IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, LAW DIVISION

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N RE: ACTOS LITIGATION))) Cose No. 2011 I. 010011
APPLICABLE TO ALL COOK COUNTY CASES) Case No. 2011 L 010011)
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PROPUSED STIPULATED CAS	E MANAGEMENT REGARDING CENSUS OF
	CLAIMS

WHEREBY, the parties have stipulated and agreed that in the management of this litigation in the coordinated proceedings, it is necessary to have a more accurate census of the cases, as well as claims of putative plaintiffs, represented by Counsel with cases pending before this Court, IT IS HEREBY ORDERED:

This Order requires the registration of all cases and unfiled claims of putative plaintiffs who are represented by Counsel and who allege a personal injury as a result of the use of an ACTOS Product. "ACTOS® Product" means a Product manufactured, distributed, marketed or sold by or for Takeda containing the active pharmaceutical compound pioglitazone, including, but not limited to, ACTOS, ACTOplus met, ACTOplus met XR, and Duetact.

- 1. This Order applies to all Counsel who represent one or more plaintiffs in this In Re: Actos Litigation, Case No. 2011 L 010011 ("Plaintiffs").
 - 2. The Court hereby orders the registration of claims as follows:
- 3. Primary Counsel, defined below, shall register all claims alleging a personal injury relating to ACTOS® Products, in which they have an Interest (as defined below in Paragraph 2), whether (a) pending in this proceeding, (b) pending in any other jurisdiction or tribunal in the United States, or (c) not yet filed in any jurisdiction,. If a case has been filed by

one law firm, Primary Counsel shall be the Counsel of Record. If a case has been filed by one or more firms, the firms filing such a case shall designate one firm among them as Primary Counsel. All Counsel in this proceeding shall be responsible for ensuring that all claims relating to ACTOS® Products in which they have an Interest are registered by Primary Counsel in accordance with this Order, and shall coordinate with Primary Counsel to avoid submission of the same claim by multiple Primary Counsel.

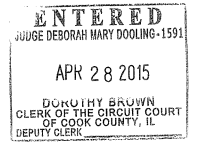
- 4. Counsel shall be deemed to have an "Interest" in a ACTOS® Claim if Counsel or any person affiliated with, or related in any way to, Counsel: (a) has an engagement or retainer agreement with a person to represent that person in relation to ACTOS® Products; (b) is listed as the counsel of record for a Plaintiff in filed pleadings related to ACTOS® Products; (c) has entered an appearance for a Plaintiff in any legal action related to ACTOS® Products; (d) would benefit directly or indirectly from any payment to settle any claim connected with ACTOS® Products; or (e) otherwise has any financial interest of any kind whatsoever in any claim of such Plaintiff connected with ACTOS® Products.
- 5. Primary Counsel shall fully comply with this Order, and shall provide the information required by this Order completely and accurately, by no later than ten (10) days after entry of this Order. The census submission from each Primary Counsel shall provide the information required current as of the time of the submission.
- 6. Primary Counsel shall register claims by using the online Registration function at www.actosofficialsettlement.com, either by providing the information required by that function for each claim individually or by completing and uploading the Census Spreadsheet available at that website for this purpose. Primary Counsel shall not modify the format or fields required by the Census Spreadsheet. The Claims Administrator promptly shall make all registration

information available to Lead Counsel for the Plaintiffs Steering Committee and Lead Counsel for the Defendants in Adobe pdf format and Excel format.

- 7. When registering claims in accordance with this Order, Primary Counsel must certify, pursuant to 28 U.S.C. § 1746 and using the online function for this purpose, that all information provided to register claims is true, complete and correct, to the best of his or her knowledge. Submission of registration information under Paragraph 4 constitutes a representation to the Court that the information provided is true, complete and correct.
- 8. The Court expects all Counsel to comply with this Order. Failure to meet the requirements of this Order by the deadlines set herein will subject non-compliant Counsel to a show cause hearing as to why they have not complied with this Order.

 IT IS SO ORDERED.

ENTERED this the	day of	. 2015



The Honorable Deborah Mary Dooling Circuit Court of Cook County

Prepared by: Firm ID No. 42418 Shelby K. Feuerbach SIDLEY AUSTIN LLP One South Dearborn Street Chicago, Illinois 60603 (312) 853-3634

Attorney for Defendants

AGREED	10 AS	TOFOR	M AND S	SUBSTANC.

On behalf of Takeda	

On behalf of the Plaintiffs' Settlement Review Committee