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JAN 18 2013

Carol E. Higbee, P.J.Cv.

IN RE: FOSAMAX LITIGATION

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION: ATLANTIC COUNTY

CASE NO. 282

APPLIES TO ALL CASES

CASE MANAGEMENT ORDER

THIS MATTER having come before this Court by teleconference on December 12, 2012, and the parties having consented to the form and entry of this Order, and for good cause shown,

IT IS on this **2** day of January, 2013 **ORDERED** as follows:

- 1. On March 16, 2012, the Generic Defendants filed a Motion for Judgment on the Pleadings on the issue of federal preemption pursuant to the United States Supreme Court's ruling in *PLIVA*, *Inc. v. Mensing*, 564 U.S. ____, 131 S. Ct. 2567 (2011), *reh'g denied*.
- 2. On February 6, 2012, the Court entered a Case Management Order staying Generic Defendants' obligation to answer or otherwise respond to complaints filed on or after January 20, 2012 in the above-captioned consolidated proceeding pending decision on the

foregoing Motion. The Court further ordered that cases subject to the stay shall not be procedurally dismissed pursuant to R. 1:13-7.

- 3. Due to changes in the computer system that tracks procedural dismissals pursuant to R. 1:13-7, in order to prevent procedural dismissals of cases with notices of dismissal issued after December 31, 2012 the parties may stipulate to a consent order staying Generic Defendants' obligation to answer or otherwise to respond until May 1, 2013. A model consent order is attached hereto as Exhibit A.
- 4. Plaintiffs' attorneys who receive notices of dismissal as to Generic Defendants should e-mail copies of those notices, along with an executed consent order, to counsel designated for the Generic Defendant named on the notice, as well as Kate Seib of Goodwin Procter LLP (at kseib@goodwinprocter.com), within 14 days of receipt. Within 14 days of receiving such a notice and executed consent order, Counsel for Generic Defendants will complete and submit the consent order to the Court. Counsel designated for the Generic Defendants are set forth in Exhibit B attached hereto.

CaroLP, Highee P.I. Cv.

EXHIBIT A

[INSERT ADDRESS BLOCK]

IN RE: FOSAMAX LITIGATION	: SUPERIOR COURT OF NEW: JERSEY: LAW DIVISION:: ATLANTIC COUNTY
APPLICABLE TO ALL CASES LISTED ON SCHEDULE "A"	: CASE CODE 282 : ORDER BY CONSENT TO STAY : ANSWERS BY GENERIC : DEFENDANTS
It is hereby stipulated and agreed by and	between the attorneys for the plaintiffs, and the
attorneys for defendant [insert name], subject	to the Court's approval, and pursuant to the
teleconference with the Court on December 12,	2012 that:
1. Generic Defendants' duty to file a response	onsive pleading or otherwise move in response to
the Complaints listed on the attached Sche	edule A is stayed until May 1, 2013, or such other
date as the Court may set following its ru	uling on Generic Defendants' Motion to Dismiss;
	ne applicable to these cases be extended to the
[INSERT PLAINTIFF'S COUNSEL]	[INSERT DEFENSE COUNSEL]
Attorneys for Plaintiffs	Attorneys for Defendant [insert name]
By:	Ву:
IT IS SO ORDERED, this day of	, 2013.

Honorable Carol E. Higbee, P.J. Cv.

SCHEDULE "A"

[Insert case name, docket number and named defendants]

EXHIBIT B

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