional Allocation Values assigned to Allocation Category 3 and Allocation Category 4 shall be adjusted, and the Final Allocation Values assigned to Allocation Category 3 and Allocation Category 4 shall be determined, as follows:

- a. Promptly following the assignment of all Qualifying Program Claimants and all Non-Participating Claimants to an Allocation Category, the Provisional Allocation Value assigned to Allocation Category 3 and Allocation Category 4 shall be adjusted as follows:
 - i. If the aggregate amount of the Provisional Allocation Values of all Qualifying Program Claimants and all Non-Participating Claimants is less than \$27,500,000, then the Provisional Allocation Value assigned to Allocation Category 4 shall be increased until the first of the following occurs: (A) the adjusted Provisional Allocation Value assigned to Allocation Category 4 reaches \$125,000 or (B) the aggregate amount of the Provisional Allocation Values, as adjusted, of all Qualifying Program Claimants and all Non-Participating Claimants is equal to \$27,500,000. If the adjustment, if any, provided for in the preceding sentence results in a Category 4 adjusted Provisional Allocation Value of \$125,000, then then the Provisional

Allocation Value assigned to Allocation Category 3 shall be increased until the first of the following occurs: (A) the adjusted Provisional Allocation Value assigned to Allocation Category 3 reaches \$25,000 or (B) the aggregate amount of the Provisional Allocation Values, as adjusted, of all Qualifying Program Claimants and all Non-Participating Claimants is equal to \$27,500,000. If the adjustment, if any, provided for in the preceding sentence results in a Category 3 adjusted Provisional Allocation Value of \$25,000, then then the Provisional Allocation Value assigned to Allocation Category 4 shall be increased until the aggregate amount of the Provisional Allocation Values, as adjusted, of all Qualifying Program Claimants and all Non-Participating Claimants is equal to \$27,500,000.

- ii. If the aggregate amount of the Provisional Allocation Values of all Qualifying Program Claimants and all Non-Participating Claimants is greater than \$27,500,000, then (i) the "Reduced Payout Amount" shall be computed, which shall be equal to \$27,500,000 minus the Termination Election Deduction Value, and (ii) the Provisional Allocation Value assigned to Allocation Category 4 shall be reduced so that the aggregate amount of the Provisional Allocation Values of all Qualifying Program Claimants is equal to the Reduced Payout Amount.
- b. If there is a change in the Allocation Category to which a Qualifying Program Claimant is assigned as the result of any successful appeal or if any Late Claimant becomes a Qualifying Program Claimant, the Provisional Allocation Values of Allocation Category 3 and Allocation Category 4 shall be recomputed to reflect the results of such change or appeal, except that in connection with any such recomputation under no circumstances shall the aggregate amount of the adjusted Provisional Allocation Values of all Non-Participating Claimants be less than the Termination Election Deduction Value.

- c. Following the final adjustment of the Provisional Allocation Values assigned to Allocation Category 3 and Allocation Category 4 and the determination of the final amount of the Administrative Expenses (determined without regard to future unasserted claims), if the final amount of the Administrative Expenses (determined without regard to future unasserted claims) is less than \$200,000, the Provisional Allocation Values assigned to Allocation Category 3 and Allocation Category 4 shall be further adjusted as provided in this Paragraph 33.c. If the final amount of the Administrative Expenses (determined without regard to future unasserted claims) is less than \$200,000, the difference between such final amount of the Administrative Expenses and \$200,000 shall be allocated to the Qualifying Participating Claimants assigned to Allocation Category 3 and Allocation Category 4 in proportion to their respective Provisional Allocation Amounts as adjusted pursuant to Paragraph 33.a and Paragraph 33.b. The amount that would be allocated pursuant to this paragraph to a Qualifying Participating Claimant assigned to Allocation Category 3 is the “Category 3 Expense Adjustment”, and the amount that would be allocated pursuant to this paragraph to a Qualifying Participating Claimant assigned to Allocation Category 4 is the “Category 4 Expense Adjustment”. The Provisional Allocation Amounts assigned to Allocation Category 3 and Allocation Category 4 shall be increased by the Category 3 Expense Adjustment and the Category 4 Expense Adjustment, respectively. If the final amount of such Administrative Expenses is greater than or equal to \$200,000, no adjustment shall be made pursuant to this Paragraph 33.c.
- d. The Final Allocation Value assigned to Allocation Category 3 and Allocation Category 4 shall be the adjusted Provisional Allocation Value, if any, for such Allocation Category computed in accordance with Paragraph 33.a, Paragraph 33.b and Paragraph 33.c.

- e. The Allocation Amount associated with each Allocation Category and assigned to each Qualifying Program Claimant who is assigned to such Allocation Category shall be the applicable Final Allocation Value assigned to such Allocation Category in the Allocation Formula and this Paragraph 33.
34. Promptly following the determination by the PSC and the Allocation Special Master of the Allocation Category with respect to each Qualifying Program Claimant and the computation of the adjusted Provisional Allocation Value assigned to such Allocation Category (without regard to appeals or other changes) pursuant to Paragraph 33.a, the PSC and Allocation Special Master shall jointly issue to the Claimant's Counsel of such Qualifying Program Claimant a letter (each an "Allocation Category Determination Letter") notifying the Qualifying Program Claimant of (i) the Allocation Category to which such Qualifying Program Claimant has been assigned and the Provisional Allocation Value assigned to such Allocation Category, (ii) the possibility of the future adjustment of such Provisional Allocation Value with respect to such Allocation Category, if applicable, including as the result of any successful appeals by any Qualifying Program Claimants, (iii) the Qualifying Program Claimant's right to appeal the assignment of such Qualifying Program Claimant to such Allocation Category and the procedure and deadline for initiating such appeal, (iv) the fact that Merck has the right to exercise the Merck Push Right and the consequences of the exercise of that right, and (v) the fact that such Qualifying Program Claimant's Allocation Amount is subject to certain deductions as provided in this Agreement before payment of the net amount thereof to the Qualifying Program Claimant. The PSC shall provide Merck with a reasonable opportunity to review and comment on such Allocation Category Determination Letter, and the PSC and the Allocation Special Master shall give reasonable consideration to Merck's comments; but the PSC and the Special Allocation Master shall have sole responsibility for the content of such Allocation Category Determination Letter and shall ensure that such content is consistent with this Agreement in all respects.

35. If a Qualifying Program Claimant disputes the Allocation Category to which he or she is assigned, such dispute shall be presented to and resolved by the General Special Master, provided that the Qualifying Program Claimant submits such dispute to the General Special Master for resolution by written notice to the PSC not later than fourteen days after the delivery of the Allocation Category Determination Letter to such Qualifying Program Claimant's Counsel. The Allocation Categories assigned by the PSC and the Allocation Special Master or, in the event of a dispute that is submitted to the General Special Master as provided above, by the General Special Master and the Allocation Categories assigned by Merck to the Non-Participating Claimants shall be final and binding on all Qualifying Program Claimants. The Provisional Allocation Values and Final Allocation Values assigned to each Allocation Category in accordance with this Agreement are not subject to dispute or appeal by any Claimant or other person.
36. Once the adjusted Provisional Allocation Values have been determined for each Qualifying Program Claimant (without regard to any appeals or other changes) pursuant to the Allocation Formula and Paragraph 33.a, the PSC shall notify Merck in writing of the adjusted Provisional Allocation Value determined with respect to each such Qualifying Program Claimant (the "Initial Allocation Amount Notice"). Such Initial Allocation Amount Notice shall include a spreadsheet providing the information provided for in Exhibit E hereto and computing the provisional Net Allocation Amount of each Qualifying Program Claimant based on then current best estimates of the Administrative Expenses. In the event of the change of any information set forth in the Initial Allocation Amount Notice, including (i) any change in the list of Qualifying Program Claimants as the result of any dispute submitted to the General Special Master or the exercise of the Merck Push Right, (ii) any change in the Allocation Category assigned to any Qualifying Program Claimant or Non-Participating Claimant, (iii) the incurrence (or revision of any estimate) of any Administrative Expenses, or (iv) the identification or change in the amount of any Lien, PSC shall provide Merck with an updated spreadsheet including such information and computations. Within fourteen (14)

days after the later of (i) the date any Non-Qualifying Program Claimant is entitled to dispute the determination the he or she is a Non-Qualifying Program Claimant, (ii) the date any Qualifying Program Claimant is entitled to dispute the Allocation Category to which he or she has been assigned, (iii) the expiration of the period in which any Non-Qualifying Program Claimant is entitled to deliver a Future Evidence Stipulation, (iv) the final determination of the Allocation Amounts in accordance with this Agreement, and (v) the determination of the final amount of the Administrative Expenses and of any Liens, the PSC shall provide to Merck a written notice of the completion of such activities (the "Completion Notice") so that Merck will have a reasonable opportunity to exercise the Merck Push Right. Not earlier than fourteen (14) days, and not later than twenty-one (21) days, after the delivery of the Completion Notice the PSC shall provide to Merck a written notice (the "Final Allocation Amount Notice"), which shall include a spreadsheet containing the final Allocation Amounts, the computation of the final Net Allocation Amounts for the Qualifying Program Claimants and the other information provided for in Exhibit E.

ESCROW ACCOUNT

37. Within 14 days after the later of (i) the date Merck receives and approves the Final Allocation Amount Notice or (ii) the satisfaction of the condition set forth in Paragraph 23, Merck shall transmit by wire the Settlement Amount to a trust account (the "Escrow Account") maintained by an independent escrow agent (such escrow agent and any successor thereto, the "Escrow Agent") pursuant to an escrow agreement between the Escrow Agent, Merck and the member law firms of the PSC (the "Escrow Agreement"). Such payment is referred to herein as the "Escrow Payment" and the date of the Escrow Payment is referred to herein as the "Escrow Funding Date". The fees and expenses of the Escrow Agent, if any, including any amounts payable in respect of indemnification, contribution or reimbursement to or with respect to the Escrow Agent, shall be Administrative Expenses. The Escrow Agent shall be KCC Class Action Services, LLC or its affiliate Compushare Trust Company,

N.A., or such other entity as may be agreed to by Merck and the PSC in writing. The Escrow Agreement shall provide, among other things, that (i) the Escrow Agent shall be authorized to distribute funds from the Escrow Account only pursuant to written instructions from the PSC (or a person designated by the PSC), provided that no payment or disbursement shall be made from the Escrow Account without the written confirmation of Merck, and (ii) Merck shall have no obligation or liability to the Escrow Agent. The PSC shall ensure that the Escrow Agreement shall be consistent with this Agreement in all respects. The PSC represents, warrants and covenants to Merck that all instructions given by PSC (or the person designated by PSC) shall comply in all respects with this Agreement, and Merck shall be entitled to withhold its confirmation of such instructions if Merck believes in good faith that such instructions do not comply with this Agreement in any respect. All interest, if any, earned on the funds in the Escrow Account shall be applied to the reduction of the Administrative Expenses.

38. Following the Escrow Payment, Merck shall have no further responsibility with respect to the payment of the Settlement Amount or the distribution thereof to the Qualifying Program Claimants, except with respect to providing its written confirmation with respect to proposed disbursements from the Escrow Account as set forth in Paragraph 37.
39. Upon the occurrence of the Escrow Payment and without any further action by any Claimant or any Claimants' Counsel, the Confidential Releases for the Qualifying Program Claimants and the Continuing Non-Qualifying Program Claimants shall become effective and Merck shall be authorized to file Stipulations of Dismissal in all of the actions brought by the Qualifying Program Claimants and the Continuing Non-Qualifying Program Claimants.

**COMPLIANCE WITH THE MEDICARE SECONDARY PAYER STATUTES AND THE
MEDICARE, MEDICAID AND SCHIP EXTENSION ACT ("MMSEA"), 42 U.S.C.
§1395Y(B)(2) AND §1862(B)(2)(A)(II) AND RESOLUTION OF LIENS AND
SUBROGATION AND REIMBURSEMENT CLAIMS**

40. Each Claimant's Counsel shall use its best efforts to negotiate with the holders of Liens with respect to each Qualifying Program Claimant represented by it to reduce the aggregate

amount of such Liens to an amount less than the Net Allocation Amount with respect to such Qualifying Program Claimant. Each Qualifying Program Claimant represents, warrants, covenants and affirms that any and all Liens and/or claims with respect to such Qualifying Program Claimant and/or such Qualifying Program Claimant's Allocation Amount, including Liens and/or claims for medical expenses, past, present and/or future incurred by Medicare, Medicaid, and/or by any other public entity or public program and/or by any other entity or program, doctor, hospital, chiropractor, health insurer, worker's compensation insurer, other insurers, or HMO, which were incurred as a result of a Claimant's Claim, will be fully and irrevocably satisfied and resolved by such Qualifying Program Claimant at the time of or prior to the distribution of any portion of the Settlement Amount to or in respect of such Qualifying Program Claimant.

41. Each Medicare Claimant represents, warrants and covenants to Merck that the amount of the Final Demand Letter in respect of such Medicare Claimant will either be paid or the negotiated and reduced amount of same will be paid by such Qualifying Program Claimant. Such Medicare Claimant agrees to indemnify and hold forever harmless the Merck Parties from any claim for reimbursement of any such Medicare Lien asserted by Medicare (or its agent) or the U.S. federal government (or its agent) against the Merck Parties in respect of such Medicare Claimant or any payment to such Medicare Claimant and against any costs and expenses, including attorneys' fees and fines sought or assessed under 42 U.S.C. § 1395y (a "Medicare Lien"), that the Merck Parties incur in connection with investigating and/or defending any such claim.
42. The PSC, the Claimants' Counsel and the Qualifying Program Claimants agree to cooperate with the Merck Parties to the extent requested by the Merck Parties to comply with the MMSEA reporting requirements of the Merck Parties. In furtherance of the foregoing, the PSC and the Claimants' Counsel will provide to the Merck Parties prior to, and as a condition precedent to, the distribution by the Escrow Agent of any funds from the Escrow Account in respect of any Qualifying Program Claimant who is a Medicare Claimant a listing

(the "Medicare Information Listing") of the Allocation Amount determined in respect of such Medicare Claimant and the following information as to such Medicare Claimant, including:

(1) first name, last name and middle initial, (2) Social Security Number, (3) date of birth, (4) gender, (5) first date of ingestion of FOSAMAX, and (6) last date of ingestion of FOSAMAX. The PSC and the Claimants' Counsel acknowledge that Merck shall use such information to comply with its reporting requirements under the MMSEA, 42 U.S.C.

§1395y(b)(7)(A). Merck shall keep such information confidential except as necessary to comply with their MMSEA reporting requirements.

43. The Claimants' Counsel, Qualifying Program Claimants and Continuing Non-Qualifying Program Claimants acknowledge and agree that the settlement of the Qualifying Program Claimants' and the Continuing Non-Qualifying Program Claimants' claims against Merck and all other Released Parties could affect such Claimants' right to future Medicare benefits, including the denial by Medicare of claims for future benefits related to the injury claims being released. It is further understood and agreed that Qualifying Program Claimants and the Continuing Non-Qualifying Program Claimants hereby waive any right to assert in the future any claims they may have relating to the matters referenced in this paragraph, known and unknown, including any private cause of action Qualifying Program Claimants or Continuing Non-Qualifying Program Claimants may have under 42 U.S.C. §1395y(b)(3)(A) against any of the Released Parties, even though if such claims were known, such knowledge would materially affect the terms of this Agreement.

44. In further consideration of the foregoing, each Qualifying Program Claimants and each Continuing Non-Qualifying Program Claimant further agrees and covenants to, and does hereby, release, discharge, forever indemnify, defend and hold harmless the Merck Parties and other Released Parties from any Liens and/or claims which may arise or may have heretofore arisen in favor of any financial institution, medical provider, doctor, hospital, chiropractor, health insurer, worker's compensation insurer, other insurers, HMO, Medicare, Medicaid, any other government program or any other government entity, federal or state or

local, or any other third party, by operation of contract, law or equity, for contribution, indemnity, medical expenses, disability benefits or any other charge or expense, directly, indirectly by way of assignment, or by subrogation, relating to the incidents and alleged injuries that form the basis of this Agreement with respect to such Claimant. Each Participating Program Claimant and each Continuing Non-Qualifying Program Claimant specifically understands and acknowledges that this Settlement encompasses all damages of any kind that are in any way related to his or her Claim, known or unknown, past, present or future, and that except for the Allocation Amount paid in respect of the applicable Qualifying Program Claimant all damages, costs, expenses or fees related thereto shall be the sole responsibility of the Qualifying Program Claimants and the Continuing Non-Qualifying Program Claimants, including all outstanding or future Liens, subrogation claims, accounts, demands, or claims of any kind whatsoever.

PAYMENTS IN RESPECT OF CLAIMANTS; DISBURSEMENTS FROM ESCROW

45. All payments from the Escrow Account shall be made solely as provided in Paragraph 14 and shall be subject to the satisfaction of the conditions set forth in Paragraph 42, Paragraph 45 and Paragraph 46, as applicable. Subject to Paragraph 44, the Net Allocation Amount in respect of each Qualifying Program Claimant shall be paid to such Qualifying Program Claimant's Counsel who shall hold such amount solely for the benefit of such Qualifying Program Claimant and for the satisfaction of all remaining Liens in respect of such the Qualifying Program Claimant's Allocation Amount. Not later than ten (10) days following the receipt of any payment from the Escrow Account, each Claimant's Counsel shall disburse the applicable Net Allocation Amount as follows: (i) first, with respect to Medicare Claimants, to the satisfaction of any remaining Medicare Lien, (ii) second, to the satisfaction of any other remaining Lien respect to the Claimant's Allocation Amount and (iii) third, the remainder of the Net Allocation Amount to the applicable Qualifying Program Claimant or, if such Qualifying Program Claimant has assigned his or her right to receive payment, to

such assignee, subject to the right of such Exhibit A Counsel to collect its fees and expenses pursuant to its agreement with such Qualifying Program Claimant. None of the Merck Parties, Merck's lawyers or any Special Master shall have any liability for (i) any failure by the PSC to give appropriate instructions to the Escrow Agent to distribute funds from the Escrow Account in accordance with this Agreement, (ii) the acts or omissions of the Escrow Agent or (iii) the failure of any Claimant's Counsel to apply in accordance with this Agreement any Net Allocation Amount received by it or any other act or omission by any Claimant's Counsel with respect to any Net Allocation Amount distributed to such Claimant's Counsel, including with respect to the obligation of such Claimant's Counsel to pay the applicable portion of the Net Allocation Amount to the Qualified Program Claimant. The Exhibit A Counsel listed on Exhibit A with respect to a Qualified Program Claimant shall be considered the Counsel of the respective Qualifying Program Claimants for all purposes of this Agreement and such status as Counsel shall not be affected by any notice of representation or change in representation with respect to any Participating Claimant. Any division of any portion of the Allocation Amount with respect to, and as between, any Qualifying Program Claimant and any derivative Claimant and/or his or their respective counsel shall be determined by those persons and any such division, or any dispute in relation to such division, shall in no way affect the validity of this Agreement or the Confidential Release or the Stipulation of Dismissal. The PSC shall provide to Merck and the Escrow Agent in writing such wire transfer and other information as may be necessary to make the payments to the Common Benefit Fund provided for herein. As a condition of the payment of the Net Allocation Amount to any Claimant's Counsel, such Counsel shall provide to Merck and the Escrow Agent in writing such wire transfer and other information as may be necessary to make such payment.

46. As a condition to the release by the Escrow Agent of any funds to any Claimants' Counsel with respect to any Qualifying Program Claimant or on behalf of a Qualifying Program

Claimant to a Lien holder, the applicable Claimants' Counsel must provide to Merck's counsel the following items (collectively, the "Lien Information"):

- a. A list of Lien holders (or certification that there are no Lienholders) for such Qualifying Program Claimant and the maximum amounts the Lienholders have agreed to accept in full satisfaction of the Liens in respect of such Qualifying Program Claimant and the mailing/payment address for each Lien holder;
- b. A certification by such Qualifying Program Claimant and such Claimant's Counsel that such list (and, if applicable, such certification) and its representations in respect of such Qualifying Program Claimant are accurate and complete;
- c. In the case of a Qualifying Program Claimant who is a Medicare Claimant, a copy of the Final Demand Letter with respect to such Medicare Claimant; and
- d. The Medicare Information Listing.

47. Subject to the further requirement for Medicare Beneficiaries set forth below in Paragraph 48, upon obtaining the Lien Information, Merck may request the PSC to direct the Escrow Agent to disburse the applicable portion of the Allocation Amount for a Qualifying Program Claimant who is a Medicare Beneficiary or subject to a Lien by paying the Lienholders directly and transmitting the applicable portion of such Net Allocation Amount to the applicable Claimants' Counsel, which shall hold and disburse such amount as provided in Paragraph 45. If Merck makes such request, the PSC shall direct the Escrow Agent to disburse the Net Allocation Amount in such manner.

48. Prior to the release of any funds by the Escrow Agent in connection with a Qualifying Program Claimant who is a Medicare Claimant, the Medicare Claimant shall provide to Merck through such Medicare Claimant's counsel a copy of the letter from Medicare setting forth the final maximum amount, if any, necessary to resolve Medicare's Reimbursement ("Final Demand Letter") received from the CMS or Medicare, and Merck shall be afforded an opportunity to determine whether the Net Allocation Amount is sufficient to satisfy the amount set forth in the Final Demand Letter. If Merck determines that the Net Allocation

Amount is not sufficient to resolve the Final Demand Letter, then unless and until the amount of the applicable Medicare Lien, as set forth in a Final Demand Letter, is reduced so that such Medicare Claimant's Allocation Amount (after provision for the Claimant's assessment for the Common Benefit Fund under CMO 17/17a) is sufficient to fully satisfy the Medicare Lien with respect to such Medicare Claimant or other arrangements satisfactory to Merck are made to ensure the satisfaction in full of such Medicare Lien or such requirement is waived in writing by Merck in its sole discretion, (i) the Escrow Agent shall not make any payment or disbursement from the Escrow Account in respect of such Medicare Claimant, (ii) Merck shall not seek to enforce the terms of the Confidential Release of such Medicare Claimant and shall not file or cause to be filed the Stipulation of Dismissal of such Medicare Claimant in any relevant action or proceeding. If no action has been filed, then (i) such Medicare Claimant shall not file any action, and no other action shall be filed, against any Merck Party or any other Released Party in respect of any Claim due to alleged jaw-related injuries to such Medicare Claimant, including without limitation osteonecrosis of the jaw, and (ii) any applicable statute of limitations with respect to any such Claim shall be tolled from the date such Claimant submitted the Confidential Release pursuant to Paragraph 5 of this Agreement unless and until Merck agrees unilaterally in its sole discretion to return to such Claimant the Confidential Release or such Medicare Lien is finally resolved and satisfied. The Allocation Amount with respect to a Medicare Claimant shall become payable by the Escrow Agent from the Escrow Account if and only if the amount of the Medicare Lien, as set forth in a Final Demand Letter, is reduced to an amount less than or equal to such Medicare Claimant's Allocation Amount (after provision for the Claimant's assessment for the Common Benefit Fund under CMO 17/17a) or other arrangements satisfactory to Merck are made to ensure the satisfaction in full of such Medicare Lien or such requirement is waived by Merck in its sole discretion, in which case such Allocation Amount shall be disbursed by the Escrow Agent in the order and priority set forth in Paragraph 14.

49. Following the Escrow Agent's or, if applicable, the Claimant's Counsel payment to Medicare, the Escrow Agent, the applicable Qualifying Program Claimant or the applicable Claimants' Counsel shall provide to Merck a copy of CMS's Acknowledgment of Full Payment (AFP) Letter within 7 days of its receipt.
50. Upon request, Merck shall be entitled to proof of satisfaction and discharge of any or all public and/or private Liens and subrogation and reimbursement claims in relation to any particular Qualifying Program Claimant, which the applicable Claimant's Counsel shall provide to Merck within seven (7) days of Merck's request therefor.
51. [Reserved.]

RELEASE, INDEMNITY, HOLD HARMLESS AND DEFENSE

52. Each of the Qualifying Program Claimants and Continuing Non-Qualifying Program Claimants shall unconditionally release, acquit, and forever discharge the Merck Parties and the other Released Parties by executing and delivering to Merck a Confidential Release, which shall become effective upon the Escrow Payment.
53. Without limitation of any Confidential Release, the Qualifying Program Claimants and Continuing Non-Qualifying Program Claimants acknowledge and waive any rights that they may have under any statute, rule, regulation or common law principle that would limit the effect of the Confidential Release to those claims actually known or suspected to exist at the time the release is given, including, without limitation, California Civil Code § 1542 and any other potentially applicable state statutes or precedents governing the effect of the Confidential Release.
54. Without limitation of any Confidential Release, each Qualifying Program Claimant and each Continuing Non-Qualifying Program Claimant, and all related derivative Claimants, jointly and severally, shall indemnify, hold harmless and defend Merck and each of the Merck Parties from and against (i) any and all Claims made or asserted (prior to, on or after December 10, 2013) against any Merck Party by any person or entity other than a Merck

Party for contribution, indemnity (contractual or non-contractual) or otherwise arising out of any Claim connected with or related to any alleged jaw-related injuries, including, without limitation, osteonecrosis of the jaw, and (ii) any and all damages, losses, costs, expenses (including legal fees and expenses) and/or Liabilities incurred or suffered by, or imposed on, any Merck Party in connection with, arising out of or resulting from any Claim brought by such Qualifying Program Claimant or Continuing Non-Qualifying Program Claimant connected with or related to any alleged jaw-related injuries.

55. The member law firms of the PSC shall, jointly and severally, indemnify, hold harmless and defend Merck and each of the Merck Parties from and against (i) any and all Claims made or asserted against any Merck Party by any person or entity other than a Merck Party for contribution, indemnity (contractual or non-contractual) or otherwise arising out of any failure by the PSC to instruct the Escrow Agent to disburse the funds held in the Escrow Account in the manner and priority provided for in Paragraph 45, and (ii) any and all damages, losses, costs, expenses (including legal fees and expenses) and/or Liabilities incurred or suffered by, or imposed on, any Merck Party in connection with, arising out of or resulting from any such Claim.
56. Each Claimant's Counsel shall indemnify, hold harmless and defend Merck and each of the Merck Parties from and against (i) any and all Claims made or asserted against any Merck Party by any person or entity other than a Merck Party for contribution, indemnity (contractual or non-contractual) or otherwise arising out of any failure by such Claimant's Counsel to disburse funds received by it pursuant to this Agreement in the manner and priority provided for in Paragraph 45, and (ii) any and all damages, losses, costs, expenses (including legal fees and expenses) and/or Liabilities incurred or suffered by, or imposed on, any Merck Party in connection with, arising out of or resulting from any such Claim.

ADDITIONAL AGREEMENTS AND REPRESENTATIONS

57. This Agreement is entered into solely by way of compromise and settlement. This Agreement, the Settlement, and any amounts paid in connection therewith shall not be construed as an admission of the truth of any allegation or the validity of any claim asserted or of any liability or wrongdoing, which the Merck Parties hereby expressly deny, or to disparage any defense available to the Merck Parties or to disparage the merits of any Qualifying Program Claimant's Claim.
58. Without limitation, no Merck Party, or any agent, employee or attorney of any Merck Party shall be liable to any Participating Claimant or Claimants' Counsel for any acts or omissions in connection with the ONJ Settlement Plan, except for the willful misconduct of such Merck Party, agent, employee or attorney.
59. Each Participating Claimant agrees on behalf of himself or herself and all related derivative Claimants that authority over the process described in this Agreement resides with those persons appointed pursuant to this Agreement to exercise that authority, as such authority is specified in this Agreement. Except as specifically provided in this Agreement, any disputes that arise under or otherwise in connection with this Agreement (other than matters committed to the jurisdiction of the Allocation Special Master) are to be finally resolved by the General Special Master whose decision shall be final, binding and non-appealable. If any such dispute is brought to the General Special Master, each party who has a stake shall have fourteen (14) days (or such other amount of time as the General Special Master shall otherwise order) to submit papers and supporting evidence and to be heard on oral argument if the General Special Master desires oral argument.
60. Merck and the PSC shall appoint two special masters to assist with the administration of this Agreement: (i) a special master to assist with the determination of the Allocation Amounts and other matters relating to the application of the Allocation Formula (the "Allocation Special Master") and (ii) a special master to assist and resolve disputes or appeals (as provided for herein) with respect to other matters provided for in this Agreement (the

“General Special Master”). The Allocation Special Master and the General Special Master are referred to herein, individually, as a “Special Master,” and, collectively, as the “Special Masters.” The Allocation Special Master initially shall be Dean John Feerick. If Dean Feerick (or any other person appointed to replace the person then serving as Allocation Special Master) can no longer serve as the Allocation Special Master, Merck and the PSC will jointly select another person to serve as the replacement Allocation Special Master. The General Special Master initially shall be Magistrate Judge James C. Francis of the United States District Court for the Southern District of New York. If Magistrate Judge James C. Francis (or any other person appointed to replace the person then serving as General Special Master) can no longer serve as the General Special Master, the Parties will jointly select another Magistrate Judge from the United States District Court for the Southern District of New York to serve as the replacement General Special Master. If no Magistrate Judge from the United States District Court for the Southern District of New York is able to serve as the General Special Master, Merck and the PSC shall jointly select a replacement General Special Master. All fees and expenses of the Allocation Special Master and the General Special Master, including any replacement Allocation Special Master and any replacement General Special Master, shall be Administrative Expenses, and Merck shall have no responsibility therefor.

61. Each Participating Claimant and such Claimant’s Counsel agree that Merck may retain such Claimants’ medical records currently in their possession or received by them pursuant to this Agreement, and may have or provide access to the medical records, to the extent allowed by law, including the Health Insurance Portability and Accountability Act of 1996 (HIPAA), 42 U.S.C. §1301, *et seq.*, solely for purposes of regulatory reporting or follow-up or internal review pursuant to 21 CFR §314.80(i) or other applicable law or regulation, or upon the request of any of Merck’ attorneys, insurers, or reinsurers. If necessary, Claimants’ Counsel and Merck shall jointly move to amend any applicable confidentiality order(s) to provide for such right of retention.

62. In the event that any representation, statement, warranty, certification or covenant made in this Agreement or in any notice, list, Participation Affirmation or Certification and Release (as provided under Paragraph 5.a) is inaccurate or is breached in any material respect with respect to any Qualified Program Claimant, Merck in its sole and absolute discretion (and without limitation of any other remedy that Merck may have in respect of such matter, whether at law or in equity) at any time prior to any filing by Merck of such Qualifying Program Claimant's Stipulation of Dismissal, may reject such Qualifying Program Claimant's claim and rescind any Allocation Amount made to or with respect to such Qualifying Program Claimant, i.e., the Allocation Amount with respect to such Qualifying Program Claimant shall be zero, the Qualifying Program Claimant as to whom this Agreement is terminated being referred to as an "Affected Claimant". In such case, (i) this Agreement shall terminate with respect to such affected Claimant, (ii) the affected Claimant shall cease to be a Qualifying Program Claimant and shall be a Non-Qualifying Program Claimant, (iii) the Affected Claimant shall cease to have any further rights under the ONJ Settlement Plan and shall not be entitled to any payment pursuant to this Agreement, (iv) solely for purposes of Paragraph 33, the affected Qualifying Program Claimant shall cease to be a Participating Claimant and shall be a Non-Participating Claimant, (v) the affected Claimant's Confidential Release shall cease to have any force or effect and such affected Claimant's Stipulation of Dismissal shall be returned to such Claimant (through such Claimant's Counsel, if represented, or directly to such Claimant if *pro se*), (iv) the Allocation Amount with respect to such Affected Claimant shall be deducted from the Settlement Amount and the Termination Election Deduction Value shall be increased by the Provisional Allocation Value with respect to such Affected Claimant, and (vii) such Affected Claimant shall repay to Merck any and all amounts previously paid by Merck or the Escrow Agent in respect of such Affected Claimant and such Claimant's Counsel shall repay to Merck any portion of the Allocation Amount in respect of such Affected Claimant, if any, received by such Claimant's Counsel and still in the possession or control of such Claimant's Counsel.

63. This Agreement is binding upon each Party's heirs, legal representatives, administrators, and successors. Each Participating Claimant represents and warrants that he or she has not assigned, transferred, sold or given away any rights to the Claims, except for any previous assignment of rights to receive payments in respect of such Claims disclosed in the Certification and Release delivered by such Participating Claimant. Any rights the Claimants have under this Agreement are not assignable and may not hereinafter be assigned, transferred, sold or given away; and any such assignment, transfer, sale or gift shall be void *ab initio*.

64. Each Claimant's Counsel represents and warrants that it has carefully reviewed this Agreement and has concluded that it is in the best interest of the Claimants represented by it and covered by this Agreement, and represents a fair and efficient method of compensating those Claimants for their Claims. Accordingly, each Claimant's Counsel represents, warrants and covenants that it shall (subject to the exercise of its independent professional judgment as to the circumstances of individual clients) recommend that each Claimant represented by it and covered by this Agreement agree to participate in this Settlement and accept the Allocation Amount, if applicable, in respect of such Claimant as contemplated under this Agreement, subject to the application of such Allocation Amount as provided in this Agreement, as full compensation for the settlement of such Claimant's Claims. The Parties recognize, however, that the decision whether to participate in this Agreement and Settlement rests with each individual Claimant. Each Claimant's Counsel represents, warrants and covenants that it shall fully advise and counsel each Claimant of the material terms of this Agreement, including the disclosures required by Rule 1.8(g) of the Model Rules of Professional Conduct, and the consequences of executing the Confidential Release and delivering the Stipulation of Dismissal in connection with this Agreement, including its legally binding effect.

65. The PSC shall appoint an ethics advisor (the "Ethics Advisor"), who shall provide such services in connection with the implementation of the terms of this Agreement as the PSC

may specify. The fees and expenses of the Ethics Advisor shall be Administrative Expenses, and Merck shall have no responsibility therefor.

66. The obligations of the Claimants' Counsel under this Agreement shall be construed in a manner consistent with Claimants' Counsel's obligations under the Rules of Professional Conduct. Each Claimant's Counsel further represents and warrants that it has had the opportunity to consult with other counsel or an expert regarding any such obligations prior to executing this Agreement, and has the opportunity to do so with respect to the implementation of this Agreement.
67. This Agreement, together with all Exhibits attached hereto and with respect to each Claimant's Counsel, the Certification and Joinder delivered pursuant to Paragraph 2 and with respect to each Participating Claimant, the Certification and Release (and the Confidential Release contained therein) and the Stipulation of Dismissal of such Participating Claimant, constitutes the sole, entire, and complete agreement of the Parties with respect to its subject matter, and supersedes any prior agreement, understanding, or undertaking (written or oral) by and among the Parties regarding the subject matter of this Agreement. Without limiting the foregoing the Agreed Terms and Conditions dated December 9, 2013, between the PSC and Merck is superseded by this Agreement and shall be of no further force or effect. The terms and conditions of this Agreement are contractual and not a mere recital. This Agreement may not be amended, modified or supplemented except as provided in this paragraph. This Agreement may be amended, modified or supplemented by a written agreement signed by Merck and the PSC (or by the authorized representative of the PSC) and entitled "Modification of Master Settlement Agreement."
68. This Agreement may be terminated by a written agreement signed by Merck and the PSC (or by the PSC Designee on behalf of the PSC and the member law firms of the PSC) and entitled "Termination of Master Settlement Agreement" and shall be deemed terminated in the event Merck elects Option 1 pursuant to Paragraph 11. Notwithstanding the foregoing,

the following Paragraphs shall survive any termination of this Agreement: Paragraph 57 and, as applicable, Paragraph 29.

69. The member firms of the PSC jointly and severally represent and warrant to Merck that they have designated Timothy O'Brien (of the Levin, Papantonio, Thomas, Mitchell, Rafferty and Proctor, P.A. law firm) as their designee who shall have full power and authority to act for the PSC under this Agreement (the "PSC Designee"). The member firms of the PSC may remove and replace the PSC Designee by unanimous written notice to Merck. Merck shall be entitled to rely on any action, omission or notice of the PSC Designee as the act of the PSC.
70. All Parties agree that the terms of this Agreement were drafted jointly by counsel for the Parties following extensive arm's length negotiations. In the event there arises an ambiguity or question of intent of interpretation of this Agreement or any provision thereof, this Agreement (and each of its provisions) shall be construed as if drafted jointly by the Parties and no presumption of burden of proof shall arise favoring or disfavoring any Party by virtue of the authorship of any provision of this Agreement.
71. All notices and other communications under this Agreement shall be in writing and shall be sent by hand delivery or overnight courier (e.g., Express Mail, Overnight UPS or Federal Express) as follows:
- a. For notices to the PSC, the Claimants, the Claimants' Counsel or the Eligibility Committee: to Timothy O'Brien, Levin Papantonio Thomas Mitchell Rafferty and Proctor, P.A., 316 South Baylen Street, Suite 600, Pensacola, Florida 32502,
 - b. For notices to Merck: to Stephen E. Marshall, Venable LLP, 750 E. Pratt Street, Suite 900, Baltimore, MD 21202, and
 - c. For notices to a Claimant or such Claimant's Counsel: to the name and address of such Claimant's Counsel set forth in Exhibit A, or such other address as such Claimant's Counsel may provide to Merck and the PSC in writing for the purpose of providing notices under this Agreement, with a copy to Timothy O'Brien, Levin

Papantonio Thomas Mitchell Rafferty and Proctor, P.A., 316 South Baylen Street,
Suite 600, Pensacola, Florida 32502.

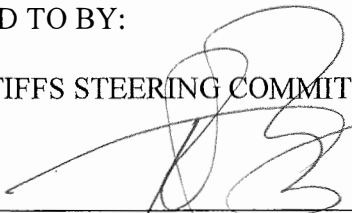
72. This Agreement shall be governed by and construed according to the laws of the State of New York as applied to agreements entered into in that state (and without giving effect to its provisions on conflicts of law).
73. The article, paragraph and section headings contained in this Agreement are solely for the purpose of reference, are not part of the agreement of the Parties, and shall not, in any way, define, limit, extend, or otherwise affect the scope, meaning, intent, or interpretation of this Agreement or any provision thereof.
74. Where the context so requires, terms used in the singular in this Agreement shall be deemed to include the plural and vice versa.
75. This Settlement Agreement and any amendments thereto, to the extent signed and delivered by means of a facsimile machine or electronic scan (including in the form of an Adobe Acrobat PDF file format), shall be treated in all manner and respects as an original agreement and shall be considered to have the same binding legal effect as if it were the original signed version thereof delivered in person. A photocopy or scanned copy of the fully executed original of this Agreement shall be deemed to be an original for any and all purposes.
76. This Agreement may be executed in any number of identical counterparts, any of which may contain the signatures of less than all parties and all of which together shall constitute a single agreement.
77. Each Claimants' Counsel represents and warrants that the cases, whether pending actions or unfiled, listed on Exhibit A include all of the Fosamax ONJ cases in which they have a financial interest. While nothing in this Agreement is intended to be an improper restriction on the ability of Claimants' Counsel to practice law, Claimants' Counsel affirm that it is their present intention not to solicit claims or cases alleging that Fosamax caused or causes ONJ or any other jaw injury or any other injury or damage.

[Signature page follows.]

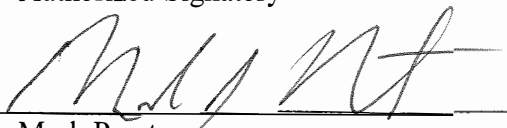
AGREED TO BY:

PLAINTIFFS STEERING COMMITTEE:

By:


Timothy O'Brien
Authorized Signatory

By:


Mark Proctor
Authorized Signatory

By:


James Green
Authorized Signatory

MERCK SHARP & DOHME CORP.

By: Bruce Kohli
Name: Bruce Kohli
Title: SVP and General Counsel

[Signature Page to Master Settlement Agreement]

LIST OF EXHIBITS

- Exhibit A -- List of Claimants, Actions and Counsel
- Exhibit B -- Form of Future Evidence Stipulation
- Exhibit C -- Form of Certification and Release
- Exhibit D -- Allocation Formula
- Exhibit E -- Form of Allocation Amount Notice

EXHIBIT A

LIST OF CLAIMANTS, ACTIONS AND COUNSEL

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Hill, Jacqueline	Hill, Jacqueline	08-cv-02143	Aaronson and Rash PLLC 6200 Savoy Suite 510 Houston, TX 77036 Ronald Rash	Douglas M. Schmidt, APLC 335 City Pack Avenue New Orleans, LA 70119 Douglas M. Schmidt	USDC SDNY	1	1
Krieger, Lydia Sue	Cotterill, Kelly	08-cv-04540	Aaronson and Rash PLLC 6200 Savoy Suite 510 Houston, TX 77036 Ronald Rash	Douglas M. Schmidt, APLC 335 City Pack Avenue New Orleans, LA 70119 Douglas M. Schmidt	USDC SDNY	1	1
Asciutto, Joann	Asciutto, Joann	L-4093-08	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	Atlantic County, NJ	1	1
Carroll, Patricia	Carroll, Patricia	L-4282-10	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	Atlantic County, NJ	1	1
Finnerty, Ann (Nancy)	Finnerty, Ann (Nancy) and Paul Finnerty, spouse	L-717-08	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	Atlantic County, NJ	1	1
Hayman, Ronnie	Hayman, Ronnie and Eric Hayman, spouse	L-4081-08	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	Atlantic County, NJ	1	1
Hill, Patricia	Hill, Patricia and Lawrence Hill, spouse	L-5132-10	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	Atlantic County, NJ	1	1
Holleman, Betty	Holleman, Betty	L-6559-07	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	Atlantic County, NJ	1	1
Leiser, Shirley	Leiser, Shirley and Ronald Leiser, spouse	L-2431-08	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	Atlantic County, NJ	1	1
Metcalf, Linda	Metcalf, Linda and Ross Metcalf, spouse	07-cv-7299	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Monroe, Jamie	Monroe, Jamie and Alton Monroe, spouse	L-1355-10	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	Atlantic County, NJ	1	1
Moody, Susan	Moody, Susan and Alan Brown, spouse	L-1126-10	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	Atlantic County, NJ	1	1
Pearson, Euna Mae	Pearson, Euna Mae	L-4727-10	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	Atlantic County, NJ	1	1
Remy, Mary	Remy, Mary	L-2456-11	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	Atlantic County, NJ		1
Sambrano, Marilyn	Sambrano, Marilyn	07-cv-7296	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	USDC SDNY	1	1
Simon, Dorothy	Simon, Dorothy	L-4017-09	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	Atlantic County, NJ	1	1
Singer, Sally	Singer, Sally	L-10648-07	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	Atlantic County, NJ	1	1
Stroup, Susan	Stroup, Susan and Daniel Stroup, spouse	07-cv-7297	Anapol Schwartz 1710 Spruce Street Philadelphia, PA 19103 Gregory S. Spizer	None	USDC SDNY	1	1
Allen, Carolyn (PR for Stevens, Patricia)	Allen, Carolyn, Personal Representative for Patricia A. Stevens, deceased	08-cv-10729	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Azurin, Isabelita	Azurin, Isabelita and German Azurin, spouse	11-cv-0444	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Baker, Vivian	Baker, Vivian and James Baker, III, spouse	07-cv-6746	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Barnett, Gene	Barnett, Gene	11-cv-0164	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Barretto, Ofelia	Barretto, Ofelia and Ramon Barretto, spouse	10-cv-7971	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Bartelme, Jane	Bartelme, Jane	L-3184-09	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	Atlantic County, NJ	1	1
Berg, Lorraine	Berg, Lorraine	L-2922-12	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	Atlantic County, NJ	1	1
Biederbeck, William	Biederbeck, William	L-19-10	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	Atlantic County, NJ	1	1
Bishop, Christine	Bishop, Christine	08-cv-4154	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Boswell, Susan	Boswell, Susan	07-cv-6759	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Brittain, Kathy	Brittain, Kathy and Larry Brittain, spouse	08-cv-6846	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Brown, Edith	Brown, Edith and Curtis Brown, spouse	08-cv-4159	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Butler, John (PR for Estate of Butler, Myrtle)	Butler, John – Personal Representative and spouse of Myrtle Butler, deceased	07-cv-6756	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Canady Marian	Canady, Marian E. and David W. Canady, spouse	L-99-11	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	Atlantic County, NJ	1	1
Carroll, Ora	Carroll, Ora and Milton Carroll, spouse	11-cv-4988	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Chiu, Mei-Hua	Chiu, Mei-Hua	08-cv-11258	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Clippinger, Martha	Martha Clippinger and David Clippinger, spouse	10-cv-8668	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Collins, Dorothy	Collins, Dorothy	10-cv-8908	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Cook, Jessie	Cook, Jessie and Thomas Cook, spouse	08-cv-3857	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Einnehmer, Leona	Einnehmer, Leona	10-cv-6745	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Fernandez, Obdulia	Fernandez, Obdulia S.	09-cv-1341	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Fields, Doris	Fields, Doris	Suit not filed	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	Suit not filed; retained 1/2/2012	1	1
Fink, Cathy	Fink, Cathy and James Fink, spouse	07-cv-6740	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Fischbein, Lewis	Fischbein, Lewis and Margaret Fishbein, spouse	11-cv-4989	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Gillen, Barbara	Gillen, Barbara	11-cv-4991	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Hanson, Susan	Hanson, Susan and Scott Hanson, spouse	11-cv-5148	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Hogan, Dorothy	Hogan, Dorothy and Philip Hogan, spouse	08-cv-4160	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Huffstetler, Annie	Huffstetler, Annie	07-cv-6739	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Jinks, Helen	Jinks, Helen and Herman W. Jinks, spouse	10-cv-626	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Klein, Elizabeth	Klein, Elizabeth and Harry Klein, spouse	08-cv-4157	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Lamkin, Kerma	Lamkin, Kerma and John Lamkin, spouse	07-cv-6760	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Levin, Roberta	Levin, Roberta and Morris J. Levin, spouse	11-cv-5351	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Mack, Edith	Mack, Edith	07-cv-6736	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Malsom, Julie	Malsom, Julie	L-2464-11	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	Atlantic County, NJ	1	1
McMahon, Carolyn A.	McMahon, Carolyn	10-cv-9375	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Miller, Betty K.	Miller, Betty K. and Donald A. Miller, spouse	11-cv-2046	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Morris, Charlotte	Morris, Charlotte and Charles F. Morris, Jr., spouse	11-cv-5187	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Nelson, Emma	Nelson, Emma	07-cv-6753	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Potter, Donald	Potter, Donald	L-4673-09	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	Atlantic County, NJ	1	1
Raney, Florence	Raney, Florence	L-1530-10	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Rinderknecht, Robert	Rinderknecht, Robert	08-cv-11179	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Rivera, Connie	Rivera, Connie	07-cv-6742	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Roberts, Carolyn	Roberts, Carolyn	L-699-10	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	Atlantic County, NJ	1	1
Robertson, Frances	Robertson, Frances and Tim Robertson, spouse	07-cv-3517	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Robinson, Elizabeth	Robinson, Elizabeth	L-1591-10	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	Atlantic County, NJ	1	1
Romig, Ronald (PR for Estate of Selma May Weems)	Romig, Ronald, Personal Representative for Selma May Weems, deceased	L-6800-13	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	Atlantic County, NJ	1	1
Sanders, Evelyn	Sanders, Evelyn and Lewis Sanders, spouse	07-cv-6751	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Sass, Cheryl	Sass, Cheryl	10-cv-5540	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Segura, Altigracia	Segura, Altigracia Melo de and Marical Segura, Sr., spouse	11-cv-5352	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Smith, Evelyn Dorena	Smith, Evelyn Dorena	08-cv-10496	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Tobias, Millicent	Tobias, Millicent and Bernard Tobias, spouse	06-cv-13400	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	John J. Vecchione Law, PLLC 3863 Plaza Drive Fairfax, VA 22030 John J. Vecchione	USDC SDNY	1	1
Trastoy, Ana	Trastoy, Ana	08-cv-4158	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1

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Trower, Marie W.	Trower, Marie W. and William Trower, spouse	10-cv-9528	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Tucker, Wanda (PR for Estate of Tucker, Charles)	Tucker, Wanda, Personal Representative for Charles Tucker, deceased	07-cv-6745	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Vandergriff, Myrl	Vandergriff, Myrl T.	08-cv-4161	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Williams, Peggy	Williams, Peggy	L-1713-10	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	Atlantic County, NJ	1	1
Wolff, Edward	Wolff, Edward A. and Ann Lee Wolff, spouse	08-cv-4155	Ashcraft & Gerel LLP 4900 Seminary Road Alexandria, VA 22311 James F. Green	None	USDC SDNY	1	1
Allen, Robert	Allen, Robert	09-cv-7704	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Beechler, Marianne	Beechler, Marianne	08-cv-9147	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Bules, Carl	Bules, Carl	L-2331-11	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Burt, Jimmie	Burt, Jimmie Lynn	08-cv-4201	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Byrne, Donald and Lisa (Estate of Una Byrne)	Byrne, Donald (spouse) and Byrne, Lisa (daughter) – Personal Representatives for Una Byrne, deceased	13-cv-5912	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1

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Cacatian, Aurelia	Cacatian, Aurelia	L-1944-10	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Calhoun, Marjorie	Calhoun, Marjorie	09-cv-334	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Carner, Danah	Carner, Danah	12-cv-9140	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Case, Betty	Case, Betty	12-cv-9141	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Charles, Sigrid	Charles, Sigrid	13-cv-5926	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Cho, Okcha	Cho, Okcha	13-cv-5921	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Cobb, Arlene	Cobb, Arlene	13-cv-6225	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Combs, Maria	Combs, Maria Smith, Ardell Bertha	08-cv-4183	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	2

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Craft, Emmett	Craft, Emmett	L-2617-13	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Dewald, Irene	Dewald, Irene	L-2619-13	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Douglas, James	Douglas, James	12-cv-9135	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Doyle, Susan	Doyle, Susan	08-cv-4202	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Etherton, Teresa	Etherton, Teresa	13-cv-5924	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Falcon, Doris	Falcon, Doris	L-3950-11	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Finlay, Leann (Estate of Carolee Corley)	Finlay, Leeann – Personal Representative and daughter of Carolee Corley, deceased	13-cv-6170	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Finnerty, Patricia	Finnerty, Patricia	13-cv-5923	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Fischer, Steven (Personal Representative of Estate of Fischer, Diane)	Fischer, Steven, Personal Representative for Diane Fischer, deceased	08-cv-939	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	Solberg Stewart Miller 1123 5 th Avenue S. Fargo, ND 58103 Mike Miller	USDC SDNY	1	1
Ford, Mary Juanita	Ford, Mary Juanita	L-81-07	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Frampton, Barbara	Frampton, Barbara	11-cv-5564	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC NJ	1	1
French, Phyllis	French, Phyllis, deceased. No known Personal Representative. Merck's Suggestion of Death filed 2/11/2014.	07-cv-9330	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Fruscione, Calogera	Fruscione, Calogera and Salvatore Fruscione, spouse	07-cv-9334	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Goff, Donna	Goff, Donna	L-1228-10	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Goya, Edna	Goya, Edna	07-cv-3296	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Grill, Patti (SDNY)	Grill, Patti	10-cv-719	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Guarino, Geraldine	Guarino, Geraldine	08-cv-4205	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Hanft, Eric	Hanft, Eric	L-46-11	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Hanke, Doris	Hanke, Doris	13-cv-5915	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Hanson, Lois	Hanson, Lois	Suit not filed	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Suit not filed; retained 9/19/2011	1	1
Herrera, Hilda	Herrera, Hilda	Suit not filed	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Suit not filed; retained 10/26/2011	1	1
Hirsch, Sandra	Hirsch, Sandra	12-cv-9136	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Ho, Yuchiao	Ho, Yuchiao	10-cv-7506	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Hoelt, Rosemary	Hoelt, Rosemary	09-cv-333	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Howard, Patricia	Howard, Patricia	13-cv-5922	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Howell, Lowell (PR for Estate of Robinson, Mildred)	Howell, Lowell, Personal Representative for Mildred Robinson, deceased	10-cv-6561	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Huling, Rosa	Huling, Rosa	L-9200-11	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Johnson, Charlotte	Johnson, Charlotte	L-1457-13	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Johnson, Laverne	Johnson, Laverne	13-cv-5925	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Kale, Sheila	Kale, Sheila	L-1115-13	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Kent, Myra	Kent, Myra	Suit not filed	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Suit not filed; retained 6/16/2010	1	1
Khan, Naheed	Khan, Naheed	09-cv-332	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Kingston-Mitchell, Kethleen	Kingston-Mitchell, Kethleen	13-cv-5920	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Knight, Ann	Knight, Ann	09-cv-4774	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Kyle, Betty	Kyle, Betty	13-cv-5074	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Lynch, Sharon	Lynch, Sharon	14-cv-203 (USDC CDCA)	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Massey, Sandra	Massey, Sandra	Suit not filed	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Suit not filed; retained 5/24/2010	1	1
McGuire, Jeanette	McGuire, Jeanette, deceased. No known Personal Representative	L-2752-13	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Minzner, Audrey	Minzner, Audrey	08-cv-7109	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Muckler, Martin (SDNY)	Muckler, Martin, Personal Representative for Gertrude Muckler, deceased	09-cv-7130	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Nelson, Jane (SDNY)	Nelson, Jane	07-cv-9333	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	Motley Rice LLC 28 Bridgeside Boulevard Mt. Pleasant, SC 29464 Carmen Scott	USDC SDNY	1	1
Newton, Mary Ellen	Newton, Mary Ellen	07-cv-10523	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	Motley Rice LLC 28 Bridgeside Boulevard Mt. Pleasant, SC 29464 Carmen Scott	USDC SDNY	1	1
Oehler, Florence	Oehler, Florence A.	L-3028-09	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Oldenhof, Suzanne	Oldenhof, Suzanne	07-cv-5588	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Parker, Carol	Parker, Carol	12-cv-9137	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Price, Judy (SDNY)	Price, Judy	09-cv-7131	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Riley, Mary	Riley, Mary	13-cv-2102	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Ross, Jill	Ross, Jill	Suit not filed	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Suit not filed; retained 4/24/2012	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Roy, Mary	Roy, Mary	07-cv-9335	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	Motley Rice LLC 28 Bridgeside Boulevard Mt. Pleasant, SC 29464 Carmen Scott	USDC SDNY	1	1
Ryan, Anthonia	Ryan, Anthonia	13-cv-5919	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Schmitt, Esther (SDNY)	Schmitt, Esther	08-cv-9145	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Sepulveda, Manuela (SDNY)	Sepulveda, Manuela	08-cv-9151	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Sloan, Susan	Sloan, Susan	07-cv-6182	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Smith, Johnnie	Smith, Johnnie	Suit not filed	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Suit not filed; retained 8/9/2011	1	1
Strang, Cathy	Strang, Cathy	L-6314-12	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Swolley, Robin (SDNY)	Swolley, Robin	09-cv-9071	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Turner, Mary (SDNY)	Turner, Mary	08-cv-6328	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Turner, Sharyn	Turner, Sharyn	13-cv-5916	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Williams, Claudette	Williams, Claudette	12-cv-9138	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	USDC SDNY	1	1
Wilson, Barbara	Wilson, Barbara	L-750-10	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Wrench, Robert	Wrench, Robert	L-4611-09	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Zeringue, Dara	Zeringue, Dara	L-6842-11	Aylstock Witkin Kreis & Overholtz, PLLC 17 East Main Street Suite 200 Pensacola, FL 32502 Daniel J. Thornburgh	None	Atlantic County, NJ	1	1
Hill, Marilyn	Hill, Marilyn	07-cv-7293	Bahe Cook Cantley & Nedzger, PLC The MET Building, 6 th Floor 312 South 4 th Street Louisville, KY 40202 John Bahe	None	USDC SDNY	1	1
McQuilling, Jean	McQuilling, Jean	09-cv-503	Bahe Cook Cantley & Nedzger, PLC The MET Building, 6 th Floor 312 South 4 th Street Louisville, KY 40202 John Bahe	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONU Cases	ONU Claimants
Raisor, Joyce	Raisor, Joyce	06-cv-7630	Bahe Cook Cantley & Nedzger, PLC The MET Building, 6 th Floor 312 South 4 th Street Louisville, KY 40202 John Bahe	None	USDC SDNY	1	1
Elliott, Roger (Estate of Smyth, Anne)	Elliott, Roger, Personal Representative for Anne Smyth, deceased	L-10355-11	Blau Brown & Leonard, LLC 155 2 nd Street, Suite 4 Jersey City, NJ 07302 Jason T. Brown	None	Atlantic County, NJ	1	1
Anderson, Albertine	Anderson, Albertine A.	08-cv-9214	Blizzard McCarthy & Nabers, LLP 440 Louisiana, Suite 1710 Houston, TX 77002 Scott Nabers	None	USDC SDNY	1	1
Henry, Sheila	Henry, Sheila	08-cv-9213	Blizzard McCarthy & Nabers, LLP 440 Louisiana, Suite 1710 Houston, TX 77002 Scott Nabers	None	USDC SDNY	1	1
Koldoff, Francine	Koldoff, Francine	08-cv-9211	Blizzard McCarthy & Nabers, LLP 440 Louisiana, Suite 1710 Houston, TX 77002 Scott Nabers	None	USDC SDNY	1	1
Morris, Mary	Morris, Mary	08-cv-9210	Blizzard McCarthy & Nabers, LLP 440 Louisiana, Suite 1710 Houston, TX 77002 Scott Nabers	None	USDC SDNY	1	1
Sebok, Barbara	Sebok, Barbara	08-cv-9207	Blizzard McCarthy & Nabers, LLP 440 Louisiana, Suite 1710 Houston, TX 77002 Scott Nabers	None	USDC SDNY	1	1
Tripp, Liliane	Tripp, Liliane	08-cv-9206	Blizzard McCarthy & Nabers, LLP 440 Louisiana, Suite 1710 Houston, TX 77002 Scott Nabers	None	USDC SDNY	1	1
Deyle, Winifred	Deyle, Winifred	12-cv-404	Botlar Leone, PLLC AXA Tower, II Suite 1600 120 Madison Street Syracuse, NY 13202 Aaron J. Ryder	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Newton, Patricia	Newton, Patricia and Thomas Bird, spouse	12-cv-7033	Bowersox Law Firm, PC 5285 Meadows Road Suite 320 Lake Oswego, OR 97035 Jeffrey Bowersox	None	USDC SDNY	1	1
Gray, Kizzie	Gray, Kizzie	08-cv-4262	Brad Hendricks Law Firm 500 C Pleasant Valley Drive Little Rock, AR 72227 George R. Wise, Jr.	None	USDC SDNY	1	1
Fowler, Claretha	Fowler, Claretha	08-cv-8537	Brown and Crouppen One Metropolitan Square Suite 1600 St. Louis, MO 63102 Seth Webb	None	USDC SDNY	1	1
Haynes, Mary Ann	Haynes, Mary Ann	12-cv-604	Brown and Crouppen One Metropolitan Square Suite 1600 St. Louis, MO 63102 Seth Webb	None	USDC SDNY	1	1
Krechel, Roger	Krechel, Roger	10-cv-7875	Brown and Crouppen One Metropolitan Square Suite 1600 St. Louis, MO 63102 Seth Webb	None	USDC SDNY	1	1
Scheurenbrand, Jeanette	Scheurenbrand, Jeanette	10-cv-625	Brown and Crouppen One Metropolitan Square Suite 1600 St. Louis, MO 63102 Seth Webb	None	USDC SDNY	1	1
Uhrey, Robert	Uhrey, Robert	11-cv-3936	Brown and Crouppen One Metropolitan Square Suite 1600 St. Louis, MO 63102 Seth Webb	None	USDC SDNY	1	1
Dague, Flossie	Dague, Flossie	Suit not filed	Burg Simpson Eldredge Hersh & Jardine, PC 312 Walnut Street Suite 2090 Cincinnati, OH 45202 Calvin S. Tregre, Jr.	None	Suit not filed; retained 1/29/2013	1	1
Hamilton, Lou Jeanne	Hamilton, Lou Jeanne and Richard Hamilton, spouse	08-cv-11162	Burg Simpson Eldredge Hersh & Jardine, PC 312 Walnut Street Suite 2090 Cincinnati, OH 45202 Calvin S. Tregre, Jr.	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Hebert, Joseph	Hebert, Joseph and Eleanor Hebert, spouse	08-cv-5206	Burg Simpson Eldredge Hersh & Jardine, PC 312 Walnut Street Suite 2090 Cincinnati, OH 45202 Calvin S. Tregre, Jr.	None	USDC SDNY	1	1
Jones, Vickie	Jones, Vickie	08-cv-5207	Burg Simpson Eldredge Hersh & Jardine, PC 312 Walnut Street Suite 2090 Cincinnati, OH 45202 Calvin S. Tregre, Jr.	None	USDC SDNY	1	1
Meldon, Virginia	Meldon, Virginia	12-cv-1051	Burg Simpson Eldredge Hersh & Jardine, PC 312 Walnut Street Suite 2090 Cincinnati, OH 45202 Calvin S. Tregre, Jr.	None	USDC SDNY	1	1
Nelson, Darlene	Nelson, Darlene and Elred Nelson, spouse	08-cv-5208	Burg Simpson Eldredge Hersh & Jardine, PC 312 Walnut Street Suite 2090 Cincinnati, OH 45202 Calvin S. Tregre, Jr.	None	USDC SDNY	1	1
Boland, Margrit	Boland, Margrit	10-cv-5898	Carey Danis & Lowe 8235 Forsyth Blvd., Ste. 1100 St. Louis, MO 63105 Jeffrey J. Lowe	None	USDC SDNY	1	1
Chalmers, Ok Cha	Chalmers, Ok Cha	10-cv-5900	Carey Danis & Lowe 8235 Forsyth Blvd., Ste. 1100 St. Louis, MO 63105 Jeffrey J. Lowe	None	USDC SDNY	1	1
Davis, Georgia	Davis, Georgia	Suit not filed	Carey Danis & Lowe 8235 Forsyth Blvd., Ste. 1100 St. Louis, MO 63105 Jeffrey J. Lowe	None	Suit not filed; retained 10/15/2012	1	1
Decker, Jacquelyn	Decker, Jacquelyn	10-cv-6404	Carey Danis & Lowe 8235 Forsyth Blvd., Ste. 1100 St. Louis, MO 63105 Jeffrey J. Lowe	None	USDC SDNY	1	1
Finger, Connie	Finger, Connie	11-cv-472	Carey Danis & Lowe 8235 Forsyth Blvd., Ste. 1100 St. Louis, MO 63105 Jeffrey J. Lowe	None	USDC SDNY	1	1
Gibbons, Phillip	Gibbons, Phillip	Suit not filed	Carey Danis & Lowe 8235 Forsyth Blvd., Ste. 1100 St. Louis, MO 63105 Jeffrey J. Lowe	None	Suit not filed; retained 8/21/2013	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Girod, Mary	Girod, Mary	10-cv-5899	Carey Danis & Lowe 8235 Forsyth Blvd., Ste. 1100 St. Louis, MO 63105 Jeffrey J. Lowe	None	USDC SDNY	1	1
Howard, Peggy	Howard, Peggy, deceased. No known Personal Representative. Merck's Suggestion of Death filed on 2/11/2014.	12-cv-1721	Carey Danis & Lowe 8235 Forsyth Blvd., Ste. 1100 St. Louis, MO 63105 Jeffrey J. Lowe	None	USDC SDNY	1	1
Larson, Arloene	Larson, Arloene	07-cv-7697	Carey Danis & Lowe 8235 Forsyth Blvd., Ste. 1100 St. Louis, MO 63105 Jeffrey J. Lowe	None	USDC SDNY	1	1
Shields, Deborah	Shields, Deborah	08-cv-3388	Carey Danis & Lowe 8235 Forsyth Blvd., Ste. 1100 St. Louis, MO 63105 Jeffrey J. Lowe	None	USDC SDNY	1	1
Wilson, Leanora	Wilson, Leanora	08-cv-3399	Carey Danis & Lowe 8235 Forsyth Blvd., Ste. 1100 St. Louis, MO 63105 Jeffrey J. Lowe	None	USDC SDNY	1	1
Zeros, Margaret	Zeros, Margaret	08-cv-3207	Carey Danis & Lowe 8235 Forsyth Blvd., Ste. 1100 St. Louis, MO 63105 Jeffrey J. Lowe	None	USDC SDNY	1	1
Conklin, Betty (NY)	Conklin, Betty L. and Clair A. Conklin, spouse	13-cv-1496	Cellino & Barnes, PC 2500 Main Place Tower 350 Main Street Buffalo, NY 14202-3725 Brian A. Goldstein	None	USDC SDNY	1	1
Hunter, Juanita	Hunter, Juanita	13-cv-2036	Cellino & Barnes, PC 2500 Main Place Tower 350 Main Street Buffalo, NY 14202-3725 Brian A. Goldstein	None	USDC SDNY	1	1
McCormick, Nancy	McCormick, Nancy L.	12-cv-1163	Cellino & Barnes, PC 2500 Main Place Tower 350 Main Street Buffalo, NY 14202-3725 Brian A. Goldstein	None	USDC SDNY	1	1
Murawa, Rosa	Murawa, Rosa	13-cv-6446	Cellino & Barnes, PC 2500 Main Place Tower 350 Main Street Buffalo, NY 14202-3725 Brian A. Goldstein	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Resutek, Dorothy	Resutek, Dorothy	07-cv-6329	Cellino & Barnes, PC 2500 Main Place Tower 350 Main Street Buffalo, NY 14202-3725 Brian A. Goldstein	None	USDC SDNY	1	1
Virga, Phyllis	Virga, Phyllis	11-cv-3554	Cellino & Barnes, PC 2500 Main Place Tower 350 Main Street Buffalo, NY 14202-3725 Brian A. Goldstein	None	USDC SDNY	1	1
Watkins, Terrie	Watkins, Terrie J.	07-cv-6328	Cellino & Barnes, PC 2500 Main Place Tower 350 Main Street Buffalo, NY 14202-3725 Brian A. Goldstein	None	USDC SDNY	1	1
Hullett, Maude	Hullett, Maude	L-5072-10	Charlip Law Group, L.C. 17501 Biscayne Blvd. Suite 510 Aventura, FL 33160 David H. Charlip	None	Atlantic County, NJ	1	1
Howell, Carolyn	Howell, Carolyn	07-cv-6787	Clayco C. Arnold, PLC 865 Howe Avenue Sacramento, CA 95825 Clayco C. Arnold	None	USDC SDNY	1	1
Ortiz, Helen	Ortiz, Helen	11-cv-4174	Clayco C. Arnold, PLC 865 Howe Avenue Sacramento, CA 95825 Clayco C. Arnold	None	USDC SDNY	1	1
Rush, Catherine	Rush, Catherine	07-cv-10952	Clayco C. Arnold, PLC 865 Howe Avenue Sacramento, CA 95825 Clayco C. Arnold	None	USDC SDNY	1	1
Smith, Martin	Smith, Martin and Julie Smith, spouse	07-cv-8108	Clayco C. Arnold, PLC 865 Howe Avenue Sacramento, CA 95825 Clayco C. Arnold	None	USDC SDNY	1	1
Wilson, Carmen	Wilson, Carmen	07-cv-5935	Clayco C. Arnold, PLC 865 Howe Avenue Sacramento, CA 95825 Clayco C. Arnold	None	USDC SDNY	1	1
Bryant, Barbara	Bryant, Barbara and James Bryant, spouse	L-4965-06	Cohen, Placitella & Roth, P.C. 127 Maple Avenue Red Bank, NJ 07701 Michael McMahon	None	Atlantic County, NJ	1	1
DeVito, Anne	DeVito, Anne	07-cv-7988	Cohen, Placitella & Roth, P.C. 127 Maple Avenue Red Bank, NJ 07701 Michael McMahon	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Halat, Louella	Halat, Louella	L-6500-07	Cohen, Placitella & Roth, P.C. 127 Maple Avenue Red Bank, NJ 07701 Michael McMahon	None	Atlantic County, NJ	1	1
Jeavons, Betty	Jeavons, Betty	L-4959-06	Cohen, Placitella & Roth, P.C. 127 Maple Avenue Red Bank, NJ 07701 Michael McMahon	None	Atlantic County, NJ AFFIRMATION SIGNED BUT IT INDICATES THAT THIS CASE WILL BE DISMISSED	1	1
Lett, Rebecca	Lett, Rebecca and Wayne Lett, spouse	L-4063-08	Cohen, Placitella & Roth, P.C. 127 Maple Avenue Red Bank, NJ 07701 Michael McMahon	None	Atlantic County, NJ	1	1
Price, Rosie	Price, Rosie	L-4963-06	Cohen, Placitella & Roth, P.C. 127 Maple Avenue Red Bank, NJ 07701 Michael McMahon	None	Atlantic County, NJ	1	1
Rifkin, Lillian	Rifkin, Lillian	L-3551-11	Cohen, Placitella & Roth, P.C. 127 Maple Avenue Red Bank, NJ 07701 Michael McMahon	None	Atlantic County, NJ	1	1
Thompson, Georgia	Thompson, Georgia	L-4962-06	Cohen, Placitella & Roth, P.C. 127 Maple Avenue Red Bank, NJ 07701 Michael McMahon	None	Atlantic County, NJ	1	1
Aldrich, Kelley	Aldrich, Kelley	12-cv-4994	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Allen, Dorothy	Allen, Dorothy	09-cv-1122	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Amick, Harold	Amick, Harold	08-cv-10344	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONU Cases	ONU Claimants
Anderson, Linda	Anderson, Linda and Mike Perry Anderson, spouse	07-cv-8041	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Blake, Yvonne	Blake, Yvonne and Melvin Blake, spouse	11-cv-3213	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Boles, Emma	Boles, Emma	06-cv-11330	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Brown, Betty	Brown, Betty	L-7075-11	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	Atlantic County, NJ	1	1
Bunten, Deborah	Bunten, Deborah	08-cv-9956	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Burgess, Mary Ruth	Burgess, Mary Ruth	07-cv-10361	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Burlingame, Sandra	Burlingame, Sandra	07-cv-10508	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Burnette, Virginia	Burnette, Virginia	08-cv-1550	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Burr, Kathryn	Burr, Kathryn and William Burr, spouse	07-cv-7010	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Cale, Lynda	Cale, Lynda	08-cv-6925	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Cannon-Rowley, Betty	Cannon-Rowley, Betty and Roland R. Rowley, spouse	08-cv-6926	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Carter, Catherine Biles	Carter, Catherine Biles and Percy Carter, spouse	07-cv-3081	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Caulley, Norvell	Caulley, Norvell and Sally Ann Caulley, spouse	08-cv-10329	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Cervantes, Colleen	Cervantes, Colleen	09-cv-1121	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Chavez, Ramona	Chavez, Ramona	08-cv-4172	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Clinton, Annie	Clinton, Annie and Thomas Clinton, spouse	07-cv-6236	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Cohen, Lynn	Cohen, Lynn	09-cv-986	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Cole, Elizabeth	Cole, Elizabeth and Hubert Glenn Cole, spouse	08-cv-10342	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Conner, Velma	Conner, Velma and Elton Conner, spouse	08-cv-5245	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Cooke, Alberta	Cooke, Alberta	08-cv-6924	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Cornell, Robin	Cornell, Robin	08-cv-4173	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Courtney, Effie	Courtney, Effie and Joe Perry Courtney, spouse	08-cv-5244	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Crossman, Earl (Estate of Crossman, Virginia)	Crossman, Earl, Personal Representative for Virginia Crossman, deceased	11-cv-3482	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Cryderman, Barbara	Cryderman, Barbara	09-cv-985	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Cummings, Diane	Cummings, Diane and James Cummings	L-2953-09	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	Atlantic County, NJ	1	1
Curran, Frances	Curran, Frances	L-4732-08	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	Atlantic County, NJ	1	1
Daigneault, Bernadette	Daigneault, Bernadette	08-cv-11252	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Delancey, Irene	Delancey, Irene	07-cv-7367	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Devere, Patricia	Devere, Patricia and Gale Vernon Devere, spouse	08-cv-6929	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Dewald, Linda	Dewald, Linda and Jack Dewald, spouse	09-cv-982	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Duncan, Dixie	Duncan, Dixie and Kenneth Duncan, spouse	08-cv-4171	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Elliott, Shirley	Elliott, Shirley	07-cv-7055	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Fairbanks, Kathleen	Fairbanks, Kathleen and Martin Fairbanks, spouse	11-cv-3118	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Felbinger, Bonnie	Felbinger, Bonnie	L-3489-13	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	Atlantic County, NJ	1	1
Formanek, Gaye	Formanek, Gaye	09-cv-4908	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Gagnon, Judy	Gagnon, Judy and Rene Gagnon, spouse	08-cv-6928	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Gordon, Willa	Gordon, Willa	09-cv-4180	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Gregory, Brenda	Gregory, Brenda and Larry Gregory, spouse	08-cv-10319	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Hansell, Leah (Pearce, Jay Dee)	Hansell, Leah, Personal Representative and daughter of Jay Dee Pearce, deceased	08-cv-4176	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Herrera, Abelina	Herrera, Abelina	08-cv-1329	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Hill, Elaine	Hill, Elaine and Donald Hill, spouse	07-cv-10438	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Hogan, Elissa	Hogan, Elissa	L-2954-09	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	Atlantic County, NJ	1	1
Holliday, Janet Gay	Holliday, Janet Gay	08-cv-1905	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Holloway, Karrie	Holloway, Karrie and Charles Holloway, spouse	09-cv-4907	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Hunyadi, James	Hunyadi, James and Teresa Hunyadi, spouse	08-cv-3384	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Johnston, Amy (Estate of Wilcox, Nancy)	Johnston, Amy, Personal Representative for Nancy Wilcox, deceased	07-cv-6612	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Jones, Patsy	Jones, Patsy and Robert R. Jones, spouse	08-cv-5243	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Kennedy, Patricia	Kennedy, Patricia	07-cv-6613	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Langan, Donald	Langan, Donald, Personal Representative for Mary Langan, deceased	08-cv-5868	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Larcen, Mardell	Larcen, Mardell and Ronald Meserve, spouse	12-cv-7798	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Lee, Jacqueline (Estate of Lee, Velda)	Lee, Jacqueline, Personal Representative for Velda Lee, deceased	08-cv-6132	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Lee, Madeline	Lee, Madeline	08-cv-5242	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Lee, Rayford & Walter (PRS for Lee, Bronnie)	Lee, Rayford and Lee, Walter, Personal Representatives for Bronnie Lee, deceased	07-cv-3248	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Loscalzo, Isabel	Loscalzo, Isabel	09-cv-37	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
McClain, Elvira	McClain, Elvira and CD McClain, spouse	07-cv-8043	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
McKay, Margaret	McKay, Margaret	07-cv-7057	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
McPhail, Sarah	McPhail, Sarah	12-cv-1032	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Meracle, Rosela	Meracle, Rosela and William Osborne, spouse	08-cv-6923	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Mihalak, Mary	Mihalak, Mary and John Mihalak, spouse	07-cv-6615	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Miller, Chester	Miller, Chester	08-cv-5543	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Miltnerberger, Robert	Miltnerberger, Robert and Beatrice I. Miltnerberger, spouse	07-cv-10362	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Nail, Jerry	Nail, Jerry	08-cv-4175	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Naumann, Mattie Mae	Naumann, Mattie Mae	09-cv-4182	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Nobles, Billie Joyce	Nobles, Billie Joyce and Jesse Nobles, spouse	09-cv-31	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
O'Dea, Roberta	O'Dea, Roberta and Thomas O'Dea	08-cv-1900	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Olivera, Eusania	Olivera, Eusania	09-cv-33	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Ott, Myrna	Ott, Myrna and Robert Eugene Ott, spouse	08-cv-11250	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Parker, Mary (Gulley, Hazel)	Parker, Mary, Personal Representative for Hazel Gulley, deceased	07-cv-7352	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Prewitt, Shirley	Prewitt, Shirley and Bobby Prewitt, spouse	09-cv-4181	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Quick, Irline	Quick, Irline	L-6234-13	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	Atlantic County, NJ	1	1
Radtko, Violet	Radtko, Violet and Ronald Radtko, spouse	08-cv-4170	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Recck, Joyce Gooby	Recck, Joyce Gooby	07-cv-7009	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Robertson, Cynthia	Robertson, Cynthia	11-cv-3119	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Robertson, Ella	Robertson, Ella	12-cv-4993	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Ross-Epstein, Sylvia	Ross-Epstein, Sylvia	08-cv-9950	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Ruh, Diane	Ruh, Diane and Robert Ruh, spouse	09-cv-34	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Salazar, Carlos	Salazar, Carlos	08-cv-1572	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Schwartz, Mary Ruth (Estate of Hogan, Edward)	Schwartz, Mary Ruth, Personal Representative for Edward Hogan, deceased	07-cv-9819	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Scott-Correira, Janet	Scott-Correira, Janet	08-cv-4174	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Shadpour ?	Shadpour ?	Suit not filed	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	Suit not filed; retained 9/26/2013	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Shepherd, Betty	Shepherd, Betty	07-cv-6614	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Shorter, Rebecca	Shorter, Rebecca and Gary Shorter, spouse	08-cv-11251	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Shull, Violet	Shull, Violet	09-cv-2643	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Sinclair, Joann	Sinclair, Joann	09-cv-35	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Slotter, Larue	Slotter, Larue	08-cv-4169	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Stratton, Ruby	Stratton, Ruby	11-cv-1452	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Taske, Margaret	Taske, Margaret	11-cv-8257	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Taylor Anderson, Cynthia PR of Estate of Taylor, Rumell	Taylor-Anderson, Cynthia Personal Representative for Rumell Taylor, deceased	06-cv-13542	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Thibault, Cynthia	Thibault, Cynthia and Robert Derostyne, spouse	08-cv-5544	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Troutman, Betty Jean	Troutman, Betty Jean	09-cv-434	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Turner, Imogene	Turner, Imogene, deceased and Ailor Turner, spouse	11-cv-3115	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Tuskes, Martha	Tuskes, Martha	11-cv-1454	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Underwood, Elyene	Underwood, Elyene and Lendell Underwood, spouse	7-cv-7353	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Valdez, Dottie Mae	Valdez, Dottie Mae	09-cv-984	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Vanderhoof, Jacquelin	Vanderhoof, Jacquelin	09-cv-6038	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Wellman, Margaret	Wellman, Margaret	09-cv-7133	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
White, Kwajalein	White, Kwajalein	08-cv-5237	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Williams, Clara	Williams, Clara	09-cv-32	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Williams, Robin Ann	Williams, Robin Ann	Suit not filed	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	Suit not filed; retained 6/18/2013	1	1
Wofford, Agnes	Wofford, Agnes	09-cv-8691	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Woodey, Michael	Woodey, Michael	08-cv-7106	Cory, Watson, Crowder & DeGaris, P.C. 2131 Magnolia Avenue Suite 200 Birmingham, AL 35205 Annesley H. DeGaris	None	USDC SDNY	1	1
Charles, Barbara		08-cv-4188	Curtis Law Group 7557 Rambler Road Suite 1050 Dallas, TX 75231 William B. Curtis	None	USDC SDNY	1	1
Click, Ouida	Click, Ouida	07-cv-9559	Curtis Law Group 7557 Rambler Road Suite 1050 Dallas, TX 75231 William B. Curtis	None	USDC SDNY	1	1
Cobb, Launa	Cobb, Launa	08-cv-4187	Curtis Law Group 7557 Rambler Road Suite 1050 Dallas, TX 75231 William B. Curtis	None	USDC SDNY	1	1
Garcia, Julia	Garcia, Julia	08-cv-351	Curtis Law Group 7557 Rambler Road Suite 1050 Dallas, TX 75231 William B. Curtis	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Kelso, Lillian	Kelso, Lillian	08-cv-344	Curtis Law Group 7557 Rambler Road Suite 1050 Dallas, TX 75231 William B. Curtis	None	USDC SDNY	1	1
Landry, Winifred	Landry, Winifred	09-cv-7263	Curtis Law Group 7557 Rambler Road Suite 1050 Dallas, TX 75231 William B. Curtis	None	USDC SDNY	1	1
Martin, Betty	Martin, Betty	08-cv-2539	Curtis Law Group 7557 Rambler Road Suite 1050 Dallas, TX 75231 William B. Curtis	None	USDC SDNY	1	1
McEachern, Kathryn	McEachern, Kathryn	08-cv-348	Curtis Law Group 7557 Rambler Road Suite 1050 Dallas, TX 75231 William B. Curtis	None	USDC SDNY	1	1
Palacios, Maria	Palacios, Maria	08-cv-10654	Curtis Law Group 7557 Rambler Road Suite 1050 Dallas, TX 75231 William B. Curtis	None	USDC SDNY	1	1
Potter, Patricia	Potter, Patricia	07-cv-9816	Curtis Law Group 7557 Rambler Road Suite 1050 Dallas, TX 75231 William B. Curtis	None	USDC SDNY	1	1
Rothleder, Leonie	Rothleder, Leonie	07-cv-9817	Curtis Law Group 7557 Rambler Road Suite 1050 Dallas, TX 75231 William B. Curtis	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Smith, Carrie	Paxton, Cora and Tom Paxton, spouse Strange, Nilda Massengill, Ellen Bentley, Mary Friedman, Mary Luzier, Ella Richardson, Eileen, deceased. No known Personal Representative Nelson, Ann Guemelata, Mary Ann Tedford, Lauretta Olson, Lee Ann Schueler, Margaret Rubenser, Marilyn	BC374219	Curtis Law Group 7557 Rambler Road Suite 1050 Dallas, TX 75231 William B. Curtis	None	Los Angeles County, CA	1	13
Stammeyer, Pat	Stammeyer, Pat	08-cv-1105	Curtis Law Group 7557 Rambler Road Suite 1050 Dallas, TX 75231 William B. Curtis	None	USDC SDNY	1	1
Gudino, Dawn	Gudino, Dawn	CIV-514968	D.B. Hill, A Professional Law Corporation 354 F Street Lincoln, CA 95648 Dennis B. Hill	None	San Mateo, CA	1	1
Walls, Doris	Walls, Doris	10-cv-3727	Davis & Crump, P.C. 1712 15 th Street Suite 300 Gulfport, MS 39501 Mark W. Davis	None	USDC SDNY	1	1
Yorke, Bonnie	Yorke, Bonnie	09-cv-5965	DeGenova and Yarwood, Ltd. 42 N. Phelps Street Youngstown, OH 44503 Ronald D. Yarwood	Rabner Law Offices, PC Suite 800 Law & Finance Building 429 4 th Avenue Pittsburgh, PA 15219 Monte J. Rabner	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Bizzaro, Donna	Bizzaro, Donna and Donald Bizzaro, spouse	10-cv-1290	Diez-Arguelles & Tejedor 505 North Mills Avenue Orlando, FL 32803 Maria Tejedor	None	USDC SDNY	1	1
Denson, Betty	Denson, Betty	10-cv-1301	Diez-Arguelles & Tejedor 505 North Mills Avenue Orlando, FL 32803 Maria Tejedor	None	USDC SDNY	1	1
Ferlita, Rosalie	Ferlita, Rosalie	10-cv-1298	Diez-Arguelles & Tejedor 505 North Mills Avenue Orlando, FL 32803 Maria Tejedor	None	USDC SDNY	1	1
Gibson, Janelle	Gibson, Janelle and James Gibson	10-cv-1295	Diez-Arguelles & Tejedor 505 North Mills Avenue Orlando, FL 32803 Maria Tejedor	None	USDC SDNY	1	1
Kirby, Karen	Kirby, Karen and Paul Kirby, spouse	10-cv-1300	Diez-Arguelles & Tejedor 505 North Mills Avenue Orlando, FL 32803 Maria Tejedor	None	USDC SDNY	1	1
Pearce, Virginia	Pearce, Virginia and James Pearce, spouse	10-cv-1296	Diez-Arguelles & Tejedor 505 North Mills Avenue Orlando, FL 32803 Maria Tejedor	None	USDC SDNY	1	1
Stuppiello, Judith	Stuppiello, Judith and Joseph Stuppiello	14-cv-1009	Diez-Arguelles & Tejedor 505 North Mills Avenue Orlando, FL 32803 Maria Tejedor	None	USDC SDNY	1	1
Trenk, Richard	Trenk, Richard, deceased and Piyasil Trenk, spouse	10-cv-1294	Diez-Arguelles & Tejedor 505 North Mills Avenue Orlando, FL 32803 Maria Tejedor	None	USDC SDNY	1	1
Workman, Anita	Workman, Anita	10-cv-5006	Diez-Arguelles & Tejedor 505 North Mills Avenue Orlando, FL 32803 Maria Tejedor	None	USDC SDNY	1	1
Ahles, Dorothea (SDNY)	Ahles, Dorothea	07-cv-6263	Douglas & London, P.C. 59 Maiden Lane, 6 th Floor New York, NY 10038 Kristin Padden	None	USDC SDNY	1	1
Barbaro, Nancy	Barbaro, Nancy	L-7305-13	Douglas & London, P.C. 59 Maiden Lane, 6 th Floor New York, NY 10038 Kristin Padden	None	Atlantic County, NJ	1	1
Brown, Sandra	Brown, Sandra	L-6946-13	Douglas & London, P.C. 59 Maiden Lane, 6 th Floor New York, NY 10038 Kristin Padden	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Cox, Mary Ellen	Cox, Mary Ellen	L-9873-11	Douglas & London, P.C. 59 Maiden Lane, 6 th Floor New York, NY 10038 Kristin Padden	None	Atlantic County, NJ	1	1
Dewitt, Zona	Dewitt, Zona	L-7153-13	Douglas & London, P.C. 59 Maiden Lane, 6 th Floor New York, NY 10038 Kristin Padden	None	Atlantic County, NJ	1	1
Doneson, Leonard (SDNY)	Doneson, Leonard	07-cv-6264	Douglas & London, P.C. 59 Maiden Lane, 6 th Floor New York, NY 10038 Kristin Padden	None	USDC SDNY	1	1
Jones, Rosalie	Jones, Rosalie	L-6947-13	Douglas & London, P.C. 59 Maiden Lane, 6 th Floor New York, NY 10038 Kristin Padden	None	Atlantic County, NJ	1	1
Kam, Seak Peng	Kam, Seak Peng	L-6950-13	Douglas & London, P.C. 59 Maiden Lane, 6 th Floor New York, NY 10038 Kristin Padden	None	Atlantic County, NJ	1	1
Lake, Richard	Lake, Richard	L-1370-13	Douglas & London, P.C. 59 Maiden Lane, 6 th Floor New York, NY 10038 Kristin Padden	None	Atlantic County, NJ	1	1
Newman, Rose	Newman, Rose	09-cv-4296	Douglas & London, P.C. 59 Maiden Lane, 6 th Floor New York, NY 10038 Kristin Padden	Johnson Becker, PLLC 33 South Sixth Street Suite 4530 Minneapolis, MN 55402 Lucia J.W. McLaren	USDC SDNY	1	1
Polevoy, Julia	Polevoy, Julia	Suit not filed	Douglas & London, P.C. 59 Maiden Lane, 6 th Floor New York, NY 10038 Kristin Padden	None	Suit not filed; retained 11/22/2010	1	1
Reinhardt, Elizabeth	Reinhardt, Elizabeth	07-cv-5936	Dudley Debosier 1075 Government Street Baton Rouge, LA 70802 W. Paul Wilkins	None	USDC SDNY	1	1
Norman, Mary (LA)	Norman, Mary and James Lorbeck, spouse	11-cv-8673	Dugan Law Firm 365 Canal Street Suite 1000 New Orleans, LA 70130 Douglas Plymale	None	USDC SDNY	1	1
Alvaro, Edward	Alvaro, Edward, deceased. No known Personal Representative.	L-4071-08	Eichen Crutchlow Zaslow & McElroy 40 Ethel Road Edison, NJ 08817 William Crutchlow	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Dalton, Joan	Dalton, Joan and Walter Dalton, spouse	L-4082-08	Eichen Crutchlow Zaslow & McElroy 40 Ethel Road Edison, NJ 08817 William Crutchlow	None	Atlantic County, NJ	1	1
Marcogliese, George	Marcogliese, George	L-4072-08	Eichen Crutchlow Zaslow & McElroy 40 Ethel Road Edison, NJ 08817 William Crutchlow	None	Atlantic County, NJ	1	1
Marks, Natalie	Marks, Natalie	L-4074-08	Eichen Crutchlow Zaslow & McElroy 40 Ethel Road Edison, NJ 08817 William Crutchlow	None	Atlantic County, NJ	1	1
Singer, Harriet	Singer, Harriet and Seymour Singer, spouse	L-4073-08	Eichen Crutchlow Zaslow & McElroy 40 Ethel Road Edison, NJ 08817 William Crutchlow	None	Atlantic County, NJ	1	1
Spangenberg, Joan	Spangenberg, Joan	L-4083-08	Eichen Crutchlow Zaslow & McElroy 40 Ethel Road Edison, NJ 08817 William Crutchlow	None	Atlantic County, NJ	1	1
Prestridge, Debbie	Prestridge, Debbie	07-cv-8111	Fibich Hampton Leebron, Briggs & Josephson 1150 Bissonnet Houston, TX 77005 Russell Briggs	None	USDC SDNY	1	1
Butterworth, Helen	Butterworth, Helen	07-cv-10650	Fleming Nolen & Jez, LLP 2800 Post Oak Boulevard Suite 4000 Houston, TX 77056 G. Sean Jez	None	USDC SDNY	1	1
Cyr, Betty	Cyr, Betty	07-cv-4178	Fleming Nolen & Jez, LLP 2800 Post Oak Boulevard Suite 4000 Houston, TX 77056 G. Sean Jez	None	USDC SDNY	1	1
Eades, Karen	Eades, Karen	07-cv-9519	Fleming Nolen & Jez, LLP 2800 Post Oak Boulevard Suite 4000 Houston, TX 77056 G. Sean Jez	None	USDC SDNY	1	1
Fuentes, Maria	Fuentes, Maria	08-cv-4179	Fleming Nolen & Jez, LLP 2800 Post Oak Boulevard Suite 4000 Houston, TX 77056 G. Sean Jez	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONU Cases	ONU Claimants
Gold, Judith (NY) (CTO #55)	Gold, Judith	08-cv-4880	Fleming Nolen & Jez, LLP 2800 Post Oak Boulevard Suite 4000 Houston, TX 77056 G. Sean Jez	None	USDC SDNY	1	1
Herken, Paula	Herken, Paula	11-cv-1579	Fleming Nolen & Jez, LLP 2800 Post Oak Boulevard Suite 4000 Houston, TX 77056 G. Sean Jez	None	USDC SDNY	1	1
Joseph, Theodore	Joseph, Theodore	11-cv-0213	Fleming Nolen & Jez, LLP 2800 Post Oak Boulevard Suite 4000 Houston, TX 77056 G. Sean Jez	None	USDC SDNY	1	1
McLendon, Mary Anne	McLendon, Mary Anne	09-cv-2287	Fleming Nolen & Jez, LLP 2800 Post Oak Boulevard Suite 4000 Houston, TX 77056 G. Sean Jez	None	USDC SDNY	1	1
Mehta, Shail	Mehta, Shail	08-cv-4177	Fleming Nolen & Jez, LLP 2800 Post Oak Boulevard Suite 4000 Houston, TX 77056 G. Sean Jez	None	USDC SDNY	1	1
Smith, Wilma	Smith, Wilma	10-cv-3710	Fleming Nolen & Jez, LLP 2800 Post Oak Boulevard Suite 4000 Houston, TX 77056 G. Sean Jez	None	USDC SDNY	1	1
Vizena, Veronica	Vizena, Veronica	07-cv-7497	Fleming Nolen & Jez, LLP 2800 Post Oak Boulevard Suite 4000 Houston, TX 77056 G. Sean Jez	None	USDC SDNY	1	1
Wallet, Kathryn	Wallet, Kathryn	10-cv-1875	Fleming Nolen & Jez, LLP 2800 Post Oak Boulevard Suite 4000 Houston, TX 77056 G. Sean Jez	None	USDC SDNY	1	1
Wood, Vivian	Wood, Vivian	07-cv-6981	Fleming Nolen & Jez, LLP 2800 Post Oak Boulevard Suite 4000 Houston, TX 77056 G. Sean Jez	None	USDC SDNY	1	1
Caress, Judith	Caress, Judith	Suit not filed	Foley & Small, LLP 1002 East Jefferson Boulevard South Bend, IN 46617 Douglas D. Small	None	Suit not filed; retained 8/28/2012	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Paulen, Julia	Paulen, Julia and Richard Paulen, spouse	10-cv-9643	Foley & Small, LLP 1002 East Jefferson Boulevard South Bend, IN 46617 Douglas D. Small	None	USDC SDNY	1	1
Johnson, Daisy	Johnson, Daisy	11-cv-5487	Gill, Ladner & Priest, PLLC 403 South State Street Jackson, MS 39201 James M. Priest, Jr.	None	USDC SDNY	1	1
Grovom, Sally	Grovom, Sally	07-cv-8151	Girardi Keese 1126 Wilshire Boulevard Los Angeles, CA 90017 A. McClintock	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	USDC SDNY	1	1
O'Kelly, Ethel	O'Kelly, Ethel	08-cv-11159	Girardi Keese 1126 Wilshire Boulevard Los Angeles, CA 90017 A. McClintock	None	USDC SDNY	1	1
Welch, Linda	Welch, Linda	08-cv-5835	Girardi Keese 1126 Wilshire Boulevard Los Angeles, CA 90017 A. McClintock	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	USDC SDNY	1	1
Pedrojetti, Jo	Pedrojetti, Jo	BC411482	Gruber & Gruber 15165 Ventura Boulevard Suite 400 Sherman Oaks, CA 91403 Daniel S. Gruber	None	Los Angeles County, CA	1	1
Briant, LaVonna (Hurst, Rosalee)	Briant, LaVonna, Personal Representative for Rosalee Hurst, deceased	08-cv-3455	Halley, Talbot & Smithton, PLLC 13901 Quail Pointe Drive Oklahoma City, OK 73134-1002 Duke Halley	None	USDC SDNY	1	1
Potts, Sylvia	Potts, Sylvia	08-cv-6476	Helms & Underwood One N.E. 2 nd Street, Suite 202 Oklahoma City, OK 73104 Conner Helms	None	USDC SDNY	1	1
Blahut, Sivia	Blahut, Sivia	12-cv-1696	Heninger Garrison Davis, LLC 2224 First Avenue North Birmingham, AL 35203 William L. Bross	None	USDC SDNY	1	1
Dickey, Joan	Dickey, Joan	09-cv-9118	Heninger Garrison Davis, LLC 2224 First Avenue North Birmingham, AL 35203 William L. Bross	None	USDC SDNY	1	1
Forman, Anne	Forman, Anne	12-cv-1694	Heninger Garrison Davis, LLC 2224 First Avenue North Birmingham, AL 35203 William L. Bross	None	USDC SDNY	1	1
McMahan, Martha	McMahan, Martha	12-cv-1695	Heninger Garrison Davis, LLC 2224 First Avenue North Birmingham, AL 35203 William L. Bross	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Patterson, Carolyn	Patterson, Carolyn	10-cv-9382	Heninger Garrison Davis, LLC 2224 First Avenue North Birmingham, AL 35203 William L. Bross	None	USDC SDNY	1	1
Rogers, Melba	Rogers, Melba	10-cv-9380	Heninger Garrison Davis, LLC 2224 First Avenue North Birmingham, AL 35203 William L. Bross	None	USDC SDNY	1	1
Toto, Lorraine	Toto, Lorraine	L-737812	Heninger Garrison Davis, LLC 2224 First Avenue North Birmingham, AL 35203 William L. Bross	None	Atlantic County, NJ	1	1
Dawsey, Flora	Dawsey, Flora	09-cv-1579	Irpino Law Firm 2216 Magazine Street New Orleans, LA 70130 Anthony D. Irpino	None	USDC SDNY	1	1
Wall, Juanita	Wall, Juanita	09-cv-4062	Irpino Law Firm 2216 Magazine Street New Orleans, LA 70130 Anthony D. Irpino	None	USDC SDNY	1	1
Simpson, Charleszetta	Simpson, Charleszetta	11-cv-4219	John D. Sileo, LLC 320 North Carrollton Ave., #101 New Orleans, LA 70119 John D. Sileo	None	USDC SDNY	1	1
Bee, Brian	Bee, Brian and Donna Bee, spouse	07-cv-1201	John J. Vecchione Law, PLLC 3863 Plaza Drive Fairfax, VA 22030 John J. Vecchione	None	USDC SDNY	1	1
Brown, Lezlie	Brown, Lezlie	09-cv-2368	John J. Vecchione Law, PLLC 3863 Plaza Drive Fairfax, VA 22030 John J. Vecchione	None	USDC SDNY	1	1
Daggett, Judith	Daggett, Judith	09-cv-3692	John J. Vecchione Law, PLLC 3863 Plaza Drive Fairfax, VA 22030 John J. Vecchione	None	USDC SDNY	1	1
Davids, Barbara	Davids, Barbara	06-cv-13401	John J. Vecchione Law, PLLC 3863 Plaza Drive Fairfax, VA 22030 John J. Vecchione	None	USDC SDNY	1	1
Forman, Beth	Forman, Beth, Personal Representative for John Napolitano, deceased	06-cv-13398	John J. Vecchione Law, PLLC 3863 Plaza Drive Fairfax, VA 22030 John J. Vecchione	None	USDC SDNY	1	1
Ladenburger, Jeanette	Ladenburger, Jeanette and John Ladenburger, spouse	L-1880-09	John J. Vecchione Law, PLLC 3863 Plaza Drive Fairfax, VA 22030 John J. Vecchione	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Levine, Rosalee	Rosalee, Levine and Barrett Levine, spouse	L-154-09	John J. Vecchione Law, PLLC 3863 Plaza Drive Fairfax, VA 22030 John J. Vecchione	None	Atlantic County, NJ	1	1
Mathews, Mary	Mathews, Mary, deceased and James Mathews, spouse	07-cv-1202	John J. Vecchione Law, PLLC 3863 Plaza Drive Fairfax, VA 22030 John J. Vecchione	None	USDC SDNY	1	1
McGowan, Joyce	McGowan, Joyce	L-4334-10	John J. Vecchione Law, PLLC 3863 Plaza Drive Fairfax, VA 22030 John J. Vecchione	None	Atlantic County, NJ	1	1
Williams, Debbie	Williams, Debbie	L-4337-10	John J. Vecchione Law, PLLC 3863 Plaza Drive Fairfax, VA 22030 John J. Vecchione	None	Atlantic County, NJ	1	1
Wood, Jeanne	Wood, Jeanne	L-4339-10	John J. Vecchione Law, PLLC 3863 Plaza Drive Fairfax, VA 22030 John J. Vecchione	None	Atlantic County, NJ	1	1
Amiransari, Giti	Amiransari, Giti	08-cv-7213	Kabateck Brown Kellner, LLP 644 S. Figueroa Street Los Angeles, CA 90017 Brian S. Kabateck	None	USDC SDNY	1	1
Williams, Sachiko	Williams, Sachiko, deceased. No known Personal Representative; Merck's Suggestion of Death filed 2/11/2014	08-cv-4402	Kabateck Brown Kellner, LLP 644 S. Figueroa Street Los Angeles, CA 90017 Brian S. Kabateck	None	USDC SDNY	1	1
Lisowski, Rose (NY) (CTO-71)	Lisowski, Rose	09-cv-6380	Kenny & Kenny 315 W. Fayette Street Syracuse, NY 13202 Michael Kenny	None	USDC SDNY	1	1
Sundermeyer, Juanita	Sundermeyer, Juanita	09-cv-5477	Kenny & Kenny 315 W. Fayette Street Syracuse, NY 13202 Michael Kenny	None	USDC SDNY	1	1
Zgoda, Christine	Zgoda, Christine	09-cv-6382	Kenny & Kenny 315 W. Fayette Street Syracuse, NY 13202 Michael Kenny	None	USDC SDNY	1	1
Burns, Charlette (Holman, Coyle)	Holman, Coyle	08-cv-1803	Laminack Pirtle & Martinez 5020 Montrose Boulevard 9th Floor Houston, TX 77006	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Cooper, Sandra	Cooper, Sandra Alpers, Lola Harris, WillieRay Hartfield, Novella Smith, Norman, Personal Representative for Martha Smith, deceased Tanton, Linda	07-cv-9710	Laminack Pirtle & Martines 5020 Montrose Boulevard 9 th Floor Houston, TX 77006	None	USDC SDNY	1	6
Wilde, Norma	Wilde, Norma	12-cv-3953	Law Office John M. Zeglen 99 E. Main Street Uniontown, PA 15401 John M. Zeglen	None	USDC SDNY	1	1
Zimon, Richard	Zimon, Richard	09-cv-01414	Law Office of Joseph G. Abromovitz 858 Washington St., #205 Dedham, MA 08026 Joseph G. Abromovitz	None	USDC SDNY	1	1
Barrell, Jeannine	Barrell, Jeannine	09-4580	Law Offices of Charles H. Johnson, P.A. 2599 Mississippi Street New Brighton, MN 55112 Charles H. Johnson	None	USDC SDNY	1	1
Brenseke, Elizabeth	Brenseke, Elizabeth	10-cv-2864	Law Offices of Charles H. Johnson, P.A. 2599 Mississippi Street New Brighton, MN 55112 Charles H. Johnson	None	USDC SDNY	1	1
Herring, Kathy	Herring, Kathy	10-cv-5486	Law Offices of Charles H. Johnson, P.A. 2599 Mississippi Street New Brighton, MN 55112 Charles H. Johnson	None	USDC SDNY	1	1
Larson, Curtis	Larson, Curtis	10-cv-5485	Law Offices of Charles H. Johnson, P.A. 2599 Mississippi Street New Brighton, MN 55112 Charles H. Johnson	None	USDC SDNY	1	1
Northrup, Emily	Northrup, Emily	10-cv-5487	Law Offices of Charles H. Johnson, P.A. 2599 Mississippi Street New Brighton, MN 55112 Charles H. Johnson	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Pomerenke, Melody	Pomerenke, Melody	10-cv-8940	Law Offices of Charles H. Johnson, P.A. 2599 Mississippi Street New Brighton, MN 55112 Charles H. Johnson	None	USDC SDNY	1	1
Rahey, Sheila Ann	Rahey, Sheila Ann	10-cv-5231	Law Offices of Charles H. Johnson, P.A. 2599 Mississippi Street New Brighton, MN 55112 Charles H. Johnson	None	USDC SDNY	1	1
Vyskocil, Fern	Vyskocil, Fern	09-cv-7815	Law Offices of Charles H. Johnson, P.A. 2599 Mississippi Street New Brighton, MN 55112 Charles H. Johnson	None	USDC SDNY	1	1
Welch, Barbara	Welch, Barbara L.	10-cv-2812	Law Offices of Charles H. Johnson, P.A. 2599 Mississippi Street New Brighton, MN 55112 Charles H. Johnson	None	USDC SDNY	1	1
Sedatol, Beryl (LA)	Sedatol, Beryl	12-cv-6810	Law Offices of Edward J. Cloos, III 411 North Theard Street Covington, LA 70433 Edward J. Cloos, III	None	USDC SDNY	1	1
Conn, Sondra	Conn, Sondra	06-cv-10203	Law Offices of Terence J. Sweeney 225 Broadway Suite 2500 New York, NY 10007 Terence Sweeney	None	USDC SDNY	1	1
Miller, Cora	Miller, Cora	08-cv-8237	Law Offices of Terence J. Sweeney 225 Broadway Suite 2500 New York, NY 10007 Terence Sweeney	None	USDC SDNY	1	1
Oznoff, Mary	Oznoff, Mary	11-cv-7440	LeHouillier & Associates, PC 455 E. Pikes Peak Avenue Suite 103 Colorado Springs, CO 80903 Patric J. LeHouillier	None	USDC SDNY	1	1
Burg, Barbara	Burg, Barbara Jean	07-cv-1420	Levin Fishbein Sedran & Berman 510 Walnut Street Suite 500 Philadelphia, PA 19106 Michael M. Weinkowitz	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Thomas, Ida	Thomas, Ida and Fred Thomas, spouse	08-cv-443	Levin Fishbein Sedran & Berman 510 Walnut Street Suite 500 Philadelphia, PA 19106 Michael M. Weinkowitz	None	USDC SDNY	1	1
Arce, Renee	Arce, Renee and Martin Arce, spouse	07-cv-7871	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Arcemont, Bridget	Arcemont, Bridget and Murphy Arcemont, spouse	07-cv-2389	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Armstrong, Christina	Armstrong, Christina	L-7748-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Arnoldin, Margaret	Arnoldin, Margaret	L-5552-13	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Arthur, Richard (PR for Estate of Arthur, Della)	Arthur, Richard, as Personal Representative of Della Arthur, deceased	08-cv-3112	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Ashley, Carolyn	Ashley, Carolyn	L-2045-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Axelrod, Ida	Axelrod, Ida	10-cv-5855	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Backstrom, Edward (Estate of Backstrom, Judy Jo)	Backstrom, Edward, Personal Representative for Judy Jo Backstrom, deceased	09-cv-5668	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Baer, Joan	Baer, Joan	09-cv-3050	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Baker, Helen Louise	Baker, Helen Louise	08-cv-7369	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Baltz, Jacqueline	Baltz, Jacqueline and Louis Baltz, spouse	07-cv-9740	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Bard, Michele	Bard, Michele	07-cv-7212	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	Pittman, Germany, Roberts & Welsh, LLP 410 South President Street Jackson, MS 39201 Robert G. Germany	USDC SDNY	1	1
Barr, William	Barr, William	08-cv-4143	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Barry, Joyce	Barry, Joyce	L-6405-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Baum, Barbara	Baum, Barbara and Fred Warner, spouse	07-cv-8796	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Beckerman, Blanche	Beckerman, Blanche	10-cv-5278	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Bell, Jacquelyn	Bell, Jacquelyn and Gary Bell, spouse	07-cv-11360	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Bennett, Rose	Bennett, Rose	10-cv-3218	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Bentley, Eunice	Bentley, Eunice	L-3705-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Bergeron, Matilda	Bergeron, Matilda	11-cv-5185	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Bergeson, Virginia	Bergeson, Virginia	06-cv-9454	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Bibeault, Marie	Bibeault, Marie	10-cv-5859	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Blake, Louise H.	Blake, Louise H. and Jule J. Blake, spouse	2010-CA-2431	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Escambia County, FL	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Blizman, Susan	Blizman, Susan	11-cv-5186	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Blum, Cynthia Bradshaw	Blum, Cynthia Bradshaw and Gary Blum, spouse	L-5838-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Boling, Jimmie	Boling, Jimmie	10-cv-9281	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Bowe, Rebecca Lynne	Bowe, Rebecca Lynne	09-cv-1967	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Bradford, Sharon	Bradford, Sharon	07-cv-477	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Branand, Claire	Branand, Claire	L-4190-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Braswell, Winnie	Braswell, Winnie	07-cv-1413	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Brodin, Roberta	Brodin, Roberta	L-1250-10	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Brookman, Diane	Brookman, Diane	08-cv-4144	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Brown, Valerie	Brown, Valerie	07-cv-5770	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Bruce, Dana (PR for Estate of Flores, Debra)	Bruce, Dana, as Personal Representative for Estate of Flores, Debra, deceased	07-cv-2442	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Burgess, Jacqueline	Burgess, Jacqueline	07-cv-7689	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Byrd, Joanne Ware	Byrd, Joanne Ware	09-cv-3659	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Cain, Barbara	Cain, Barbara	07-cv-3864	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Calman, Florence	Calman, Florence	07-cv-10953	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Carballo, Anne	Carballo, Anne	12-cv-7087	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Carpenter, Barbara	Carpenter, Barbara	11-cv-5184	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Carpenter, Barbara	Carpenter, Barbara	L-5048-13	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Carpenter, Brenda	Carpenter, Brenda	07-cv-3464	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Carter, Doris	Carter, Doris	10-cv-0347	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Cassidy, Patricia	Rohonczy, Barbara, as Personal Representative of Patricia Cassidy, deceased	L-599-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Caufield, John (Estate of Jeane Burford)	Caufield, John, Personal Representative for Jeane Burford, deceased	L-8062-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Chenault, Margot	Chenault, Margot	11-cv-2203	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Chepko, Marlene	Chepko, Marlene	08-cv-7862	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Chouinard, Yvette	Chouinard, Yvette	07-cv-8327	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Christensen, Susan	Christensen, Susan – Deceased per note on Pittman Germany affirmation. Merck's Suggestion of Death filed 2/11/2014.	07-cv-7053	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	Pittman, Germany, Roberts & Welsh, LLP 410 South President Street Jackson, MS 39201 Robert G. Germany	USDC SDNY	1	1
Chung, Young	Chung, Young	08-cv-8582	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Clarke, Sylvia	Clarke, Sylvia	12-cv-7167	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Clow, Cusick	Clow, Cusick	L-1954-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Clymer, Harriet	Clymer, Harriet	L-2920-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Coffman, Linda	Coffman, Linda	10-cv-5856	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Coleman, Anna	Coleman, Anna	L-1208-10	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Collins, Judy	Collins, Judy Yvette	09-cv-1838	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Comport, Audrey	Comport, Audrey	L-3123-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Cooper, Katharyn	Cooper, Katharyn	L-2047-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Cornwall, Deborah	Cornwall, Deborah	L-1889-13	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Crago, Linda	Crago, Linda	09-cv-9881	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Crittenden, Susan	Crittenden, Susan	07-cv-7365	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Daniels, Shirley Ann	Daniels, Shirley Ann	08-cv-10493	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Dawson, Maria	Dawson, Maria	L-9950-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
De Borja, Karen	De Borja, Karen	11-cv-5183	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
De Oca, Ana Montes	De Oca, Ana Montes	L-5316-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
De Oca, Ana Montes	De Oca, Ana Montes	L-5316-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Dickinson, Carol	Dickinson, Carol	10-cv-9071	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Dockweiler, Elaine	Dockweiler, Elaine	11-cv-5181	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Dolan, Doris	Dolan, Doris	L-3932-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Doro, Michele	Doro, Michele, Personal Representative for Liliane Jodard Weathersbee, deceased	10-cv-3528	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Driskell, Marie (SDNY)	Driskell, Marie	08-cv-4758	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	The Levensten Law Firm, PC 1420 Walnut Street Suite 1500 Philadelphia, PA 19102 Scott D. Levensten	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Duncan, Ophelia	Duncan, Ophelia and James Dunca, spouse	L-3282-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Dunning, Dorothy	Dunning, Dorothy	08-cv-5538	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Durnil, Ruth	Durnil, Ruth and John J. Durnil, spouse	L-1176-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Escambia County, FL	1	1
Dwyer, Nancy	Dwyer, Nancy and Vincent Dwyer, spouse	07-cv-8731	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Ebert, Stanley	Ebert, Stanley	11-cv-6211	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Ehrhardt, Audrey	Ehrhardt, Audrey	08-cv-4120	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Eisenberg, Cecelia	Eisenberg, Cecelia	L-2098-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Ewing, Salona Benson	Ewing, Salona Benson and Robert Ewing, spouse	08-cv-7557	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Farmer, Bertha	Farmer, Bertha	08-cv-3058	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Faust-Lewis, Linda	Faust-Lewis, Linda	08-cv-4117	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Fetty, Donald	Fetty, Donald	11-cv-1415	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Fish, Isabelle	Fish, Isabelle	08-cv-5162	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Fogarty, Patricia	Fogarty, Patricia	11-cv-5182	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Forsling, Mark (Elizabeth Forsling)	Forsling, Mark, Personal Representative for Elizabeth Forsling, deceased	07-cv-7614	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Franco, Elizabeth	Franco, Elizabeth	09-cv-4644	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Franklin, Debra	Franklin, Debra	07-cv-8798	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Fruetel, Cheryl	Fruetel, Cheryl	08-cv-7999	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Fuller, Michele	Fuller, Michele	11-cv-5180	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Fuller, Sandra	Fuller, Sandra	07-cv-6398	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Garner, Judy (SDNY)	Garner, Judy	08-cv-4770	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	The Levensten Law Firm, PC 1420 Walnut Street Suite 1500 Philadelphia, PA 19102 Scott D. Levensten	USDC SDNY	1	1
Gately, Carola	Gately, Carola and James W. Gately, spouse	L-4186-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Gibson, Martha	Gibson, Martha	07-cv-11359	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Goins, Louise	Goins, Louise	07-cv-3866	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Goldberg, Selma	Goldberg, Selma	09-cv-6820	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Goldfarb, Sharon	Goldfarb, Sharon	07-cv-3791	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Goodrum, Evelene	Goodrum, Evelene	11-cv-5179	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Gorz, Mona Lee	Gorz, Mona Lee and Richard Gorz, spouse	10-cv-3117	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Green Richardson, Katharine (PR of Estate of Green, Katharine P.)	Green-Richardson, Katharine, and Michael Joseph Green, Jr. as Personal Representatives of the Estate of Katherine P. Green, deceased	07-cv-6720	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Greene, Ellen	Greene, Ellen	L-8457-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Greene, Ronna	Greene, Ronna	06-cv-9449	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Griffin, Dolores	Griffin, Dolores	08-cv-4132	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Gutknecht, Bernice	Gutknecht, Bernice	L-7397-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Hall, Sandra	Hall, Sandra	07-cv-3467	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Halzel, Barbara	Halzel, Barbara	09-cv-5607	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Hammond, Marilyn	Hammond, Marilyn	07-cv-354	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Hanna, Nasima	Hanna, Nasima	07-cv-6810	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Hanne, Gabriele	Hanne, Gabriele	07-cv-8477	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Hansen, Julia	Hansen, Julia	08-cv-4130	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Hansford, Venna	Hansford, Verma	09-cv-1065	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Hanson, JoAnn	Hanson, JoAnn	08-cv-4900	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Hardy, Porcia	Hardy, Porcia	07-cv-797	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Hartman, Rozella	Hartman, Rozella	L-3659-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Haskins, Mozella	Haskins, Mozella and Melvin Haskins, spouse	L-3273-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Heimann, Wanda	Heimann, Wanda	L-3806-09	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Helmken, Noi	Helmken, Noi	08-cv-10154	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Herr, Deanna	Herr, Deanna	L-7103-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Hill, Velma	Hill, Velma and Thomas Hill, spouse	L-6528-07	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Hines, Pamela	Hines, Pamela	07-cv-480	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Hite, Clara	Hite, Clara	08-cv-4125	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Hite, Shirley	Hite, Shirley and Kenneth D. Hite, spouse	L-3260-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Holdridge, Sharon	Holdridge, Sharon	08-cv-4116	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Horan, Jo Anne	Horan, Jo Anne	07-cv-11335	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Howell, Bobby	Howell, Bobby	08-cv-9138	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Howell, Clara	Howell, Clara	08-cv-4115	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Hussman, Dolores	Hussman, Dolores	07-cv-7613	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Jackson, Leila	Jackson, Leila	L-1887-13	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Jarol, Barbara	Jarol, Barbara	09-cv-1840	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Johnson, Benzena	Johnson, Benzena	07-cv-7363	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Johnson, Beverly	Johnson, Beverly	07-cv-2219	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Johnson, Edith	Johnson, Edith	09-cv-4946	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Johnson, Janice	Johnson, Janice and Edward Johnson, spouse	07-cv-1421	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Johnson, Lavonne	Johnson, Lavonne	L-5351-13	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Johnson, Patricia	Johnson, Patricia	L-60-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Jones, Myrtle	Jones, Myrtle	L-7392-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Justice, Wanda Charlene	Justice, Wanda Charlene	L-3659-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Kalden-Blum, Catherine	Kalden-Blum, Catherine	08-cv-3059	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Kasavage, Eleanor	Kasavage, Eleanor	08-cv-3861	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Kastendieck, Vivian	Kastendieck, Vivian	08-cv-4133	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Kenig, Rochelle	Kenig, Rochelle	07-cv-478	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Kessinger, Darleen	Kessinger, Darleen and James A. Kessinger, spouse	L-2621-09	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Kirkpatrick, Donald	Kirkpatrick, Donald, Personal Representative for Agnes Kirkpatrick, deceased	07-cv-6126	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Klann, Joyce	Klann, Joyce and Wilbur Klann, spouse	09-cv-366	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Koby, Jarrett (Estate of Koby, Vera)	Koby, Jarrett, Personal Representative for Vera Koby, deceased	09-cv-4589	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Kozlin, Terry (Doris Kozlin)	Kozlin, Terry, Personal Representative for Doris Kozlin, deceased, Albert Kozlin, spouse	08-cv-4135	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Kresse, Jean	Kresse, Jean, Personal Representative for Marie Lauer, deceased	L-3929-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Kricker, Natasha V.	Dishongh, Jean, deceased. Natasha V. Kricker, Personal Representative	09-cv-4364	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Lacey, Ann	Lacey, Ann	08-cv-4139	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
LaLone, Lynda	LaLone, Lynda	07-cv-9712	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Langston, Betty	Langston, Betty	08-cv-3108	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Lawrence, Marcia	Lawrence, Marcia	L-275-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Leblanc, Roberta	Leblanc, Roberta and Dale Leblanc, spouse	09-cv-4203	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Leff, Patricia	Leff, Patricia	L-0056-14	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Lembo, Frances	Lembo, Frances	L-1798-09	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Levin, Phyllis	Levin, Phyllis	07-cv-7364	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Lewis, Marie	Lewis, Marie and George Lewis, spouse	07-cv-6860	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Lindeberg, Janet	Lindeberg, Janet and Richard Lindeberg, spouse	07-cv-9609	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Litoff, Florence	Litoff, Florence	L-4296-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Lovejoy, Nelson	Lovejoy, Nelson	07-cv-7917	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Lundy, Marilyn	Lundy, Marilyn and Martin Lundy	L-7305-13	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Luttrell, Jane	Luttrell, Jane	08-cv-4134	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Lyczak, Darlene Jean	Lyczak, Darlene Jean	09-cv-00825	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Maguire, Linda	Maguire, Linda	08-cv-10247	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Mahanay, Betty	Mahanay, Betty and Emmett Mahanay, spouse	07-cv-7291	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Maier, Nancy	Maier, Nancy	10-cv-345	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Malm, Ruth Ann	Malm, Ruth Ann	08-cv-5406	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Mann, Catherine	Mann, Catherine	11-cv-5175	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Manning, Belinda	Manning, Belinda	L-953-13	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Marcone, Theresa	Marcone, Theresa	11-cv-5174	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Marmion, Cecilia	Marmion, Cecilia	L-1520-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Martineau, Isabel	Martineau, Isabel and Roland Martineau, spouse	L-3258-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Martinez, Lilia R.	Martinez, Lilia R.	11-cv-20727	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Mays, Wanda	Mays, Wanda	07-cv-5549	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
McDonough, Joanne Mary	McDonough, Joanne Mary	L-659-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
McLean, Anna	McLean, Anna	09-cv-5669	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
McRae, Mindy	McRae, Mindy	L-9040-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Mehlman, Michael Alexander	Mehlman, Michael Alexander	09-cv-2692	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Meikenhous, Heather	Meikenhous, Heather and Murray Meikenhous, spouse	07-cv-3863	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Miller, Bobby	Miller, Bobby	08-cv-5876	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Miller, Victoria	Miller, Victoria	11-cv-5393	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Mitchell, Rena	Mitchell, Rena	L-1302-13	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Moe, Janice	Moe, Janice and Jerry Moe, spouse	07-cv-479	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Mooney, Maureen	Mooney, Maureen	L-2662-09	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Moore, Dwaine	Moore, Dwaine	08-cv-4136	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Moore, Sara	Moore, Sara	L-75-09	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Moorman, Fred	Moorman, Fred	07-cv-7989	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	O'Connor, Acciani & Levy 1014 Vine Street Suite 2200 Kroger Building Cincinnati, OH 45202 Barry D. Levy	USDC SDNY	1	1
Moran, Rena	Moran, Rena	11-cv-4384	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Morgan, Betty Corin	Morgan, Betty Corin, Personal Representative for Lonnie Morgan, deceased	09-cv-6742	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Morris, Dorothy	Morris, Dorothy	08-cv-8338	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Morrison, Barbara L.	Morrison, Barbara L.	10-cv-7420	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Mulvaney, Shellah	Mulvaney, Shellah and Thomas J. Mulvaney, spouse	08-cv-10492	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Murphy, Barbara	Murphy, Barbara	07-cv-6397	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Myers, Betty Sue	Myers, Betty Sue	07-cv-7857	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Nattress, Marian	Nattress, Marian	L-6314-06	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Nickolson, Judith	Nickolson, Judith	L-7400-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Novak, Kathy	Novak, Kathy	08-cv-4141	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
O'Connor, Doris	O'Connor, Doris	L-7758-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
O'Kane, Monica	O'Kane, Monica and Hugh P. O'Kane, spouse	L-6445-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
O'Leary, Mary	O'Leary, Mary	07-cv-7427	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Ondreas, Margie	Ondreas, Margie	07-cv-6859	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Orowson, Joan	Orowson, Joan	08-cv-4121	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Orth, Cheri	Orth, Cheri	11-cv-5170	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Ortiz, Mary	Ortiz, Mary	08-cv-7067	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Overly, Gary Lynn	Overly, Gary Lynn	11-cv-3702	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Owens, Vivian	Owens, Vivian	09-cv-4598	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Palmer, Linda	Palmer, Linda	L-620-09	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Parets, Jayson	Parets, Jayson	08-cv-4122	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Parslow, Wilma	Parslow, Wilma	07-cv-3465	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Pelosi, Barbara	Pelosi, Barbara	08-cv-7368	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Penniston, Dorothy	Penniston, Dorothy	L-3308-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Perkins, Patricia	Perkins, Patricia	09-cv-690	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Perry, Betty	Perry, Betty	L-1532-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Perry, Jennifer (PR for Estate of Bruce, Patricia)	Perry, Jennifer, Personal Representative for the Estate of Patricia Bruce, deceased	07-cv-3865	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Petit, Mary	Petit, Mary	L-4291-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Pflum, Judith	Pflum, Judith	10-cv-5068	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Phillips, Sue	Phillips, Sue	08-cv-4142	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Phirischbaum, Rona	Phirischbaum, Rona	L-6384-13	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Pipkin, Kathleen	Pipkin, Kathleen	L-3642-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Pitts, Audrey	Pitts, Audrey	L-5379-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Points, Violet Lee	Points, Violet Lee	L-3284-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Polanchek, Kathryn	Polanchek, Kathryn and Robert Polanchek, spouse	07-cv-7142	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Porter, Tamae	Porter, Tamae and Howard Porter, spouse	07-cv-790	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Potgieter, Mary Ellen	Potgieter, Mary Ellen	07-cv-5938	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Price, Betsy	Price, Betsy	11-cv-5169	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Prince, Joyce	Prince, Joyce	12-cv-5005	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Rae, Sally	Rae, Sally	L-2455-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Ramos, Vicenza	Ramos, Vicenza	08-cv-4138	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Reidy, Anne	Reidy, Anne	09-cv-824	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Rich, Adele	Rich, Adele	L-5375-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Riggs, Carol	Riggs, Carol	08-cv-4127	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Roberts, Bertha Sullivan	Roberts, Bertha Sullivan	10-cv-7433	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Robinson, Kimberly	Robinson, Kimberly, as Personal Representative for Doris Elliott, deceased	07-cv-6826	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Roddy, Victoria	Roddy, Victoria and John M. Roddy, spouse	08-cv-5206	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Roginski, Henrietta	Roginski, Henrietta	10-cv-5980	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Rubin, Irene	Rubin, Irene	10-cv-8717	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Rudolph, Margaret Rose	Rudolph, Margaret Rose	10-cv-5428	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Sabo, Jude	Sabo, Jude	11-cv-5164	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Sanders, Darlene	Sanders, Darlene	07-cv-7688	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Schlam, Edward	Schlam, Edward	07-cv-11435	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Schwartz, Marilyn	Schwartz, Marilyn and James Schwartz, spouse	08-cv-585	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Sciglimpaglia, Beverly	Sciglimpaglia, Beverly and Richard Sciglimpaglia, spouse	07-cv-8732	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Seguin, Carole	Seguin, Carole and James Seguin, spouse	07-cv-7409	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Sharp, Barbara (PR for Estate of Sharp, Robert)	Sharp, Barbara, Personal Representative for Robert Sharp, deceased	07-c-v7081	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Shipreck, Aline	Shipreck, Aline	10-cv-3964	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Sikora, Patricia (Sikora, Patricia	08-cv-4123	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Silverman, Sandra	Silverman, Sandra	07-cv-4644	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Singer, Toby	Singer, Toby R. and Robert , Singer, spouse	07-cv-3862	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Sizelove, Margaret	Sizelove, Margaret	07-cv-3459	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Sklute, Maxine	Sklute, Maxine	07-cv-3461	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Slaten, Susie	Slaten, Susie	L-4249-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Sleeper White, Linda	Sleeper White, Linda	L-4616-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Small, Essie	Small, Essie	11-cv-5152	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Smith, Barbara	Smith, Barbara	L-3696-10	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Smith, Deborah	Smith, Deborah	08-cv-2009	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Smith, Dorothy	Smith, Dorothy	08-cv-4140	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Smith, Raymond	Smith, Raymond	11-cv-5178	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Sonfist, Susan	Sonfist, Susan	08-cv-4137	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Sorensen, Lisa (PR for Estate of Kiabo, Virginia)	Sorensen, Lisa, Personal Representative for Virginia Kiabo, deceased	07-cv-7288	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Sprecher, Bridget Lynn	Sprecher, Bridget Lynn	11-cv-1414	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Starkel, Joan	Starkel, Joan	L-7751-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
States, Betty Lou	States, Betty Lou	10-cv-4587	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Steinforth, Suzette	Steinforth, Suzette	07-cv-7474	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Stephens, Richard	Stephens, Richard	L-2628-13	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Stewart, Mary	Stewart, Mary	08-cv-2008	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Swain, III, Paul E.	Swain, Paul, Personal Representative for Priscilla Swain, deceased	08-cv-1940	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Swann, Lillian	Swann, Lillian	09-cv-9071	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Sykes, Edna	Sykes, Edna	07-cv-1412	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Tatalias, Shirley	Tatalias, Shirley	L-1525-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Tester, Phyllis	Tester, Phyllis and Harold Tester, spouse	08-cv-4124	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Thompson, Jo Ann	Thompson, Jo Ann	08-cv-904	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Thowdis, Harriet	Thowdis, Harriet	10-cv-5979	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Thrift, Nancy	Thrift, Nancy	09-cv-4200	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Todd, Etta	Todd, Etta	07-cv-8475	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Tomasiak, Louise	Tomasiak, Louise	07-cv-8038	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Torello, Barbara	Torello, Barbara and Steve J. Torello, spouse	09-cv-1837	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Tosti-Vasey, Joanne	Tosti-Vasey, Joanne	11-cv-3279	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Townsend, Kathleen	Townsend, Kathleen, Personal Representative for Dolores McQuade, deceased	11-cv-1075	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Townsend, Shirley	Townsend, Shirley	11-cv-1582	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Traino, Caroline	Traino, Caroline	10-cv-0346	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Tralins, Stanley	Tralins, Stanley	10-cv-5977	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Tyree, Marjorie	Tyree, Marjorie	L -22898-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Uhlig, Michele	Uhlig, Michele and Ted Uhlig, spouse	L-524-09	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Valentine, Sharon	Valentine, Sharon	08-cv-3056	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Vandercar, Renya	Vandercar, Renya	06-cv-11329	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Vara-Dannen, Theresa	Vara-Dannen, Theresa and Christopher Dannen, spouse	L-3280-08	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Vasquez, Cathy	Vasquez, Cathy	07-cv-11336	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Ventura, Gianna	Ventura, Gianna	08-cv-2433	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Vincent, Brenda	Vincent, Brenda and James H. Vincent, spouse	08-cv-4118	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Vitale, Louise	Vitale, Louise	08-cv-2821	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Walla, Dianne	Walla, Dianne	2007-L-3232	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Cook County, IL	1	1
Ward, Kevin	Ward, Kevin	L-1168-10	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Wardian, Marjorie	Wardian, Marjorie	08-cv-4126	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Weeks, Avis	Weeks, Avis	08-cv-3425	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Weeks, Vicki	Weeks, Vicki	08-cv-4774	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Weisberg, Marilyn	Weisberg, Marilyn	11-cv-5151	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Weiss, Arlene	Weiss, Arlene	10-cv-2810	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Wheeler, Elizabeth (Estate of Ann Wilson Wheeler)	Wheeler, Elizabeth, Personal Representative for Anne Wilson Wheeler, deceased	L-8055-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Wheeler, Margaret	Wheeler, Margaret	09-cv-7133	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
White, Kenneth	White, Kenneth and Kay White, spouse	07-cv-1319	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
White, Robert	White, Robert	L-2615-13	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Wilson, Doris Jean	Wilson, Doris Jean	10-cv-7499	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Winners, Dona	Winners, Dona and Michael Winners, spouse	L-2137-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Wise, Sherry	Wise, Sherry	07-cv-7473	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Wong, Laura	Wong, Laura	09-cv-6379	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Wood, Olga (FL)	Wood, Olga	07-cv-8110	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Wu, Shiu Ming	Wu, Shiu Ming and Mu Tsu Wu, spouse	L-1570-12	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Wyatt, Sharon Lea	Wyatt, Sharon Lea	L-3516-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Yanowitch, Beverly	Yanowitch, Beverly	10-cv-5998	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Yeazel, Phyllis	Yeazel, Phyllis	L-10699-11	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	Atlantic County, NJ	1	1
Young, Carol	Young, Carol, Personal Representative for Betty Johnson, deceased	06-cv-13541	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Zaglool, Lillian	Zaglool, Lillian	11-cv-2205	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Zednik, Jelena Camille	Zednik, Jelena Camille	07-cv-9717	Levin Papantonio Thomas Mitchell Rafferty & Proctor, PA 316 South Baylen Street Suite 600 Pensacola, FL 32502 Timothy M. O'Brien	None	USDC SDNY	1	1
Rohde, Bernadette	Rohde, Bernadette	L-3923-12	Locks Law Firm, LLC 457 Haddonfield Road Suite 500 Cherry Hill, NJ 08002 James J. Pettit	None	Atlantic County, NJ	1	1
Briggs, Crystal	Briggs, Crystal and Michael Briggs, spouse	L-4086-08	Lopez McHugh, LLP 712 E. Main Street Suite 2A Morrestown, NJ 08057 Regina Johnson	None	Atlantic County, NJ	1	1
Colella, Carole	Colella, Carole	L-5822-11	Lopez McHugh, LLP 712 E. Main Street Suite 2A Morrestown, NJ 08057 Regina Johnson	None	Atlantic County, NJ	1	1
Coley, Patricia	Coley, Patricia and Leon R. Coley, spouse	L-0367-09	Lopez McHugh, LLP 712 E. Main Street Suite 2A Morrestown, NJ 08057 Regina Johnson	None	Atlantic County, NJ	1	1
Crisci, Geraldine	Crisci, Geraldine and Michael Crisci, spouse	L-3073-09	Lopez McHugh, LLP 712 E. Main Street Suite 2A Morrestown, NJ 08057 Regina Johnson	None	Atlantic County, NJ	1	1
Lacich, Suzanne	Lacich, Suzanne and Dominic Lacich, spouse	L-365-09	Lopez McHugh, LLP 712 E. Main Street Suite 2A Morrestown, NJ 08057 Regina Johnson	None	Atlantic County, NJ	1	1
Maier, Carol	Maier, Carol	09-cv-2268	Lopez McHugh, LLP 712 E. Main Street Suite 2A Morrestown, NJ 08057 Regina Johnson	None	USDC SDNY	1	1
Mangiaracina, Sarah	Mangiaracina, Sarah	L-369-09	Lopez McHugh, LLP 712 E. Main Street Suite 2A Morrestown, NJ 08057 Regina Johnson	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Potter, Mattie	Potter, Mattie	L-368-09	Lopez McHugh, LLP 712 E. Main Street Suite 2A Morrestown, NJ 08057 Regina Johnson	None	Atlantic County, NJ	1	1
Sereduck, Diane	Sereduck, Diane	L-0366-09	Lopez McHugh, LLP 712 E. Main Street Suite 2A Morrestown, NJ 08057 Regina Johnson	None	Atlantic County, NJ	1	1
Stephen, Arthur	Stephen, Arthur	L-364-09	Lopez McHugh, LLP 712 E. Main Street Suite 2A Morrestown, NJ 08057 Regina Johnson	None	Atlantic County, NJ	1	1
Webb, Alice (Salomone, Donna Jo and Loyzelle, Sue Ellen, Personal Representatives for Alice Webb, deceased)	Salomone, Donna Jo and Loyzelle, Sue Ellen, Personal Representatives for Alice Webb, deceased	L-4088-08	Lopez McHugh, LLP 712 E. Main Street Suite 2A Morrestown, NJ 08057 Regina Johnson	None	Atlantic County, NJ	1	1
Fahey, Marianna	Fahey, Marianna	09-cv-4579	Lynch Trembecki Boynton Suite 103 225 Main Street Westport, CT 06880 Alexander J. Trembicki	None	USDC SDNY	1	1
Allsman, Karen (SDNY)	Allsman, Karen	09-cv-9848	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Asher, Carol	Asher, Carol, deceased. No known Personal Representative	10-cv-4895	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Bentley, Lana	Bentley, Lana	09-cv-541	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Boone, Jane	Boone, Jane	12-cv-2831	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Calabrese, Pauline	Calabrese, Pauline	09-cv-9615	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Engel, Mary	Engel, Mary	09-cv-9621	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Fisher, Patricia	Fisher, Patricia	10-cv-205	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Flores, Alessandra	Flores, Alessandra	10-cv-7215	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Galley, Mary Ellen	Galley, Mary Ellen	Suit not filed	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	Suit not filed; retained 12/9/2013	1	1
Glab, Julia	Glab, Julia and John Glab, spouse	11-cv-6822	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Heckman, Shirley	Heckman, Shirley and George Heckman, spouse	11-cv-6815	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Kast, Lynn	Kast, Lynn	09-cv-9616	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Kime, Audrey	Kime, Audrey	11-cv-6814	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Loman, Sylvia	Loman, Sylvia	09-cv-9620	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Mastropietro, Joan	Mastropietro, Joan	09-cv-538	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
McCarty, Barbara	McCarty, Barbara	10-cv-4892	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Morrow, Rayshello	Morrow, Rayshello	11-cv-6817	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Moser, Effie	Moser, Effie	09-cv-543	Matthews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Naum, Barbara	Naum, Barbara	09-cv-544	Mathews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Pendleton, Vicki	Pendleton, Vicki	10-cv-204	Mathews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Rabideau, Diane	Rabideau, Diane	09-cv-542	Mathews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Reynolds, Susan	Reynolds, Susan	12-cv-2832	Mathews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Rivers, Helen	Rivers, Helen	09-cv-545	Mathews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Robertson, Margaret	Robertson, Margaret	10-cv-4891	Mathews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Trifon, Rosalie	Trifon, Rosalie	09-cv-9618	Mathews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Wade, Lucy	Wade, Lucy	09-cv-9617	Mathews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Wright, Carol	Wright, Carol	09-cv-9619	Mathews & Associates 2905 Sackett Street Houston, TX 77098 Steve Faries	None	USDC SDNY	1	1
Brown, Alice M.	Brown, Alice M.	07-cv-854	Mattingly & Nally-Martin, PLLC 104 West Main Street P.O. Box 678 Lebanon, KY 40033 Joseph H. Mattingly, III	None	USDC SDNY	1	1
Schwartz, Rosalee	Schwartz, Rosalee	10-cv-2824	Meiselman, Packman, Nealon, Scialabba & Baker, PC 1311 Mamaroneck Avenue White Plains, NY 10605 Jason Kaufer	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Warren, Pat	Warren, Pat	10-cv-2827	Meiselman, Packman, Nealon, Scialabba & Baker, PC 1311 Mamaroneck Avenue White Plains, NY 10605 Jason Kaufer	None	USDC SDNY	1	1
Hines, Christa and Joseph (CA)	Hines, Christa and Joseph Hines, spouse	11-cv-3919	Miller Law, Inc. 49 Natoma Street Suite B Folsom, CA 95630 John C. Miller, Jr.	None	USDC SDNY	1	1
Bialock, Ethel	Bialock, Ethel	L-2187-11	Mitzner Law Firm, PLLC P.O. Box 5700 Edmond, OK 73083 Miles L. Mitzner	None	Atlantic County, NJ	1	1
Broom, Sarah Jane	Broom, Sarah Jane, Personal Representative for Elizabeth Broom, deceased	L-10597-11	Mitzner Law Firm, PLLC P.O. Box 5700 Edmond, OK 73083 Miles L. Mitzner	None	Atlantic County, NJ	1	1
Ferguson, Helen Jill	Ferguson-Fritchen, Helen Jill	L-4029-11	Mitzner Law Firm, PLLC P.O. Box 5700 Edmond, OK 73083 Miles L. Mitzner	None	Atlantic County, NJ	1	1
Geiger, Johanna Lee	Geiger, Johanna Lee	L-6420-11	Mitzner Law Firm, PLLC P.O. Box 5700 Edmond, OK 73083 Miles L. Mitzner	None	Atlantic County, NJ	1	1
Kantner, John Harley	Kantner, John Harley and Verna Kantner, spouse	L-7196-11	Mitzner Law Firm, PLLC P.O. Box 5700 Edmond, OK 73083 Miles L. Mitzner	None	Atlantic County, NJ	1	1
Liang, Yueho	Liang, Yueho	L-7671-12	Mitzner Law Firm, PLLC P.O. Box 5700 Edmond, OK 73083 Miles L. Mitzner	None	Atlantic County, NJ	1	1
Mazza, Amalia	Mazza, Amalia	L-5181-12	Mitzner Law Firm, PLLC P.O. Box 5700 Edmond, OK 73083 Miles L. Mitzner	None	Atlantic County, NJ	1	1
Ragsdale, Phyllis	Ragsdale, Phyllis	L-4023-11	Mitzner Law Firm, PLLC P.O. Box 5700 Edmond, OK 73083 Miles L. Mitzner	None	Atlantic County, NJ	1	1
Rice, Harriet	Rice, Harriet	11-cv-1391	Mitzner Law Firm, PLLC P.O. Box 5700 Edmond, OK 73083 Miles L. Mitzner	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Rumary, Joyce	Rumary, Joyce	L-3755-12	Mitzner Law Firm, PLLC P.O. Box 5700 Edmond, OK 73083 Miles L. Mitzner	None	Atlantic County, NJ	1	1
Sperry, Dolores	Sperry, Dolores	L-6294-13	Mitzner Law Firm, PLLC P.O. Box 5700 Edmond, OK 73083 Miles L. Mitzner	None	Atlantic County, NJ	1	1
Varner, Rebecca Lynn McCully	Varner, Rebecca Lynn McCully and David Varner, spouse	L-7195-11	Mitzner Law Firm, PLLC P.O. Box 5700 Edmond, OK 73083 Miles L. Mitzner	None	Atlantic County, NJ	1	1
Williams, Norma Laverne	Williams, Norma Laverne	L-7495-11	Mitzner Law Firm, PLLC P.O. Box 5700 Edmond, OK 73083 Miles L. Mitzner	None	Atlantic County, NJ	1	1
Young, Otis Wayne	Young, Otis Wayne and Tammy Young, spouse	L-8445-11	Mitzner Law Firm, PLLC P.O. Box 5700 Edmond, OK 73083 Miles L. Mitzner	None	Atlantic County, NJ	1	1
Abelson, Betty	Abelson, Betty and Gregory Abelson, spouse	07-cv-931	Morelli Allers Ratner, LLP 950 Third Avenue 11 th Floor New York, NY 10022 David T. Sirotkin	None	USDC SDNY	1	1
Ehrensing, Joan Green	Ehrensing, Joan Green and Charles Ralph Ehrensing, spouse	07-cv-929	Morelli Allers Ratner, LLP 950 Third Avenue 11 th Floor New York, NY 10022 David T. Sirotkin	None	USDC SDNY	1	1
Nelson, Laurie	Nelson, Laurie	08-cv-4106	Morelli Allers Ratner, LLP 950 Third Avenue 11 th Floor New York, NY 10022 David T. Sirotkin	None	USDC SDNY	1	1
Jones, Robert Dennis	Jones, Robert Dennis	10-cv-1877	Morgan & Morgan 201 N. Franklin Street 7 th Floor Tampa, FL 33602 Laura V. Yaeger	None	USDC SDNY	1	1
Zale, Vivian	Zale, Vivian and Robert Zale, spouse	08-cv-5377	Morgan & Morgan 201 N. Franklin Street 7 th Floor Tampa, FL 33602 Laura V. Yaeger	None	USDC SDNY	1	1
Byrnes, Maryanne	Byrnes, Maryanne	L-7442-11	Motley Rice LLC 28 Bridgeside Boulevard Mt. Pleasant, SC 29464 Carmen Scott	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Coval, Patricia	Coval, Patricia	10-cv-5798	Motley Rice LLC 28 Bridgeside Boulevard Mt. Pleasant, SC 29464 Carmen Scott	None	USDC SDNY	1	1
Eilerman, Alla	Eilerman, Alla and David Eilerman, spouse	L-7460-11	Motley Rice LLC 28 Bridgeside Boulevard Mt. Pleasant, SC 29464 Carmen Scott	None	Atlantic County, NJ	1	1
Mays, Ethel	Mays, Ethel	L-7455-11	Motley Rice LLC 28 Bridgeside Boulevard Mt. Pleasant, SC 29464 Carmen Scott	None	Atlantic County, NJ	1	1
Smith, Linda	Smith, Linda and Warren Smith, spouse	L-7449-11	Motley Rice LLC 28 Bridgeside Boulevard Mt. Pleasant, SC 29464 Carmen Scott	None	Atlantic County, NJ	1	1
Stein, Anita	Stein, Anita	L-7444-11	Motley Rice LLC 28 Bridgeside Boulevard Mt. Pleasant, SC 29464 Carmen Scott	None	Atlantic County, NJ	1	1
Thorpe, Martha	Thorpe, Martha and Art Thorpe, spouse	L-1867-11	Motley Rice LLC 28 Bridgeside Boulevard Mt. Pleasant, SC 29464 Carmen Scott	None	Atlantic County, NJ	1	1
Tucker, Joseph (PR for Estate of Reutter, Mary) (SC)	Tucker, Joseph, Personal Representative for Mary Reutter, deceased	11-cv-5486	Motley Rice LLC 28 Bridgeside Boulevard Mt. Pleasant, SC 29464 Carmen Scott	None	USDC SDNY	1	1
Wilder, Wilma	Wilder, Wilma and Jerard Wilder, spouse	L-6139-11	Motley Rice LLC 28 Bridgeside Boulevard Mt. Pleasant, SC 29464 Carmen Scott	None	Atlantic County, NJ	1	1
Bain, Caroline	Bain, Caroline	L-8282-11	Napoli Bern Ripka Shkolnik & Associates, LLP 3500 Sunrise Highway Suite T-207 Great River, NY 11739 Christopher Lapilo [illegible]	None	Atlantic County, NJ	1	1
Bell, Florence	Bell, Florence and Barry Bell, spouse	L-287-12	Napoli Bern Ripka Shkolnik & Associates, LLP 3500 Sunrise Highway Suite T-207 Great River, NY 11739 Christopher Lapilo [illegible]	None	Atlantic County, NJ	1	1
Ballance, Sherri	Ballance, Sherri	07-cv-5937	Neblett Beard & Arsenault 2220 Bonaventure Court Alexandria, LA 71301 C. Michael Bollinger	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Ching, Thye Yew	Ching, Thye Yew	09-cv-6370	Osborn Law, PC 295 Madison Street New York, NY 10017 Daniel Osborn	None	USDC SDNY	1	1
Corbett, James (Corbett, Ivy)	Corbett, James, Personal Representative for Ivy Corbett, deceased	08-cv-4089	Osborn Law, PC 295 Madison Street New York, NY 10017 Daniel Osborn	None	USDC SDNY	1	1
Moore, Sherri	Moore, Sherri, deceased. No known Personal Representative	06-cv-3814	Osborn Law, PC 295 Madison Street New York, NY 10017 Daniel Osborn	None	USDC SDNY	1	1
Startt, Dolores	Startt, Dolores	06-cv-6294	Osborn Law, PC 295 Madison Street New York, NY 10017 Daniel Osborn	None	USDC SDNY	1	1
Balthrop, Dorothy	Balthrop, Dorothy	L-1820-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Baucom, Rachel	Baucom, Rachel	L-145-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Clemons, Rosemary	Clemons, Rosemary	L-1822-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Duncanson, Dorothy	Duncanson, Dorothy	L-2676-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Flores, Amelia	Flores, Amelia	L-744-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Hadley, Robert	Hadley, Robert	L-1821-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Harper, Kathy	Harper, Kathy	L-2246-08	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Hirsch, Joan	Hirsch, Joan	L-3549-11	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	The Kelly Firm 629 East Main Street Hendersonville, TN 37075 F. Dulin Kelly	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Kaufman, Donald	Kaufman, Donald	L-2974-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Kubitz, Sandra	Kubitz, Sandra	L-2240-08	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Lepore, Judith Ann	Lepore, Judith Ann	L-745-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
McMillan, Helen	McMillan, Helen	L-2318-10	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
McWilliams, Donald	McWilliams, Donald	L-2247-08	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Pierre-Louis, Ghislaine	Pierre-Louis, Ghislaine	L-2241-08	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Ramos, Armandina	Ramos, Armandina	L-2674-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Rice, Carolyn	Rice, Carolyn	L-2673-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Roberts-Shepherd, Ruth	Roberts-Shepherd, Ruth	L-150-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Ruff, Thelma	Ruff, Thelma	L-4397-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Schneider, Ann	Schneider, Ann	L-3088-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Sekulski, Barbara	Sekulski, Barbara	L-3106-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Smith, Ruby Juanita	Smith, Ruby Juanita	L-2973-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Stelmack, Gloria	Stelmack, Gloria	L-2242-08	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Strickhand, Bobbie Jo	Strickhand, Bobbie Jo	L-2683-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Thornton, Geniel	Thornton, Geniel	L-2243-08	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Ventrello, Delores	Ventrello, Delores	L-151-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Ward, Betty	Ward, Betty	L-2244-08	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Winslow, Barbara	Winslow, Barbara	L-1453-09	Oshman & Mirisola, LLP 42 Broadway, 10 th Floor New York, NY 10004-1617 Theodore Oshman	None	Atlantic County, NJ	1	1
Chrappa, Adrienne	Chrappa, Adrienne	10-cv-3376	Panish Shea & Boyle LLP 11111 Santa Monica Boulevard Suite 700 Los Angeles, CA 90025 Peter Kaufman	None	USDC SDNY	1	1
Allsopp, Myra	Allsopp, Myra	11-cv-8308	Parker Waichman LLP 6 Harbor Park Drive Port Washington, NY 11050 Matthew J. McCauley	None	USDC SDNY	1	1
Cross, Wilma	Cross, Wilma	11-cv-7543	Parker Waichman LLP 6 Harbor Park Drive Port Washington, NY 11050 Matthew J. McCauley	None	USDC SDNY	1	1
Davis, Corinne	Davis, Corinne	11-cv-7544	Parker Waichman LLP 6 Harbor Park Drive Port Washington, NY 11050 Matthew J. McCauley	None	USDC SDNY	1	1
Geberin, Juanita Pearl	Geberin, Juanita	08-cv-8748	Parker Waichman LLP 6 Harbor Park Drive Port Washington, NY 11050 Matthew J. McCauley	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Khuc, Thanh-Giang	Khuc, Thanh-Giang and Nhi X. Nghiem, spouse	1-712-09	Parker Waichman LLP 6 Harbor Park Drive Port Washington, NY 11050 Matthew J. McCauley	None	Atlantic County, NJ	1	1
Killmeyer, Mildred	Killmeyer, Mildred	08-cv-8750	Parker Waichman LLP 6 Harbor Park Drive Port Washington, NY 11050 Matthew J. McCauley	None	USDC SDNY	1	1
Kralich, JoAnne	Kralich, JoAnne	08-cv-8751	Parker Waichman LLP 6 Harbor Park Drive Port Washington, NY 11050 Matthew J. McCauley	None	USDC SDNY	1	1
Laster, Josie	Laster, Josie	11-cv-7800	Parker Waichman LLP 6 Harbor Park Drive Port Washington, NY 11050 Matthew J. McCauley	None	USDC SDNY	1	1
Miljan, Betty	Miljan, Betty	11-cv-5616	Parker Waichman LLP 6 Harbor Park Drive Port Washington, NY 11050 Matthew J. McCauley	None	USDC SDNY	1	1
Post, Esther	Post, Esther	09-cv-5613	Parker Waichman LLP 6 Harbor Park Drive Port Washington, NY 11050 Matthew J. McCauley	None	USDC SDNY	1	1
Rendine, Patricia	Rendine, Patricia and Joseph Rendine, spouse	08-cv-8753	Parker Waichman LLP 6 Harbor Park Drive Port Washington, NY 11050 Matthew J. McCauley	None	USDC SDNY	1	1
Turner, Geneva	Turner, Geneva	08-cv-8752	Parker Waichman LLP 6 Harbor Park Drive Port Washington, NY 11050 Matthew J. McCauley	None	USDC SDNY	1	1
Woodard, Ethel	Woodard, Ethel	12-cv-2495	Parker Waichman LLP 6 Harbor Park Drive Port Washington, NY 11050 Matthew J. McCauley	None	USDC SDNY	1	1
Perry, Claire	Perry, Claire and Aubrey Perry, spouse	08-cv-1865	Parks & Crump, LLC 240 N. Magnolia Drive Tallahassee, FL 32301 Daryl D. Parks	None	USDC SDNY	1	1
Herd, Patty	Herd, Patty	10-cv-2811	Peterson & Associates, P.C. 801 W. 47 th Street Suite 107 Kansas City, MO 64112 David M. Peterson	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Haddad, Sam	Haddad, Sam	BC494589	Phillips Law Firm NO AFFIRMATION	None	Orange County, CA Dismissed per T. O'Brien; not dismissed per the docket in CA. No Affirmation provided	1	1
Bujdoso, Illene	Brown, June and Donovan Brown, spouse Blevins, Wanda Blackburn, Sylvia Below, Mary Pigeon, Gail Bullock, Patricia	07-cv-9480	Phillips Law Firm 2101 Rosecrans Ave. #3290 El Segundo, CA 90245 Lowell W. Finson	None	USDC SDNY	1	6
Demsky, Jeri	Demsky, Jeri and Frank Demsky, spouse Hunter, James Huete, Nina Nance, Sharon and Charles Nance, spouse Wolf from, Joan Weiland, Mary Peterson, Lynn Poss, Barbara Gunther, Gailene	07-cv-9479	Phillips Law Firm 2101 Rosecrans Ave. #3290 El Segundo, CA 90245 Lowell W. Finson	None	USDC SDNY	1	9

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Evans, Rose	Shirai, Masako; Stacy, Diane and Don Stacy, spouse Tomaszewski, Olga Sifuentes, Antonia Szymborski, Gertrude Schade, Carol Sabsowitz, Barbara and Michael Sabsowitz, spouse Stottler, Joanna Phillips, Wanda and Walter Phillips, spouse	07-cv-7289	Phillips Law Firm 2101 Rosecrans Ave. #3290 El Segundo, CA 90245 Lowell W. Finson	None	USDC SDNY	1	9
Ferraro, Nancy	Morra, Luiga	070-cv-3294	Phillips Law Firm 2101 Rosecrans Ave. #3290 El Segundo, CA 90245 Lowell W. Finson	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Finch, Francis	Hanna, Duffie Randall, Robert Haegeman, Sandra Hramiec, Iris Cascio, Frances Cauchi, Josephine and Joseph Cauchi, spouse Henderson, Joanne Hecht, Arlene Sheri and Alan Hecht, spouse Currie, Shirley and Jessie Currie, spouse Rodriguez, Sarah Jurich, Ann Mogil, Henrietta Molchak, Paul and Lorraine Molchak, spouse Springer, Susan and James Springer, spouse Harris, Dorothy Sims, Marilyn and William Rosenstein, spouse Szarek, La Preal and Jacob Szarek, spouse Rodowsky, Lorraine Ann and Phillip Rodowsky, spouse	07-cv-9481	Phillips Law Firm 2101 Rosecrans Ave. #3290 El Segundo, CA 90245 Lowell W. Finson	None	USDC SDNY	1	18
Goss, Marion	Mubeen, Saeeda Wyane, Lisa Viscuso, Catherine	07-cv-7290	Phillips Law Firm 2101 Rosecrans Ave. #3290 El Segundo, CA 90245 Lowell W. Finson	None	USDC SDNY	1	3

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Horton, Bennie	Gilbert, Kimberly Frisch, Noreen and Robert Frisch, spouse	07-cv-9482	Phillips Law Firm 2101 Rosecrans Ave. #3290 El Segundo, CA 90245 Lowell W. Finson	None	USDC SDNY	1	2
Kopecky, Gloria	Kopecky, Gloria and Charles Kopecky, spouse	08-cv-5685	Phillips Law Firm 2101 Rosecrans Ave. #3290 El Segundo, CA 90245 Lowell W. Finson	None	USDC SDNY	1	1
Manthey, Joyce	Manthey, Joyce and James Manthey, spouse	09-cv-5925	Phillips Law Firm 2101 Rosecrans Ave. #3290 El Segundo, CA 90245 Lowell W. Finson	None	USDC SDNY	1	1
Martin, Franz	Lunn, Ramona and Joseph Lunn (spouse) Ma, Zhuning and Qinlei Ma, spouse	07-cv-9483	Phillips Law Firm 2101 Rosecrans Ave. #3290 El Segundo, CA 90245 Lowell W. Finson	None	USDC SDNY	1	2
Morris, Edward	Morris, Edward and Ruth Morris, spouse	07-CV-1320	Phillips Law Firm 2101 Rosecrans Ave. #3290 El Segundo, CA 90245 Lowell W. Finson	None	USDC SDNY	1	1
Smith, Cecilia	Hill, Joanne; Heiland, Carol Hernandez, Ciria	07-cv-9484	Phillips Law Firm 2101 Rosecrans Ave. #3290 El Segundo, CA 90245 Lowell W. Finson	None	USDC SDNY	1	3
Vasquez, Juan	Michelson, Evelyn and Robert Mickelson, spouse Winchester, Madelene Watts, Judy Vogen, Sandy	07-cv-7295	Phillips Law Firm 2101 Rosecrans Ave. #3290 El Segundo, CA 90245 Lowell W. Finson	None	USDC SDNY	1	4
Basil, Elizabeth	Basil, Elizabeth, Anthony Frederick, spouse	08-cv-10116	Pinedo Law Firm 4550 Jericho Road Corpus Christi, TX 78413 Chris Pinedo	Sanford Law Firm 16225 Parkten Place Suite 500 Houston, TX 77084 Shelly A. Sanford	USDC SDNY	1	1
Dilbert, Loretta Jean	Dilbert, Loretta Jean	08-cv-9928	Pinedo Law Firm 4550 Jericho Road Corpus Christi, TX 78413 Chris Pinedo	Sanford Law Firm 16225 Parkten Place Suite 500 Houston, TX 77084 Shelly A. Sanford	USDC SDNY	1	1
Parlier, Sarah Jane	Parlier, Sarah Jane	08-cv-8396	Pinedo Law Firm 4550 Jericho Road Corpus Christi, TX 78413 Chris Pinedo	Sanford Law Firm 16225 Parkten Place Suite 500 Houston, TX 77084 Shelly A. Sanford	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Pilla, Barbara Ann	Pilla, Barbara Ann and Benedict Michael Pilla, spouse	08-cv-10117	Pinedo Law Firm 4550 Jericho Road Corpus Christi, TX 78413 Chris Pinedo	Sanford Law Firm 16225 Parkten Place Suite 500 Houston, TX 77084 Shelly A. Sanford	USDC SDNY	1	1
Scofield, Shirley Mae	Scofield, Shirley Mae and Lee Raymond Scofield, spouse	08-cv-8916	Pinedo Law Firm 4550 Jericho Road Corpus Christi, TX 78413 Chris Pinedo	Sanford Law Firm 16225 Parkten Place Suite 500 Houston, TX 77084 Shelly A. Sanford	USDC SDNY	1	1
Williamson, Catherine	Williamson, Catherine, deceased. No known Personal Representative	08-cv-9929	Pinedo Law Firm 4550 Jericho Road Corpus Christi, TX 78413 Chris Pinedo	Sanford Law Firm 16225 Parkten Place Suite 500 Houston, TX 77084 Shelly A. Sanford	USDC SDNY	1	1
Casteel, Mary	Casteel, Mary	07-cv-2821	Pittman, Germany, Roberts & Welsh, LLP 410 South President Street Jackson, MS 39201 Robert G. Germany	None	USDC SDNY	1	1
Dufner, Marilee	Dufner, Marilee, deceased and Robert Dufner, spouse	08-cv-8395	Pittman, Germany, Roberts & Welsh, LLP 410 South President Street Jackson, MS 39201 Robert G. Germany	None	USDC SDNY	1	1
Grizzell, Nealie	Grizzell, Nealie	06-cv-9459	Pittman, Germany, Roberts & Welsh, LLP 410 South President Street Jackson, MS 39201 Robert G. Germany	None	USDC SDNY	1	1
Holman, Sandra (PR for Estate of Pauline Baskette)	Holman, Sandra, Personal Representative for Pauline Baskette, deceased	07-cv-2819	Pittman, Germany, Roberts & Welsh, LLP 410 South President Street Jackson, MS 39201 Robert G. Germany	None	USDC SDNY	1	1
Menge, Jeanne	Menge, Jeanne	08-cv-309	Pittman, Germany, Roberts & Welsh, LLP 410 South President Street Jackson, MS 39201 Robert G. Germany	None	USDC SDNY	1	1
Miller, George William PR for Miller, Martha Ingram	Miller, III George as Personal Representative for Martha Ingram Miller, deceased	08-cv-308	Pittman, Germany, Roberts & Welsh, LLP 410 South President Street Jackson, MS 39201 Robert G. Germany	None	USDC SDNY	1	1
Poaps, Thomas	Poaps, Thomas	11-cv-1067	Pittman, Germany, Roberts & Welsh, LLP 410 South President Street Jackson, MS 39201 Robert G. Germany	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Rhyne, Margaret	Rhyne, Margaret Plaintiff may be deceased per note on Pittman Germany Affirmation. Suggestion of Death filed by Merck 2/11/14.	06-cv-9460	Pittman, Germany, Roberts & Welsh, LLP 410 South President Street Jackson, MS 39201 Robert G. Germany	None	USDC SDNY	1	1
Taylor, Tara	Taylor, Tara	09-cv-2374	Pittman, Germany, Roberts & Welsh, LLP 410 South President Street Jackson, MS 39201 Robert G. Germany	None	USDC SDNY	1	1
Wolfe, Gwendolyn	Wolfe, Gwendolyn; Lopreato, Carolyn Phillips, Bonnie, Personal Representative for Carol Smith, deceased	06-cv-6295	Pittman, Germany, Roberts & Welsh, LLP 410 South President Street Jackson, MS 39201 Robert G. Germany	None	USDC SDNY	1	3
Johnson, Drussie	Johnson, Drussie	12-cv-4537	Precious Martin Sr. & Associates, PLLC 821 North Congress Street Jackson, MS 39202 Precious Martin, Sr.	None	USDC SDNY	1	1
Mahuron, Tamma	Mahuron, Tamma	07-cv-7298	Pro Se; Anapol Schwartz (w/drawn) NO AFFIRMATION	Tamma Mahuron 6112 W. Coletrane Hill Road Connersville, IN 47331	USDC SDNY	1	1
Valiente, Betty	Valiente, Betty	06-cv-15449	Pro se; Ayistock (w/drawn); Gancedo & Nieves (w/drawn) NO AFFIRMATION	Betty Valiente 37524 19th Street East Palmdale, CA 93550	USDC SDNY	1	1
Ronsonet, Brenda	Ronsonet, Brenda	07-cv-3653	Pro Se; Bohrer Law Firm (w/drawn) NO AFFIRMATION	Brenda Ronsonet 3118 Neco Town Road New Iberia, LA 70560	USDC SDNY	1	1
Booth, Barbara	Booth, Barbara	12-cv-2971	Provost Umphrey Law Firm, LLP 490 Park Street P.O. Box 4905 Beaumont, TX 77701 Christopher T. Kirchmer	None	USDC SDNY	1	1
DeLeonardis, Mona	DeLeonardis, Mona	11-cv-8340	Rabner Law Offices, PC Suite 800 Law & Finance Building 429 4 th Avenue Pittsburgh, PA 15219 Monte J. Rabner	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Alexander, Miogene	Alexander, Miogene	07-cv-6757	Reich & Binstock 4265 San Felipe Street Suite 1000 Houston, TX 77027 Robert Binstock	None	USDC SDNY	1	1
Barrilleaux, Norma	Barrilleaux, Norma and Allen Barrilleaux, spouse	07-6758	Reich & Binstock 4265 San Felipe Street Suite 1000 Houston, TX 77027 Robert Binstock	None	USDC SDNY	1	1
Hayes, Donna	Hayes, Donna	07-cv-6881	Reich & Binstock 4265 San Felipe Street Suite 1000 Houston, TX 77027 Robert Binstock	None	USDC SDNY	1	1
Hinton, Elizabeth	Hinton, Elizabeth	07-cv-6885	Reich & Binstock 4265 San Felipe Street Suite 1000 Houston, TX 77027 Robert Binstock	None	USDC SDNY	1	1
House, Mary	House, Mary	07-cv-6787	Reich & Binstock 4265 San Felipe Street Suite 1000 Houston, TX 77027 Robert Binstock	None	USDC SDNY	1	1
Jones, Chandra	Jones, Chandra	07-cv-6878	Reich & Binstock 4265 San Felipe Street Suite 1000 Houston, TX 77027 Robert Binstock	None	USDC SDNY	1	1
Knott, Cherylle	Knott, Cherylle	07-cv-6741	Reich & Binstock 4265 San Felipe Street Suite 1000 Houston, TX 77027 Robert Binstock	None	USDC SDNY	1	1
Monday, Marlies	Monday, Marlies	07-cv-6752	Reich & Binstock 4265 San Felipe Street Suite 1000 Houston, TX 77027 Robert Binstock	None	USDC SDNY	1	1
Pfeiffer, George	Pfeiffer, George and Bernice Pfeiffer, spouse	07-cv-6884	Reich & Binstock 4265 San Felipe Street Suite 1000 Houston, TX 77027 Robert Binstock	None	USDC SDNY	1	1
Sorbo, Gladys	Sorbo, Gladys and Boyd Sorbo, spouse	07-cv-6880	Reich & Binstock 4265 San Felipe Street Suite 1000 Houston, TX 77027 Robert Binstock	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
White, Ethel	White, Ethel	07-cv-6882	Reich & Binstock 4265 San Felipe Street Suite 1000 Houston, TX 77027 Robert Binstock	None	USDC SDNY	1	1
Bennett, Ethel	Bennett, Ethel	L-10715-11	Rheingold Valet 113 E. 37 th Street NY, New York 10016 David Rheingold	None	Atlantic County, NJ	1	1
Gross, Annette	Gross, Annette and Fred Gross, spouse	07-CV-1318	Rheingold Valet 113 E. 37 th Street NY, New York 10016 David Rheingold	None	USDC SDNY	1	1
Hibbins, Carol	Hibbons, Carol	08-cv-311	Rheingold Valet 113 E. 37 th Street NY, New York 10016 David Rheingold	None	USDC SDNY	1	1
Luong, Van	Luong, Van	L-2493-12	Rheingold Valet 113 E. 37 th Street NY, New York 10016 David Rheingold	None	Atlantic County, NJ	1	1
Mets, Patricia	Mets, Patricia	L-453-12	Rheingold Valet 113 E. 37 th Street NY, New York 10016 David Rheingold	None	Atlantic County, NJ	1	1
Smith, Ruth	Smith, Ruth	L-2620-12	Rheingold Valet 113 E. 37 th Street NY, New York 10016 David Rheingold	None	Atlantic County, NJ	1	1
Stroz, Elizabeth	Stroz, Elizabeth	L-7563-10	Rheingold Valet 113 E. 37 th Street NY, New York 10016 David Rheingold	None	Atlantic County, NJ	1	1
Wiley, Mary	Wiley, Mary	L-454-12	Rheingold Valet 113 E. 37 th Street NY, New York 10016 David Rheingold	None	Atlantic County, NJ	1	1
Wood, Della	Wood, Della	13-cv-824	Robert DeBry & Associates 4252 South 700 East Salt Lake City, UT 84107 Nancy Mismash	None	USDC SDNY	1	1
Mason, Diane	Mason, Diane	07-cv-2151	Robins Kaplan Miller & Ciresi LLP 2800 LaSalle Plaza 800 LaSalle Avenue Minneapolis, MN 55402 Kate E. Jaycox	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Rondeau, Sherry	Rondeau, Sherry	07-cv-2153	Robins Kaplan Miller & Ciresi LLP 2800 LaSalle Plaza 800 LaSalle Avenue Minneapolis, MN 55402 Kate E. Jaycox	None	USDC SDNY	1	1
Taylor, Priscilla	Taylor, Priscilla	07-cv-2152	Robins Kaplan Miller & Ciresi LLP 2800 LaSalle Plaza 800 LaSalle Avenue Minneapolis, MN 55402 Kate E. Jaycox	None	USDC SDNY	1	1
Wheeler, Doris	Wheeler, Doris	07-cv-2154	Robins Kaplan Miller & Ciresi LLP 2800 LaSalle Plaza 800 LaSalle Avenue Minneapolis, MN 55402 Kate E. Jaycox	None	USDC SDNY	1	1
Korman, Shirley	Korman, Shirley	09-cv-2587	Rosenbaum & Sanders, LLP 112 West 34 th Street 18 th Floor New York, NY 10120 Cory Rosenbaum	None	USDC SDNY	1	1
Aaronian, Hamsig	Aaronian, Hamsig	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed	1	1
Alvarez, Noelia Castellon	Alvarez, Noelia Castellon	L-1013-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Alviro Calderon, Pedro	Alviro Calderon, Pedro	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 4/29/2011	1	1
Ayuso Colon, Catalina	Ayuso Colon, Catalina	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 2/7/2011	1	1
Belen Torres, Luz	Belen Torres, Luz	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 8/2/2011	1	1
Bianco, Pauline	Bianco, Pauline	08-cv-3345	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Brown, Deborah	Brown, Deborah	L-1603-13	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Campbell, Jasmine	Campbell, Jasmine	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 5/31/2013	1	1
Canuelas Leon, Rosa M.	Canuelas Leon, Rosa M.	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 12/21/2011	1	1
Caraballo, Carmen Figueroa	Caraballo, Carmen Figueiroa	L-6200-13	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Cardona Hernandez, Olga	Cardona Hernandez, Olga	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 6/4/2012	1	1
Cifredo Rivera, Maria	Cifredo Rivera, Maria	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 4/29/2011	1	1
Claudio, Paula Torres	Claudio, Paula Torres	L-998-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Colon, Teodora Lopez	Colon, Teodora Lopez	L-1010-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Concepcion, Sandra Ivelisse Martinez	Concepcion, Sandra Ivelisse Martinez	L-1014-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Correa Casado, Francisca	Correa Casado, Francisca	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 3/11/2012	1	1
Correa Lopez, Rosario	Correa Lopez, Rosario	L-6186-12	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Davila Igaravidez, Carmen	Davila Igaravidez, Carmen	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 12/2/2012	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
De Velez, Luz Rodriguez	De Velez, Luz Rodriguez and Angel Velez, spouse	L-993-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Diaz Ramos, Carmen	Diaz Ramos, Carmen	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 6/21/2011	1	1
Diaz, Miriam	Diaz, Miriam	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 9/22/2011	1	1
Digna, Sotelo	Digna, Sotelo	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 9/22/2011	1	1
Fasolino, Carol	Fasolino, Carol	07-cv-9881	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	USDC SDNY	1	1
Ferraro, Frances	Ferraro, Frances	L-1475-12	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Feuerwerker, Susan	Feuerwerker, Susan	07-cv-9882	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	USDC SDNY	1	1
Garcia Ramos, Angela	Garcia Ramos, Angela	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 12/27/2011	1	1
Garcia, Carmen Salgado	Garcia, Carmen Salgado and Hector Sierra Montanez, spouse	L-1022-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Giebel, Kathleen	Giebel, Kathleen	07-cv-9880	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	USDC SDNY	1	1
Gonzalez, Mercedes	Gonzalez, Mercedes	L-17116-06	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Green, Aida De Jesus	Green, Aida De Jesus	L-1001-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Guralnick, Marsha	Guralnick, Marsha		Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Heath, Margaret	Heath, Margaret	08-cv-3197	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	USDC SDNY	1	1
Hernandez, Maria Rivera	Hernandez, Maria Rivera	L-1011-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Hertensten, Dorothy	Hertensten, Dorothy	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 3/20/2012	1	1
Jiminez, Gloria	Jiminez, Gloria	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 6/16/2011	1	1
Larsen, Debbie	Larsen, Debbie	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 9/2/2008	1	1
Longwell, Elenor	Longwell, Elenor	L-1007-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Marovich, Helen	Marovich, Helen	L-17115-06	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Marquez, Luz Diaz	Marquez, Luz Diaz	L-1000-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Medina, Irma Lopez	Medina, Irma Lopez	L-991-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Miller, Janice	Miller, Janice	L-858-10	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Monk, Yaritza	Monk, Yaritza	L-997-08?	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not served on Merck; Atlantic County Case No. L- 997-08	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Mulero, Elba Mulero	Mulero, Elba Mulero	L-997-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Myers, Linda	Myers, Linda	L-397-13	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Nieves, Damaris	Nieves, Damaris	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 3/12/2012	1	1
Owen-Lapine, Patricia	Owen-Lapine, Patricia and John Lapine, spouse	08-cv-3198	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	USDC SDNY	1	1
Perea, Guillermina	Perea, Guillermina	L-992-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Perez, Clara Rentas	Perez, Clara Rentas	L-1005-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Phelps, Carla	Phelps, Carla	L-2813-11	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Pope, Gatherine	Pope, Gatherine	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 12/26/2011	1	1
Quesada, Emma	Quesada, Emma	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 1/10/2012	1	1
Quinones, Carmen Morales	Quinones, Carmen Morales	L-1580-12	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Quintana, Blanca Morales	Quintana, Blanca Morales	L-990-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Railey, Beverly	Railey, Beverly	L-9131-11	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Ramos, Pablo	Ramos, Pablo	L-1003-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Rivera, Ana Perez	Rivera, Ana Perez	L-1024-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Rivera, Miguel Vega	Rivera, Miguel Vega	L-999-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Rivera, Nereida Muniz	Rivera, Nereida Muniz	L-1023-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Rodriguez Cruz, Rosalia	Rodriguez Cruz, Rosalia	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 2/23/2012	1	1
Rodriguez Gerena, Ivette	Rodriguez Gerena, Ivette	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 4/29/2011	1	1
Rokas, Miriam	Rokas, Miriam	L-1020-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Roman, Josefina Cuevas	Roman, Josefina Cuevas	L-1006-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Roque, Carmen Haydee Diaz	Roque, Carmen Haydee Diaz	L-994-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Santos, Sara Vazquez	Santos, Sara Vazquez	L-989-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Satlow, Ruth	Satlow, Ruth	08-cv-3346	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	USDC SDNY	1	1
Schaefer, Beverly	Schaefer, Beverly and Herman Schaefer, spouse	L-17114-06	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Sierra, Bernadina Concepcion	Sierra, Bernadina Concepcion	L-987-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Stokes, Helen	Stokes, Helen	L-1009-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Thompson, Mary	Thompson, Mary	L-857-10	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Timm, Betty	Timm, Betty	L-861-10	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Tolentino, Isabel Pabon	Tolentino, Isabel Pabon	L-1012-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Torres Torres, Luz	Torres Torres, Luz	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 7/23/2011	1	1
Trowbridge, Diane	Trowbridge, Diane	L-1652-12	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Turnquist, Mary Gayle	Turnquist, Mary Gayle	L-9039-11	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	Johnson Becker, PLLC 33 South Sixth Street Suite 4530 Minneapolis, MN 55402 Lucia J.W. McLaren	Atlantic County, NJ	1	1
Undari, Olivia	Undari, Olivia	08-cv-3196	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	USDC SDNY	1	1
Vargas, Luz Martinez	Vargas, Luz Martinez	L-995-08	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Wass, Rhys	Wass, Rhys and Dorothy Wass, spouse	L-285-06	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Atlantic County, NJ	1	1
Zavianey, Joan	Zavianey, Joan	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassan	None	Suit not filed; retained 3/29/2011	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Zimberg, Selma	Zimberg, Selma	Suit not filed	Sanders Viener Grossman, LLP 100 Herricks Road Mineola, NY 11501 Randi Kassar	None	Suit not filed; retained 8/9/2011	1	1
Kisla, Cheryl	Kisla, Cheryl	08-cv-10108	Sanford Law Firm 16225 Parkten Place Suite 500 Houston, TX 77084 Shelly A. Sanford	None	USDC SDNY	1	1
Alexander, Jennifer	Alexander, Jennifer	07-cv-10951	Shemin Law Firm, PLLC 3333 Pinnacle Hills Parkway Suite 603 Rogers, AR 72758 Kenneth R. Shemin	None	USDC SDNY	1	1
Johanning, Evelyn	Johanning, Evelyn	09-cv-2373	Sill Law Group 14005 N. Eastern Avenue Edmond, OK 73013 Kathryn Griffin	None	USDC SDNY	1	1
Adler, Philippe (PR for Adler, Marie-Rose)	Adler, Philippe, as Personal Representative of the Estate of Marie-Rose Adler, deceased	09-cv-6250	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Amerson, Loyd Daniel	Amerson, Loyd Daniel	08-cv-4084	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Anderer, Virginia	Anderer, Virginia	08-cv-4083	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Anderson, Ellen	Anderson, Ellen	09-cv-3821	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Arriaga, Adelfa	Arriaga, Adelfa	09-cv-8587	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Bise, Nancy	Bise, Nancy	08-cv-4086	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Brandiff, Nike	Brandiff, Nike	09-cv-9737	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Burke, Barbara	Burke, Barbara	08-cv-4087	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Catt, Betty	Catt, Betty	08-cv-4088	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Converse, Minda	Converse, Minda	08-cv-8070	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Cuthbert, Jack	Cuthbert, Jack	06-cv-387	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Davis, Kenneth	Davis, Kenneth	09-cv-9742	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Day, Jennifer Stewart	Day, Jennifer Stewart	08-cv-8074	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
DeCosta, Barbara	DeCosta, Barbara	08-cv-233	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Dempsey, Ed	Dempsey, Ed	09-cv-2143	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
DeVivo, Janet (DeVivo, Mary)	DeVivo, Janet, as Personal Representative for the Estate of Mary DeVivo, deceased	06-cv-4107	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Dorfman, Lillian	Dorfman, Lillian, deceased. No known Personal Representative	06-cv-361	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Edwards, Dorothy	Edwards, Dorothy	06-cv-6293	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Evans, Avril	Evans, Avril	06-cv-979	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Grundy, Irene	Grundy, Irene	10-cv-4828	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Haley, Bette	Haley, Bette	09-cv-7342	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Hamilton, Brian	Hamilton, Brian	07-cv-7278	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Harrell, Gretchen	Harrell, Gretchen	08-cv-4090	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Harrison, Ramon	Harrison, Ramon	06-cv-365	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Hart, Ann	Hart, Ann	08-cv-4091	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Harth, Margaret	Harth, Margaret	06-cv-361	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Hatton, Ronald, Executor of Estate of Hatton, Lois	Hatton, Ronald, Personal Representative for Lois Hatton, deceased	07-cv-1772	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Hennrich, Linda	Hennrich, Linda	06-cv-2274	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Hollis, Clarinda	Hollis, Clarinda	08-cv-4092	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Huffman, Anna	Huffman, Anna	06-cv-14238	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Jarrett, Carolyn	Jarrett, Carolyn	08-cv-4093	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Johnson, Ray (Henneken, Cheryl)	Johnson, Ray, Personal Representative for Cheryl Henneken, deceased	06-cv-14240	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Jones, Lora	Jones, Lora	09-cv-7807	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Judd, Jason	Judd, Jason, Personal Representative for James D. Judd, deceased	08-cv-4094	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Kenny, Cairtriona	Kenny, Cairtriona, Personal Representative for Anne Kenny, deceased	09-cv-2148	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Kincaid, Patricia	Kincaid, Patricia	06-cv-3815	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
King, Theresa	King, Theresa	10-cv-672	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Kligerman, Herbert (Kligerman, Irene)	Kligerman, Herbert, Personal Representative for Irene Kligerman, deceased	06-cv-5515	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Klotz, William	Klotz, William	09-cv-7337	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Kowarski, Carol	Kowarski, Carol	09-cv-6212	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Land, Debra	Land, Debra	09-cv-7813	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Lee, Alice	Lee, Alice	L-13909	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	Atlantic County, NJ	1	1
Lowell, Julie	Lowell, Julie, Personal Representative for Constance Alexander, deceased	06-cv-3130	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Lyons, Sandra	Lyons, Sandra	09-cv-3827	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Maya, Steve	Maya, Steve	06-cv-5519	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Mione, Angelarose	Mione, Angelarose	07-c-v2956	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Naydeck, Nancy	Naydeck, Nancy	10-cv-4831	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	N Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Parkhurst, Martin	Parkhurst, Martin	08-cv-4096	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Peace, Betty	Peace, Betty	09-cv-3826	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Plasschaert, Gary (Plasschaert, Diane)	Plasschaert, Gary, as Personal Representative for Diane Plasschaert, deceased	08-cv-4097	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Preston, Susan	Preston, Susan	07-cv-7276	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Rattner, Anita	Rattner, Anita	06-cv-14236	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Redford, Kathryn	Redford, Kathryn	07-cv-2953	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Rothberger, Joy	Rothberger, Joy	10-cv-8654	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Sargent, Clina	Sargent, Clina	06-cv-5086	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Schnelle, Betty	Schnelle, Betty	10-cv-2864	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1

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Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Schuell, Vera	Schuell, Vera	06-cv-14241	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Shiver, Mattie	Shiver, Mattie	10-cv-1280	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Sickler, Betty Lee	Sickler, Betty Lee	07-cv-1760	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Stanton, Phyllis	Stanton, Phyllis	08-cv-4085	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Stephens, Debbie	Stephens, Debbie	08-CV-4099	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Stover, Leah	Stover, Leah	10-cv-7867	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Strong, Stacy, PR for Strong, Carol	Strong, Stacy, Personal Representative for Carol Strong, deceased	08-cv-4100	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Taylor, Amelia	Taylor, Amelia	09-cv-7805	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Thomas, Kay Jacqueline	Thomas, Kay Jacqueline	09-cv-7804	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Thomson, Carlee	Thomson, Carlee	06-cv-3813	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Tristano, Ella	Mazzucco, Kathleen, Personal Representative for Ella Tristano, deceased	07-cv-9562	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Turkisher, Linda	Turkisher, Linda	06-cv-5521	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Vaughan, Barbara	Vaughan, Barbara	08-cv-4102	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Wahl, Betty	Wahl, Betty	09-cv-3155	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Williams, Margaret	Williams, Margaret	09-cv-7803	Sizemore Law Firm 2101 Rosecrans Ave. El Segundo, CA 90245 Jeffrey Bogert	Powell Law Firm 269 S. Beverly Drive Suite 1156 Beverly Hills, CA 90212 Mel Powell	USDC SDNY	1	1
Mattingly, Peggy	Mattingly, Peggy	10-cv-9642	Smolen Smolen & Roytman, PLLC 701 S. Cincinnati Ave. Tulsa, OK 74119 Daniel E. Smolen	None	USDC SDNY	1	1
Jordan, Yvonne	Jordan, Yvonne	08-cv-5554	Solberg Stewart Miller 1123 5th Avenue S. Fargo, ND 58103 Mike Miller	None	USDC SDNY	1	1
Hanna, Geraldine	Hanna, Geraldine	07-cv-7452	The Brandt Law Firm 354 Pine Street Third Floor San Francisco, CA 94104 Brian Malloy	None	USDC SDNY	1	1
Brown, Elizabeth	Brown, Elizabeth	09-cv-1412	The Edward A. Williamson Law Firm 509 Church Avenue Philadelphia, MS 39350 Christopher M. Posey	None	USDC SDNY	1	1
Wilson, Grlene	Wilson, Grlene	08-cv-2221	The Edward A. Williamson Law Firm 509 Church Avenue Philadelphia, MS 39350 Christopher M. Posey	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONU Cases	ONU Claimants
Lerblance, Frances	Lerblance, Frances	09-cv-2373	The Edwards Law Firm 321 South Third Street Suite 1 McAlester, OK 74501 Tony W. Edwards	None	USDC SDNY	1	1
Amato, Rosalia	Amato, Rosalia and Tony Amato, spouse	09-cv-6113	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Auslander, Lydia	Auslander, Lydia	L-1097-10	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	Atlantic County, NJ	1	1
Baker, Ruth	Baker, Ruth and Leon Baker, spouse	07-cv-775	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Bauman, Rita Mildred	Bauman, Rita Mildred	L1832-09	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	Atlantic County, NJ	1	1
Canavan, Carol	Canavan, Carol and George Canavan, spouse	L-1832-09	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	Atlantic County, NJ	1	1
Conway, Mary	Conway, Mary and Thomas Conway, spouse	08-cv-885	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Ellis, Joanne	Ellis, Joanne	07-cv-2023	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Gibson, Sharon	Gibson, Sharon and Gerry Gibson, spouse	07-cv-3703	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Graham, Janis	Graham, Janis and John Graham, spouse	07-cv-7990	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Green, Victoria	Green, Victoria	07-cv-2853	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Holderfield, Gloria Jean	Holderfield, Gloria Jean and David Holderfield, spouse	08-cv-4150	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Johnston, Henry	Johnston, Henry and Lorene Johnston, spouse	07-cv-951	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Macker, Bobbie	Macker, Bobbie	07-cv-3930	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Matthews, Beverly	Matthews, Beverly	L-3750-10	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	Atlantic County, NJ	1	1
Meekins, Patricia	Meekins, Patricia	L-6050-10	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	Atlantic County, NJ	1	1
Mintz, Sybil	Mintz, Sybil	07-cv-716	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Newland, Carla	Newland, Carla and Jeffrey Newland, spouse	10-vcv-1400	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Prater, Jodie	Prater, Jodie	07-cv-717	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Raines, Betty	Raines, Betty	07-cv-2022	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Ramos, Oralia	Ramos, Oralia	08-cv-6158	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Redford, Sharon	Redford, Sharon	07-cv-6390	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Spears, Catherine	Spears, Catherine	09-cv-4850	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Stanton, Rhonda	Stanton, Rhonda	07-cv-8239	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Stephan, Mary Lou	Stephan, Mary Lou	07-cv-2671	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Traylor, Elaine	Traylor, Elaine	07-cv-2789	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
VanNess, Colleen	VanNess, Colleen	L-1831-09	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	Atlantic County, NJ	1	1
Waguespack, Phyllis	Waguespack, Phyllis	07-cv-3102	The Lanier Law Firm, PLLC 126 East 56 th Street, Floor 6 New York, NY 10022 Catherine T. Heacox	None	USDC SDNY	1	1
Miller, Deborah (TX)	Miller, Deborah	08-cv-940	The Law Offices of Maloney & Campolo 926 S. Alamo San Antonio, TX 78205 Tim Maloney	None	USDC SDNY	1	1
Martinez-Ayala, Carmen	Martinez-Ayala, Carmen	07-cv-4755	The Law Offices of Pardy & Rodriguez, P.A. 315 Park Lake Circle Orlando, FL 32803 Eduardo Rodriguez	None	USDC SDNY	1	1
Reyes-Hernandez, Tamaris	Reyes-Hernandez, Tamaris	07-cv-4755	The Law Offices of Pardy & Rodriguez, P.A. 315 Park Lake Circle Orlando, FL 32803 Eduardo Rodriguez	None	USDC SDNY	1	1
Allen, Jacklyn	Allen, Jacklyn	Suit not filed	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	Suit not filed; retained 9/30/2011	1	1
Atchinson, Kathleen	Atchinson, Kathleen	09-cv-6954	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Averitt, Vickie	Averitt, Vickie, Personal Representative for Dahila Lewis, disabled	10-cv-641	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Ayminsky, Ema	Ayminsky, Ema	08-cv-1019	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Benardette, Norma	Benardette, Norma	09-cv-6955	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Bursey, Sandra	Bursey, Sandra	10-cv-642	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Cavazos, Alice	Cavazos, Alice	10-cv-643	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Crapenhof, Amanda	Crapenhof, Amanda	10-cv-644	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Crary, Doug	Crary, Doug, Personal Representative for Janice Crary, deceased	10-cv-645	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Dorf, Joan	Dorf, Joan	11-cv-1246	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Earhart, Nancy	Earhart, Nancy	09-cv-6953	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Edwards, Equilla	Edward, Equilla	09-cv-6952	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Geoghan, Darlene	Geoghan, Darlene, deceased. No known Personal Representative. Merck's Suggestion of Death filed 2/11/2014.	09-cv-6950	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Hawkins, Myla	Hawkins, Myla	10-cv-647	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Imperiale, Jeannine A.	Imperiale, Jeannine A.	Suit not filed	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	Suit not filed; retained 12/18/2011	1	1
Johnson, Bonnie	Johnson, Bonnie	08-cv-1236	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Johnston, Linda S.	Johnston, Linda S.	Suit not filed	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	Suit not filed; retained 3/24/2012	1	1
Joicy, Linda L.	Joicy, Linda L.	Suit not filed	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	Suit not filed; retained 4/29/2012	1	1
Legore, Janet	Legore, Janet	Suit not filed	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	Suit not filed	1	1
McIntosh, Kathy	McIntosh, Kathy	08-cv-1240	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Morrow, Pamela	Morrow, Pamela	Suit not filed	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	Suit not filed; retained 8/20/2011	1	1
Pappaterra, Patricia	Pappaterra, Patricia	08-cv-1241	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Pericine, Delphine	Pericine, Delphine	Suit not filed	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	Suit not filed; retained 9/30/2011	1	1
Rejcek, Adell	Rejcek, Adell, Personal Representative for Clement Rejcek, deceased	10-cv-649	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Schiller, Christine	Schiller, Christine	08-cv-1235	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Shoemaker, Susan	Shoemaker, Susan	11-cv-4836	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Smelgus, Carol A.	Smelgus, Carol A.	Suit not filed	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	Suit not filed; retained 6/28/2012	1	1
Smith, Louise	Smith, Louise	10-cv-650	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1

Case Name	Claimant Name(s)	Civil Action Number	Counsel who signed Affirmation	Counsel who signed Second Affirmation	State	ONJ Cases	ONJ Claimants
Theisen, Bernice	Theisen, Bernice	08-cv-1242	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Wallace, Faye	Wallace, Faye, deceased. No known Personal Representative	11-cv-2380	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Witten, Gwen	Witten, Gwen	08-cv-1017	The Miller Firm, LLC 108 Railroad Ave. Orange, VA 22960 Timothy Peck	None	USDC SDNY	1	1
Jacobsen, Ejner	Jacobsen, Ejner	07-cv-2608	Thomas & Wan, LLP 1710 Sunset Boulevard Houston, TX 77005 Michelle Wan	None	USDC SDNY	1	1
Mayfield, Dorothy (Mayfield, Dorothy	07-cv-6174	Thomas & Wan, LLP 1710 Sunset Boulevard Houston, TX 77005 Michelle Wan	None	USDC SDNY	1	1
Indictor, Nessa	Indictor, Nessa and Philip Indictor, spouse	L-6813-11	Villari Brandes & Giannone, PC 10000 Lincoln Drive East Suite 201 Marlton, NJ 08053 Paul D. Brandes	None	Atlantic County, NJ	1	1
Claxton, Margie	Claxton, Margie	10-cv-7429	Wagstaff & Cartmell, LLP 4740 Grand Avenue Suite 300 Kansas City, MO 64112 Jeffrey M. Kuntz	None	USDC SDNY	1	1
Mitchell, Sheree	Mitchell, Sheree	11-cv-2970	Wiggins Childs Quinn & Pantazis, LLC 301 19 th Street North The Kress Building Birmingham, AL 35205 Jon C. Goldfarb	None	USDC SDNY	1	1
Stefan, Janet	Stefan, Janet	09-cv-1417	Wright & Schulte, LLC 812 E. National Road Vandalia, OH 45377 Richard W. Schulte	None	USDC SDNY	1	1
						1,130	1,211

EXHIBIT B

FORM OF FUTURE EVIDENCE STIPULATION

FUTURE EVIDENCE STIPULATION

This Future Evidence Stipulation pertains to the Master Settlement Agreement (the "Agreement") dated _____, 2014, incorporated herein by reference, for resolution of claims relating to the use of FOSAMAX described therein (generally and collectively referred to herein as the ONJ Settlement Plan). Capitalized terms used but not defined in this Future Evidence Stipulation shall have the meanings ascribed to such terms in the Agreement.

I hereby stipulate and agree to the following:

1. I have received an Adverse Eligibility Notice from the Eligibility Committee that I have not been found to be a Qualifying Program Claimant under the terms of the Agreement (the "Status Determination"). I understand that the Eligibility Committee has found under the terms of the Agreement, or the General Special Master has found under the terms of the Agreement as the result of a challenge by the Merck representative on the Eligibility Committee, that I [or the individual for whom I act as an agent or representative with respect to their claims, or as personal representative of their estate, or the individual with respect to whom I brought a derivative claim] did not meet the Eligibility Requirements as defined under the terms of the Agreement. I further understand that Merck, pursuant to its rights under the Agreement, did not deem me [or the individual for whom I act as an agent or representative with respect to their claims, or as personal representative of their estate, or the individual with respect to whom I brought a derivative claim] to be a Qualifying Program Claimant.
2. I understand that I now have the option of (a) seeking an appeal of the Status Determination to the General Special Master under the terms of the Agreement or (b) exiting from the ONJ Settlement Plan under the terms of the Agreement.
3. By executing this Future Evidence Stipulation, I elect not to appeal the Status Determination to the General Special Master, and I understand that, under the terms of the Agreement, upon execution of this Future Evidence Stipulation, the Certification and Release and the Stipulation of Dismissal I provided under the Agreement will be returned to me.¹
4. I further understand and specifically acknowledge, agree and stipulate that if I should decide to pursue the claim outside of the ONJ Settlement Plan, I may not introduce as evidence any medical or dental record evidence that describes, depicts, or addresses my alleged jaw-related injury, including, but not limited to osteonecrosis of the jaw, other than records included in the Evaluation Package provided to the Eligibility Committee.
5. I further understand and stipulate that (i) the limitations imposed under paragraph 4, above, remain applicable even if I obtain new evidence or documentation after the

¹ Note that if the Claimant appeals the determination of the Eligibility Committee, the Claimant is not entitled to exit from the ONJ Settlement Plan and is not entitled to submit a Future Evidence Stipulation or to submit additional pharmacy, medical or dental records or evidence.

date of this Future Evidence Stipulation unless such new evidence or documentation was not reasonably available or accessible prior to the date of this Future Evidence Stipulation and (ii) I will have the burden of proving that such new evidence or documentation was not reasonably available or accessible prior to the date of this Future Evidence Stipulation.

Name _____
Address _____
Social Security No. _____
Program Claim No. _____
Signature _____

Subscribed and sworn before me this ____ day of _____, 20____.

Notary Public _____

EXHIBIT C

FORM OF CERTIFICATION AND RELEASE

CONFIDENTIAL CERTIFICATION AND RELEASE

THIS CONFIDENTIAL CERTIFICATION AND RELEASE (this "Certification and Release") is made and entered into on _____, 2014 by the Claimant as identified on the signature page below. All capitalized terms not defined herein have the definitions set forth in the Master Settlement Agreement (the "Agreement") entered into by (i) the member law firms of the PSC, as defined in the Agreement, (ii) Merck Sharp & Dohme Corp. ("Merck"), (iii) the Claimants' Counsel, as defined in the Agreement, and (iv) the Participating Claimants, as defined in the Agreement. By signing this Certification and Release, both I and any Derivative Claimants understand and acknowledge that I may not qualify or be deemed qualified for a payment in respect of my Claims (a "Settlement Payment") under the terms of the Agreement, which sets forth the terms of the ONJ Settlement Plan, in which case I will have the option to have this Certification and Release deemed to be of no legal effect and returned to my Attorney. I further understand and acknowledge that if I do qualify or am deemed qualified for a Settlement Payment under the terms of the Agreement that the minimum amount of my recovery will depend on my injury category as determined by the ONJ Settlement Plan's Allocation Committee and as set forth in the copy of the Agreement and the document entitled "Description of ONJ Settlement Plan" (the "Description of the ONJ Settlement Plan") provided to me with this Certification and Release. In the event of any discrepancy or inconsistency between the Agreement and the Description of the ONJ Settlement Plan, the terms of the Agreement shall control.

RECITALS

A. As used in this Certification and Release, the "Merck Parties" means Merck and its predecessors, successors, subsidiaries and affiliates and each of their past, present and future direct or indirect parent companies, subsidiaries, divisions and affiliates, joint ventures, clinical researchers, contractors and consultants; each of their present and former officers, directors, employees, stockholders, partners, owners, insurers, attorneys, representatives, and agents; and each of their predecessors, successors, and assigns.

B. As used in this Certification and Release, the term "Claim" shall mean any and all claims, demands, damages, injuries, losses, and causes of action, or whatever nature or character, whether known or unknown, past, present, or future, that have been, could have been, may be, or could be alleged or asserted now or in the future, whether alleged or asserted or not, regarding or related to alleged jaw-related injuries, including, without limitation, osteonecrosis of the jaw, whether founded in law, equity, admiralty, tort, contract, statute, rule, regulation, or otherwise, including any loss or compensatory, wrongful death or punitive damage claim relating thereto; claims for consumer fraud, refunds, unfair business practice, deceptive trade practices, and other similar claims whether arising under statute, regulation or judicial decision; claims for medical screening and monitoring, injunctive and declaratory relief; and claims for economic or business losses or disgorgement of profits, deriving from or related to the prescription, purchase or use of

FOSAMAX, and including any alleged loss of consortium or other derivative claims related thereto. The term "Claim" does not include any claims, demands, damages, injuries, losses, and causes of action, or whatever nature or character, whether known or unknown, past, present, or future, that have been, could have been, may be, or could be alleged or asserted now or in the future, whether alleged or asserted or not, regarding or related to alleged femur-related injuries.

C. As used in this Certification and Release, the term "FOSAMAX" means Fosamax and Fosamax Plus D, and any other product containing alendronate manufactured or distributed by any of the Merck Parties.

D. The "Claimant" has filed a lawsuit or asserted a Claim against one or more of the Merck Parties.

E. The Merck Parties have each denied and continue to deny any liability based on the Claimant's claims, allegations and assertions.

F. The Claimant and the Merck Parties have agreed to enter into a settlement to end any and all litigation by and between the Claimant and the Merck Parties and to resolve fully all Claims, differences and controversies by and between the Claimant (and his or her family members, heirs, beneficiaries, guardians, trustees and agents) and the Merck Parties (and the other Released Parties, as defined below).

EFFECTIVENESS

This Certification and Release shall be effective upon delivery to Merck or its agents or representatives, except that the Confidential Release set forth below in this Certification and Release under the heading "Confidential Release" shall become effective on the Escrow Funding Date as provided in the Agreement.

CERTIFICATIONS

On my own behalf and on behalf of each Releasing Party, I hereby certify, affirm and agree that I hereby knowingly and voluntarily:

- (1) agree to participate in and to be bound by the terms and conditions of the ONJ Settlement Plan set forth in the Agreement, a description of which is contained in the Description of the ONJ Settlement Plan;
- (2) acknowledge that (a) the compensation to me and the Releasing Parties, if any, in connection with any of the Claims and Liabilities released pursuant to the Confidential Release set forth below will depend on my injury category, as determined pursuant to the Agreement; (b) I must satisfy all the applicable terms and conditions of the Agreement in order to receive any Settlement Payment and (c) subject to the terms and conditions of the Agreement I will have the option to have

this Certification and Release and the Stipulation of Dismissal returned to my Attorney and deemed to be of no legal effect if I am not determined or deemed to qualify for a Settlement Payment under the Agreement; and

(3) acknowledge that I have received a copy of the Agreement and the Description of the ONJ Settlement Plan and have had an opportunity to discuss the Agreement, the ONJ Settlement Plan and this Certification and Release, including the effect of the Confidential Release contained in this Certification and Release, with my Attorney; and

(4) represent and warrant that I have accurately and truthfully checked the correct line below.

_____ The Claimant who experienced the alleged injury that is the subject of the Claim is a Medicare Claimant, meaning a person who is a Medicare beneficiary.

_____ The Claimant who experienced the alleged injury that is the subject of the Claim is not a Medicare Claimant, meaning a person who is a Medicare beneficiary.

(5) Represent and warrant that I have not previously assigned any right to payment with respect to my Claims, except as set forth below (*please provide details below, including the name and contact information of any assignee*):

JOINDER

I acknowledge and agree that by executing and delivering this Certification and Release I hereby become a party to and agree to comply with and be bound by the terms and conditions of the Agreement, including any representation, warranty and/or covenant made by me as a Participating Claimant, Qualifying Program Claimant, Non-Qualifying Program Claimant, Opt-Out Claimant or Continuing Non-Qualifying Program Claimant as set forth in the Agreement.

CONFIDENTIAL RELEASE

Release: On my own behalf and on behalf of each other Releasing Party (as defined below), I hereby knowingly and voluntarily release, remise, acquit and forever discharge the Released Parties from (i) any and all Claims, rights, remedies, actions, demands, causes of action, suits at law or in equity, verdicts, suits of judgments and/or Liens (as defined below under "Liens and Other Third-Party Payor Claims" below), of any kind whatsoever, which I or any other Releasing Party may have ever had, may now have or at any time hereafter may have against any Released Party and (ii) any and all debts, liabilities, obligations, covenants, promises, contracts, agreements and/or obligations, of any kind whatsoever ("Liabilities"), which any Released Party may have ever had, may now have or at any time hereafter may have to me or any other Releasing Party, in the case of clause (i) and clause (ii), to any extent, or in any way, arising out of, relating to, resulting from and/or connected with FOSAMAX and any alleged jaw-related injury, including, without limitation, osteonecrosis of the jaw, I (and/or any other Releasing Party) have ever claimed, or may at any time hereafter claim, FOSAMAX caused in whole or in part. These Claims and Liabilities are the "Released Claims and Liabilities".

The term "Released Parties" means all the persons, entities or parties, past, present and/or future, that in any way and/or at any time connected with or related to FOSAMAX and/or with any alleged jaw-related injury, including, without limitation, osteonecrosis of the jaw, I (or any other Releasing Party) have ever claimed, or hereafter claim, FOSAMAX caused or contributed to in whole or in part, including, but not limited to, the Merck Parties, and all those who may have acted jointly or in concert with the Merck Parties to cause in whole or in part the alleged injury, and all named defendants in any pending action concerning FOSAMAX and/or any such injury to which I am (and or any other Releasing Party is) a party, together with the respective insurers of any party identified in this paragraph. These parties, past, present and/or future, in any way and/or at any time connected with FOSAMAX and/or with any jaw-related injury, including, without limitation, osteonecrosis of the jaw, I (or any other Releasing Party) have ever claimed, or hereafter claim, FOSAMAX caused or contributed to in whole or in part, also include, but are not limited to, manufacturers; suppliers of materials; distributors; other persons involved in development, design, manufacture, formulation, testing, distribution, marketing, labeling, regulatory submissions, advertising and/or sale of FOSAMAX; physicians, pharmacists and other healthcare providers; sales representatives; pharmacies, hospitals and other medical facilities; advertisers; manufacturers of other non-bisphosphonate products that I used before, while or after taking FOSAMAX to the extent alleged to have caused or contributed to any injury claimed to have been caused or contributed by FOSAMAX; the respective past, present, and/or future parents, subsidiaries, divisions, affiliates, joint venturers, predecessors, successors, assigns, and transferees of the parties referred to in this paragraph; and the respective past, present and/or future shareholders (or the equivalent thereto), directors (or the equivalent thereto), officers (or the equivalent thereto), managers, principals, employees, consultants, advisors, attorneys, agents, servants, representatives, heirs, trustees, executors, estate administrators and personal representatives (or the equivalent thereto) of the parties referred to in this paragraph. The term "Released Parties" shall not include

manufacturers or distributors of bisphosphonates other than FOSAMAX. Without limitation of the foregoing, the Released Parties include the parties listed on Attachment 1 hereto.

The term "Releasing Parties" means (i) myself and (ii) any and all persons who have or assert the right to sue the Merck Parties or any other Released Party, independently, derivatively or otherwise, by reason of their personal or legal relationship with me, and/or otherwise by, through or under, or otherwise in relation to, me in connection with the Claims and Liabilities I am releasing under this Confidential Release ("Derivative Claimants"). Derivative Claimants include, but are not limited to, my heirs, beneficiaries, surviving spouse (including, but not limited to, a putative or common law spouse), surviving domestic partner, guardians, trustees, estate administrators and/or next of kin, if any.

I acknowledge that I (and/or any other Releasing Party) may in the future learn of additional and/or different facts as they relate to FOSAMAX, the Released Parties' activities as they relate to FOSAMAX, and/or any injury I (and/or any other Releasing Party) have ever claimed, or may at any time in the future claim, FOSAMAX caused or contributed to in whole or in part. I understand and acknowledge the significance and consequences of releasing all of the Released Claims and Liabilities and hereby (on my own behalf and on behalf of each other Releasing Party) assume full risk and responsibility for any and all such additional and/or different facts and any and all Released Claims and Liabilities that I (and/or any other Releasing Party) may hereinafter incur or discover. To the extent that any law, statute, ordinance, rule, regulation, case or other legal provision or authority (each, a "Law") may at any time purport to preserve my and/or any other Releasing Party's right to hereinafter assert any such unknown and/or unanticipated Claims and/or Liabilities, I hereby (on my own behalf and on behalf of each other Releasing Party) specifically and expressly waive (to the fullest extent permitted by applicable Law) each Releasing Party's rights under such Law. I further acknowledge having had an opportunity to obtain advice of counsel of my choosing regarding this waiver, and having discussed it with such counsel to my satisfaction.

It is understood and agreed by the Claimant and the Merck Parties that the settlement of the Claimant's Claims against the Merck Parties and all others released by the terms of this Agreement could impact Claimant's right to future Medicare benefits, including the denial by Medicare of claims for future benefits related to the injury claims being released in this Agreement. It is further understood and agreed that Claimant hereby waives any right to assert in the future any claims they may have relating to the matters referenced in this paragraph, known and unknown, including any private cause of action Claimant may have under 42 U.S.C. §1395y(b)(3)(A) against any of the parties released under the terms of this Agreement, even though if such claims were known, such knowledge would materially affect the terms of this Agreement.

On my own behalf and on behalf of each other Releasing Party, I acknowledge and agree that the releases set forth in this Confidential Release are irrevocable and unconditional, inure to the benefit of each Released Party, and are intended to be as broad as can possibly be created

within the terms of this Confidential Release.

WITHOUT LIMITATION OF THE FOREGOING, THIS CONFIDENTIAL RELEASE IS SPECIFICALLY INTENDED TO OPERATE AND BE APPLICABLE EVEN IF IT IS ALLEGED, CHARGED OR PROVED THAT SOME OR ALL OF THE RELEASED CLAIMS AND LIABILITIES ARE CAUSED IN WHOLE OR IN PART BY THE NEGLIGENCE, NEGLIGENCE PER SE, GROSS NEGLIGENCE, BREACH OF WARRANTY, VIOLATION OF LAW, DEFECTIVE PRODUCT, MALICE, AND/OR CONDUCT OF ANY TYPE BY THE MERCK PARTIES, ANY OF THE OTHER RELEASED PARTIES, ANY RELEASING PARTY AND/OR ANY OTHER PERSON. THIS CONFIDENTIAL RELEASE IS SPECIFICALLY INTENDED TO AND DOES INCLUDE, BUT IS NOT LIMITED TO, A RELEASE OF, AND COVENANT NOT TO SUE FOR, ANY WRONGFUL DEATH CLAIM THAT MAY BE BROUGHT AT ANY TIME BY OR ON BEHALF OF ANY OF THE RELEASING PARTIES IN CONNECTION WITH ANY OF THE FACTS, EVENTS AND/OR INCIDENTS THAT GAVE RISE TO ANY OF THE RELEASED CLAIMS AND LIABILITIES.

Claimant acknowledges and waives any rights that Claimant may have under any statute, rule, regulation or common law principle that would limit the effect of this Confidential Release to those claims actually known or suspected to exist at the time the release is given, including, without limitation, California Civil Code § 1542.

OTHER MATTERS

Payment. In full and valid consideration for the releases, understandings, warranties, and representations made by the Claimant in this Certification and Release and after execution and delivery to Merck of this Certification and Release by the Claimant and subject to the terms, conditions and provisions of the Agreement, Claimant or Claimant's authorized representative shall be entitled to have their Claims evaluated for payment of an Allocation Amount, as defined in the Agreement, and, if determined or deemed to be a Qualifying Program Claimant, as defined in the Agreement, receive from the Merck Parties, through an Escrow Account established pursuant to the Agreement, payment of an Allocation Amount, which shall be disbursed out of the Settlement Amount to be paid by Merck to the Escrow Agent for payment of this and other claims, subject to the prior payment from such Allocation Amount of certain assessments, sharing of expenses and satisfaction of Liens as provided in the Agreement. The Merck Parties' payment of the Settlement Amount is for settlement of the Released Claims and Liabilities and includes any expenses, court costs, and attorneys' fees incurred by the Claimant in prosecuting the Released Claims and Liabilities and/or any civil action.

Attorneys' Fees; Division of Any Settlement Payment: I understand that the Released Parties are not responsible for any attorneys' fees or costs I have incurred or may at any time incur, including, but not limited to, entering into this Certification and Release and any other documents. I understand that, with respect to any payment that may be made in respect of my Claims any division of such Settlement Payment between me, any Derivative Claimant executing

this Certification and Release and our respective counsel (if any) executing a Certification of Counsel attached to this Certification and Release shall be determined by me and such other person(s) and/or as otherwise required by applicable laws, and such division, or any dispute in relation to such division, shall in no way affect the validity of this Certification and Release or the Confidential Release contained herein.

Pursuit of Certain Claims: I agree that, upon the effectiveness of the Confidential Release under the terms of the Agreement, I will never (i) take any legal or other action to initiate, pursue or maintain, or otherwise attempt to execute upon, collect or otherwise enforce, any of the Released Claims and Liabilities of or against any Released Party, (ii) institute or participate in any new legal action against any Released Party to any extent, or in any way, arising out of, relating to, resulting from and/or connected with FOSAMAX and any jaw-related injury, including, without limitation, osteonecrosis of the jaw, I (and/or any other Releasing Party) have ever claimed, or may at any time hereafter claim, FOSAMAX caused in whole or in part or (iii) attempt to execute or collect on, or otherwise enforce, any judgment that may be entered against any Released Party in any legal action described in clause (ii) or my pending legal action against Merck.

Liens and Other Third-Party Payor Claims: I agree that prior to the release of any portion of a Settlement Payment to me, I shall use best efforts to research and determine all Third Party Providers/Payors (as defined below) who hold or assert any lien, pledge, charge, security interest, assignment, encumbrance, subrogation right, third-party interest or other adverse claim of any nature whatsoever ("Lien") pursuant to any applicable statute, regulation or contract with respect to any Settlement Payment (and/or the right to receive any portion of such Settlement Payment) and I shall identify to Claimant's Counsel all such Third Party Providers/Payors.

A "Third Party Provider/Payor" is any provider or payor (public or private) of (i) health, hospital, medical, physician, healthcare and/or pharmaceutical services, products or expenses and/or (ii) any other form of compensation, including, but not limited to, federal and state governmental authorities (or other persons) providing Medicaid and/or Medicaid services or benefits.

I represent, warrant and affirm that I have satisfied and discharged, or will satisfy and/or discharge, any and all Liens in exchange for the Settlement Payment (and/or the right to receive the applicable portion of any Settlement Payment) and it is the sole responsibility of me, any Derivative Claimant executing this Certification and Release and our respective counsel to demonstrate to the Escrow Agent and Merck to their satisfaction that all Liens have been or will be satisfied and/or discharged before any Settlement Payment will be disbursed.

Prior to any Settlement Payment being made from the Escrow Account in respect of my Claims, I shall, jointly and severally with any Derivative Claimant executing this Certification and Release represent and warrant that any and all known Liens with respect to any and all Settlement Payments (and/or the right to receive any and all Settlement Payments) have been or will be satisfied and discharged. Merck and the Escrow Agent shall be entitled to proof of satisfaction and discharge of any or all such known Liens, or confirmation of arrangements

satisfactory to them that such Liens will be satisfied and/or discharged, prior to any Settlement Payments being made from the Escrow Account. I will cooperate so that my counsel can, prior to any Settlement Payments being made, provide such proof and/or confirmation.

In addition to and without limitation of the foregoing, I hereby agree, jointly and severally with any Derivative Claimant executing this Certification and Release, to indemnify, hold harmless and defend the Merck Parties from and against (i) any and all claims made or asserted at any time against any Merck Party by (x) any Third Party Provider/Payor in relation to, (y) any person or entity at any time holding or asserting any Lien in relation to and/or (z) any other person at any time claiming by, through or under, me or any Derivative Claimant executing this Certification and Release, with respect to any Settlement Payment and (ii) any and all damages, losses, costs, expenses (including, but not limited to, legal fees and expenses) and/or Liabilities incurred or suffered by, or imposed on, any Merck Party in connection with, arising out of or resulting from any claim described in clause (i) of this sentence (including, but not limited to, any amount paid or to be paid in satisfaction of any such claim).

Indemnification for Released Claims and Liabilities: I hereby agree, jointly and severally with any Derivative Claimant executing this Certification and Release, to indemnify, hold harmless and defend the Merck Parties from and against (i) any and all claims that may be asserted, made or maintained at any time against any Released Party by, on behalf of or for the benefit of, or otherwise through or under, any Releasing Party with respect to any of the Released Claims and Liabilities and (ii) any and all damages, losses, costs, expenses (including, but not limited to, legal fees and expenses) and/or Liabilities incurred or suffered by, or imposed on, any Merck Party in connection with, arising out of or resulting from any claim described in clause (i) of this sentence (including, but not limited to, any amount paid or to be paid in satisfaction of any such claim) and/or, without limitation of the foregoing, any breach by me (or any Derivative Claimant executing this Certification and Release) of any of the terms of this Certification and Release.

Without limitation of the foregoing paragraph, I further agree, jointly and severally with any Derivative Claimant executing this Certification and Release, to indemnify, hold harmless and defend the Merck Parties from and against (i) any and all claims made or asserted (prior to, on or after the date of this Certification and Release) against any Merck Party by any Released Party that is not a Merck Party (a "Non-Merck Released Party") arising out of any Claim made or asserted at any time by me and/or any other Releasing Party against any Non-Merck Released Party to any extent, or in any way, arising out of, relating to, resulting from and/or connected with FOSAMAX and/or any jaw-related injury, including, without limitation, osteonecrosis of the jaw, I (and/or any other Releasing Party) have ever claimed, or may at any time hereafter claim and (ii) any and all damages, losses, costs, expenses (including, but not limited to, legal fees and expenses) and/or Liabilities incurred or suffered by, or imposed on, any Merck Party in connection with, arising out of or resulting from any claim described in clause (i) of this sentence (including, but not limited to, any amount paid or to be paid in satisfaction of any such claim).

Without limitation of the foregoing paragraphs, I further agree, jointly and severally with any Derivative Claimant executing this Certification and Release, to indemnify, hold harmless

and defend the Merck Parties from and against (i) any and all claims made or asserted (prior to, on or after the date of this Certification and Release) against any Merck Party by any bisphosphonate manufacturer that is not Merck Party arising out of or related to any Claim made or asserted at any time by me and/or any other Releasing Party arising out of, relating to, resulting from and or connected with FOSAMAX and/or any jaw-related injury, including, without limitation, osteonecrosis of the jaw, I (and/or any other Releasing Party) have ever claimed, or may at any time hereafter claim and (ii) any and all damages, losses, costs, expenses (including, but not limited to, legal fees and expenses) and/or Liabilities incurred or suffered by, or imposed on, any Merck party in connection with, arising out of or resulting from any claim described in (i) of this sentence (including, but not limited to, any amount paid or to be paid in satisfaction of any such claim).

It is the intent of the Confidential Release contained in this Certification and Release that the Confidential Release is a complete and general release and the Claimant shall not recover, directly or indirectly, any sums for Released Claims and Liabilities from the Merck Parties or any other Released Parties other than the funds received pursuant to the Confidential Release referenced in the prior paragraph. If, despite the provisions of this Paragraph and the prior paragraphs, the Merck Parties and/or any Released Parties incur any lawsuits or judgments due to a claim for contribution or indemnity arising out of a claim brought by the Claimant against another individual or entity, or by another individual or entity against the Claimant, the Claimant shall indemnify, defend (with counsel selected by the Merck Parties) repay, and hold harmless the Merck Parties and any other Released Parties for such amounts.

Claimant hereby agrees to reduce any judgment Claimant might recover against any entity other than a Released Party for the injury Claimant has alleged was caused in whole or in part by FOSAMAX by release and discharge in an amount, fraction, portion, or percentage necessary under applicable state or federal law to bar, eliminate, or satisfy claims against the Released Parties for contribution and/or indemnity to the fullest extent permitted by applicable state or federal law arising from any Released Claims and Liabilities, including any amount re-allocated by applicable state or federal statute or common law to Released Parties resulting from uncollectibility and/or insolvency of other individuals or entities determined to be at fault. In addition, Claimant agrees to indemnify the Released Parties herein and save and hold them harmless from any claims, demands, causes of action, subrogation claims, liens, and claims for contribution or indemnity, made by others so adjudged jointly liable or severally liable with the Released Parties arising from any of the Released Claims and Liabilities, whether such is alleged to arise by reason of judgment, settlement, reallocation of fault in the event of insolvency or uncollectibility of any award, or otherwise. Claimant may satisfy such indemnity obligation by reducing any judgment recovered by Claimant against an individual or entity other than a Released Party by the amount, percentage, or share of such judgment necessary, under applicable law, to relieve the Released Parties of liability for contribution and/or indemnity. Claimant shall execute any additional documentation that may be required under applicable state or federal law in order to give effect to this provision.

Confidentiality: I agree to maintain in confidence, and shall not disclose to any person, the amount of any Settlement Payment (if any), except as may be required by applicable Law;

provided, that I understand that I may disclose such information to my immediate family members and to my counsel, accountants and/or financial advisors, if any (each of whom I shall, upon such disclosure, instruct to maintain and honor the confidentiality of such information). I agree that if I breach this confidentiality provision, money damages would not be a sufficient remedy and, accordingly, without limitation of any other remedies that may be available at law or in equity, Merck shall be entitled to specific performance and injunctive or other equitable relief as remedies for such breach.

RELATED MATTERS

ACKNOWLEDGEMENT OF COMPREHENSION; NO GUARANTEE OF PAYMENT: I AM ENTERING INTO THIS CERTIFICATION AND RELEASE FREELY AND VOLUNTARILY, WITHOUT BEING INDUCED, PRESSURED OR INFLUENCED BY, AND WITHOUT RELYING ON ANY REPRESENTATION OR OTHER STATEMENT MADE BY OR ON BEHALF OF MERCK OR ANY OTHER PERSON. I UNDERSTAND AND ACKNOWLEDGE THE NATURE, VALUE AND SUFFICIENCY OF THE CONSIDERATION. I ACKNOWLEDGE THAT I HAVE READ THIS CERTIFICATION AND RELEASE AND THE AGREEMENT, AND I HAVE HAD AN OPPORTUNITY TO OBTAIN ADVICE FROM, AND ASK QUESTIONS OF, COUNSEL OF MY CHOOSING REGARDING THE TERMS AND LEGAL EFFECT OF THESE DOCUMENTS AND MY DECISION TO SIGN THEM, INCLUDING, WITHOUT LIMITATION, ABOUT, (I) THE SETTLEMENT GENERALLY AND THAT IT IS PART OF THE SETTLEMENT OF A LARGER NUMBER OF CASES, (II) THE SUM TO BE ALLOCATED TO THE CLAIMANT IN CONSIDERATION FOR THE CONFIDENTIAL RELEASE CONTAINED HEREIN DEPENDING ON THE EVENTUAL CATEGORIZATION OF THE CLAIMANT'S CLAIM UNDER THE AGREEMENT AND THE MINIMUM PAYMENTS TO BE MADE TO QUALIFYING PROGRAM CLAIMANTS (AS DEFINED IN THE AGREEMENT) WITHIN EACH CATEGORY OF THE SETTLEMENT, (III) THE RELATIONSHIP OF THAT SUM TO THE MERITS OF THE CLAIMANT'S CLAIMS, AND (IV) THE TERMS OF THIS CERTIFICATION AND RELEASE, INCLUDING THE CONFIDENTIAL RELEASE CONTAINED HEREIN. I FURTHER ACKNOWLEDGE THAT I HAVE HAD THE OPPORTUNITY TO DISCUSS ALL THESE MATTERS WITH MY COUNSEL, AND SUCH COUNSEL HAS ANSWERED ALL MY QUESTIONS TO MY SATISFACTION. I FURTHER ACKNOWLEDGE THAT I UNDERSTAND THIS CERTIFICATION AND RELEASE, INCLUDING THE CONFIDENTIAL RELEASE CONTAINED HEREIN, AND THE AGREEMENT. I FURTHER ACKNOWLEDGE THAT I UNDERSTAND THIS CERTIFICATION AND RELEASE, INCLUDING THE CONFIDENTIAL RELEASE CONTAINED HEREIN, AND THE AGREEMENT AND THAT THERE IS NO GUARANTEE WITH REGARD TO THE CATEGORY INTO WHICH MY CLAIM MIGHT ULTIMATELY BE PLACED UNDER THE TERMS OF THE AGREEMENT. I UNDERSTAND THAT IF MY CLAIM IS DETERMINED OR DEEMED NOT TO QUALIFY FOR A SETTLEMENT PAYMENT I WILL HAVE THE OPPORTUNITY TO HAVE THIS

CERTIFICATION AND RELEASE AND THE STIPULATION OF DISMISSAL RETURNED TO ME, IN WHICH CASE THIS RELEASE SHALL HAVE NO LEGAL OR BINDING EFFECT.

Waiver of Certain Provisions Regarding Timing of Any Payments. If I have any civil action pending in any jurisdiction that has enacted, promulgated or otherwise adopted any Law containing provisions that establish specific time periods within which settlement funds, if any, must be paid to me in connection with the settlement of such civil action and/or impose sanctions, penalties or other similar obligations against the paying party if the settlement funds are not paid within such time periods and/or invalidate or otherwise affect the terms of the settlement of such civil action (including, but not limited to, Pennsylvania Rule of Civil Procedure 229.1), I hereby (i) specifically and expressly waive (to the fullest extent permitted by applicable Law) my rights under any such provisions and (ii) agree that, if my Claims are determined to be eligible for a payment under the Agreement that Settlement Payment shall be made solely in accordance with the terms and conditions of the Agreement. .

No Admission of Fault: I understand and agree that the Merck Parties, the Claimant, and any signatory Derivative Claimants are all entering into this Confidential Release and the Agreement solely by way of compromise and settlement. These documents are not, and shall not be construed at any time to be, an admission of liability, responsibility or fault of or by Merck or any other Released Party, and shall similarly not be construed at any time to be an admission of any lack of merit in the Claimant's Claim.

Representations and Warranties: I hereby represent and warrant that: I have full power, authority and capacity to enter into this Certification and Release and that this Certification and Release, including the Confidential Release contained herein, is enforceable in accordance with its terms. Except as set forth in the second sentence under "Attorneys' Fees; Division of Any Settlement Payment" above, and any advanced funding loans which I may have received in connection with my Claim for jaw-related injuries, including osteonecrosis of the jaw, that I have the sole right to receive any and all Settlement Payments, if any, with respect to my Claim. Neither I nor any other Releasing Party has sold, assigned, transferred or otherwise disposed of, or pledged or otherwise encumbered, any of the Released Claims and Liabilities in whole or in part.

GOVERNING LAW: THIS CERTIFICATION AND RELEASE SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE SUBSTANTIVE **LAW OF NEW YORK**, WITHOUT REGARD TO ANY CHOICE-OF-LAW RULES THAT WOULD REQUIRE THE APPLICATION OF THE LAW OF ANOTHER JURISDICTION.

Severability: I agree that if any provision of this this Certification and Release (or of the Confidential Release contained herein) is adjudicated to be invalid, illegal, a violation of the applicable state(s)' rules of legal ethics or unenforceable in any jurisdiction, the relevant provision shall be deemed modified to the extent necessary to make it enforceable in such jurisdiction while still preserving to the maximum extent possible the original intent of the

parties and, if it cannot be so modified, this Certification and Release shall be deemed amended to delete herefrom the invalid or unenforceable provision, and this Certification and Release (and the Confidential Release contained herein, as applicable) shall be in full force and effect as so modified. Any such modification or amendment in any event shall apply only with respect to the operation of this Certification and Release (or the Confidential Release contained herein, as applicable) in the particular jurisdiction in which such adjudication was made and shall not affect such provision in any other jurisdiction.

Legal Representatives: If I am signing this Certification and Release as a legal representative of a FOSAMAX user, then (i) all references in this Certification and Release to my use of, or injury from, FOSAMAX shall mean the use of, or injury from, FOSAMAX by or of such FOSAMAX user, all references in this Certification and Release to any person claiming by, through or under, or in relation to, me shall also mean any person claiming by, through or under, or in relation to, such FOSAMAX user, and all references to me in the definition of Derivative Claimant shall also mean such FOSAMAX user, (ii) if such FOSAMAX user is not deceased, he or she shall also be a "Releasing Party", (iii) if such FOSAMAX user is deceased, I am executing this Certification and Release both individually and on behalf of the estate of such FOSAMAX user, and (iv) prior to the first time, if any, that any portion of a Settlement Payment is made to me, I will obtain judicial approval of this Certification and Release to the extent required under applicable Law. If this Certification and Release is signed by a person as a legal representative of a FOSAMAX user, no FOSAMAX-related claims of such legal representative with regard to that legal representative's own FOSAMAX use, if any, are released or otherwise affected by this Certification and Release (or the Confidential Release contained herein).

Aggregate Settlement. Claimant's Counsel has carefully reviewed this Certification and Release (including the Confidential Release contained herein) and has concluded that it is in the best interest of the Claimant, and represents a fair and efficient method of compensating the Claimant for Claimant's Claims. Claimant's Counsel recognizes, however, that the decision whether to execute this Certification and Release rests with Claimant. Claimant's Counsel agrees and warrants that it has fully advised and counseled Claimant as to material terms of the Agreement and this Certification and Release (including the Confidential Release contained herein), including the disclosures required by the relevant state equivalent(s) to Rule 1.8(g) of the Model Rules of Professional Conduct, and the consequences of executing this Certification and Release, including its legally binding effect. The Claimant acknowledges that settlement of Claimant's Claims is part of an aggregate settlement involving the claims of more than one client against the Merck Parties and that Claimant has been informed of the terms of the Agreement and of the ONJ Settlement Plan set forth therein.

Headings. The article and section headings contained in this Certification and Release are solely for the purpose of reference, are not part of the agreement of the parties, and shall not, in any way, define, limit, extend, or otherwise affect the scope, meaning, intent, or interpretation of this Certification and Release or any provision thereof.

Singular/Plural. Where the context so requires, terms used in the singular in this Certification and Release shall be deemed to include the plural and vice versa.

Non-Original Copies. This Certification and Release, to the extent signed and delivered by means of a facsimile machine or electronic scan (including in the form of an Adobe Acrobat PDF file format), shall be treated in all manner and respects as an original agreement and shall be considered to have the same binding legal effect as if it were the original signed version thereof delivered in person. A photocopy/scan of the fully executed original of this Agreement shall be deemed to be an original for any and all purposes.

Counterparts. This Certification and Release may be executed in any number of identical counterparts, any of which may contain the signatures of less than all parties and all of which together shall constitute a single agreement.

MMSEA. Claimant understands and acknowledges that the Merck Parties may have a legal obligation under Section 111 of the Medicare, Medicaid and SCHIP Extension Act of 2007 ("MMSEA") to report the amount of any payments made to Claimant under this Agreement to the Secretary of the Department of Health and Human Services (the "Secretary") and/or The Centers for Medicare & Medicaid Services ("Medicare"). Claimant also acknowledges that the Merck Parties may be required under Section 111 of the MMSEA to identify the nature of Claimant's illness or injury at issue, as well as other such information about Claimant, Claimant's counsel, and the products involved, as specified by the Secretary to enable an appropriate determination concerning coordination of Medicare benefits, including any applicable recovery claim.

Claimant agrees to cooperate fully with the Released Parties, their counsel and agents by executing any and all documents and providing such additional information as may be required by or on behalf of the Merck Parties to comply with the mandatory Medicare reporting requirements of Section 111 of the Medicare, Medicaid and SCHIP Extension Act of 2007.

Claimant and Claimant's Counsel acknowledge and understand that in entering into this Certification and Release (including the Confidential Release contained herein) the parties have considered the interest of The Centers for Medicare and Medicaid Services (hereinafter "Medicare") in recovering payments made for medical treatment rendered as a result of any alleged injury or condition forming the basis of or associated with the Released Claims and Liabilities.

Further, Claimant acknowledges and agrees that the confidentiality of this Certification and Release does not bar the Merck Parties from reporting said information required to be disclosed to CMS or the Secretary under Section 111 of the MMSEA.

[The remainder of this page is intentionally left blank.]

IN WITNESS WHEREOF, I have executed this Certification and Release effective as of the date set forth under my name below:

CLAIMANT:

Witnessed or Attested by:

By

Name:

Title:

Social Security No.:

Dated: _____

NOTARIZATION OF CLAIMANT'S SIGNATURE

STATE OF _____, COUNTY OF _____ SS.:

I hereby certify that on _____, 2014,

_____ personally came before me and acknowledged under oath to my satisfaction that this person: (a) is named and personally signed this document; and (b) signed, sealed and deliver this document as his or her act and deed.

Notary Public of the State of _____

CERTIFICATION AND JOINDER OF COUNSEL

(CLAIMANT'S COUNSEL)

CERTIFICATION

I, _____, hereby certify, represent and declare that _____ ("Claimant") has at all relevant times been represented by the undersigned counsel. I have provided Claimant a copy of the Certification and Release to which this Certification and Joinder of Counsel is attached and have provided the Claimant disclosure documents regarding the Master Settlement Agreement referred to in the Certification and Release, including a copy of the Agreement and the Description of the ONJ Settlement Plan, that comply with all applicable state(s)' rules of Professional Responsibility. I have made myself available to discuss with Claimant the terms and legal effect of all of the foregoing documents and Claimant's decision to participate in this settlement, and I answered any and all questions Claimant may have had. I hereby certify that, having had a full opportunity to read, understand, and inquire of counsel about the terms and conditions of the foregoing documents, Claimant does not have, and I do not have, any objection to the terms of the Certification and Release (including the Confidential Release contained therein) or any of the other foregoing documents. I further agree to comply with and be bound by the "Confidentiality" section in this Certification and Release and to provide to Merck proof and/or confirmation of the satisfaction and/or discharge of Liens as contemplated under "Liens and Other Third-Party Payor Claims".

JOINDER

By its signature below and the delivery of this Certification and Joinder to Merck, the undersigned [_____] hereby agrees to: (i) participate in the ONJ Settlement Plan (as defined in the Settlement Agreement), (ii) become a Party to, and be bound by, the Settlement Agreement as a Party thereto and as an "Exhibit A Counsel," a "Claimant's Counsel" and one of the "Claimants' Counsel" (as such terms are defined in the Settlement Agreement), including any representation, warranty and covenant made by it as an Exhibit A Counsel, a Claimant's Counsel or as one of the Claimants' Counsel contained in the Settlement Agreement and (iii) comply with and be bound by the terms and conditions of the Settlement Agreement.

BY CLAIMANT'S COUNSEL:

By _____

Name: _____

Title: _____

Dated: _____

SIGNATURE PAGE AND AGREEMENT BY DERIVATIVE CLAIMANT

I am a person having or asserting the right to sue Merck by reason of my relationship with Claimant (or, if Claimant is a legal representative of a FOSAMAX and/or Alendronate user, such FOSAMAX and/or Alendronate user). I hereby enter into the Certification and Release to which this signature page is attached and agree to be bound by all of its terms (and, without limitation, hereby give and make all releases, waivers, acknowledgements, agreements, representations and warranties therein) on the same basis as Claimant set forth therein (including, but not limited to, all joint and several indemnification obligations set forth therein). This agreement is effective as of the date set forth beneath my name below.

DERIVATIVE CLAIMANT:

Witnessed or Attested by:

By

Name:

Title:

Social Security No.:

Dated: _____

NOTARIZATION OF DERIVATIVE CLAIMANT'S SIGNATURE

STATE OF _____, COUNTY OF _____ SS.:

I hereby certify that on _____, 2014,

_____ personally came before me and acknowledged under oath to my satisfaction that this person: (a) is named and personally signed this document; and (b) signed, sealed and deliver this document as his or her act and deed.

Notary Public of the State of _____

CERTIFICATION AND JOINDER OF COUNSEL

(COUNSEL FOR DERIVATIVE CLAIMANT)

CERTIFICATION

I, _____, hereby represent and declare that _____ (“Derivative Claimant”) has at all relevant times been represented by the undersigned counsel. I have provided Derivative Claimant a copy of the Certification and Release to which this Certification of Counsel is attached and have provided the Derivative Claimant disclosure documents regarding the Master Settlement Agreement referred to in the Certification and Release, including a copy of the Agreement and the Description of the ONJ Settlement Plan, that comply with all applicable state(s)’ rules of Professional Responsibility. I have made myself available to discuss with Derivative Claimant the terms and legal effect of all of the foregoing documents and I answered any and all questions Derivative Claimant may have had. I hereby certify that, having had a full opportunity to read, understand, and inquire of counsel about the terms and conditions of the foregoing documents, Derivative Claimant does not have, and I do not have, any objection to the terms of this Certification and Release or any of the other foregoing documents. I further agree to be bound by the “Confidentiality” section of the Certification and Release and my joint and several obligations to provide to Merck proof and/or confirmation of the satisfaction and/or discharge of Liens as contemplated under “Liens and Other Third-Party Payor Claims”.

JOINDER

By its signature below and the delivery of this Certification and Joinder to Merck, the undersigned [_____] hereby agrees to: (i) participate in the ONJ Settlement Plan (as defined in the Settlement Agreement), (ii) become a Party to, and be bound by, the Settlement Agreement as a Party thereto and as an “Exhibit A Counsel,” a “Claimant’s Counsel” and one of the “Claimants’ Counsel” (as such terms are defined in the Settlement Agreement), including any representation, warranty and covenant made by it as an Exhibit A Counsel, a Claimant’s Counsel or as one of the Claimants’ Counsel contained in the Settlement Agreement and (iii) comply with and be bound by the terms and conditions of the Settlement Agreement.

**BY COUNSEL FOR DERIVATIVE
CLAIMANT:**

By _____

Name: _____

Title: _____

Dated: _____

EXHIBIT D

ALLOCATION FORMULA

Allocation Category	Provisional Allocation Value	Final Allocation Value
Category 1	\$500	\$500
Category 2	\$7,500	\$7,500
Category 3	\$20,000	To be determined as provided in <u>Paragraph 33</u> of the Agreement
Category 4	\$80,000	To be determined as provided in <u>Paragraph 33</u> of the Agreement

The criteria for inclusion in Allocation Categories are as follows:

Category 1: Participating Claimants deemed to be Qualifying Program Claimants pursuant to the exercise of the Merck Push Right and non-Stage1 ONJ cases, as per AAOMS BRONJ Position Paper, 2009 Supplement.

Category 2: Stage 1 ONJ cases, as per AAOMS BRONJ Position Paper, 2009 Supplement.

Category 3: Stage 3 ONJ cases, as per AAOMS BRONJ Position Paper, 2009 Supplement, with no surgery, or Stage 2 ONJ or Stage 3 ONJ cases, as per AAOMS BRONJ Position Paper, 2009 Supplement, with resulting outpatient jaw surgery, intravenous antibiotics, or hyperbaric oxygen treatment.

Category 4: Stage 3 ONJ cases, as per AAOMS BRONJ Position Paper, 2009 Supplement, with resulting in-patient jaw resection surgery.

EXHIBIT E

FORM OF ALLOCATION AMOUNT NOTICE

<u>Qualifying Program Claimant Name</u>	<u>Court and Docket No.</u>	<u>Counsel</u>	<u>Date of Agreement with PSC re Common Benefit Fund under CMO 17/17A</u>	<u>Common Benefit Fund Percentage (under CMO 17/17A)¹</u>	<u>Allocation Category</u>	<u>Allocation Amount (Gross Monetary Recovery) (in \$)²</u>	<u>Amount Deducted and Payable to Common Benefit Fund (in \$)³</u>	<u>Liens to be Paid Directly from Escrow Account</u>	<u>Net Allocation Amount (to be Transferred to Claimant's Counsel)⁴</u>	<u>Other Liens</u>
<u>Total Allocation Amounts in respect of Qualifying Program Claimants</u>						\$ _____				

¹ Percentage to be determined based on paragraph 3(f) of CMO17/17A.

² Amount to be determined pursuant to the Allocation Formula and Paragraph 33 of the Agreement.

³ To be computed based on the "Allocation Amount" column and the Common Benefit Fund Percentage column.

⁴ Represents the Allocation Amount, less (i) the Amount Deducted and Payable to Common Benefit Fund and (ii) Liens to be paid directly from the Escrow Fund.

ADDITIONAL DATA										
Total Allocation Amounts in respect of Non-Participating Claimants						\$ _____				
Total Allocation Amounts in respect of Affected Claimants under Par. 62						\$ _____				
Administrative Expenses (net of interest on Escrow Account)						\$ _____ ⁵				
GRAND TOTAL						\$ _____ ⁶				

⁵ Not to exceed \$200,000.

⁶ The total amount will be equal to \$27,700,000.