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FILED MAY 07 2019 <sup>Judge James F.</sup> Hyland MR

Attorneys for Defendant Accord Healthcare, Inc.

## IN RE TAXOTERE LITIGATION

SUPERIOR COURT OF NEW JERSEY LAW DIVISION – MIDDLESEX COUNTY MCL CASE TYPE: 628

MASTER DOCKET NO.: MID-L-4998-18-CM

## ORDER REGARDING SERVICE OF PROCESS UPON DEFENDANT ACCORD HEALTHCARE, INC.

The undersigned counsel for the parties having met, conferred and agreed upon a process for streamlined service of process upon Defendant Accord Healthcare, Inc. ("Accord"); and the Court having reviewed this proposed Order jointly submitted by undersigned counsel; and for good cause shown;

day of April 2019 IT IS on this **ORDERED THAT:** 

1. In lieu of formal service of process as required under the Rules Governing the Courts of the State of New Jersey, Accord has agreed to the process set forth below for the service of process in newly filed cases in this Multi-County Litigation.

2. The Order only applies to claims brought by a U.S. citizen or resident based on usage or purchase of docetaxel in the United States.

3. As of the date of the entry of this Order, plaintiffs may serve Accord with process by emailing the Summons and Short Form Complaint to the following email: <u>docetaxel@riker.com</u>. Each email sent to this address shall only contain one Summon and Short Form Complaint, and the subject line of each email shall state the plaintiff's first and last name. The body of each email must also include contact information for plaintiff's counsel of record.

4. Plaintiffs should receive an automatic reply from the mailbox address when a complaint is served. If no such reply is received within twenty-four (24) hours, plaintiffs should re-serve it pursuant to the terms of this Order. Upon successful e-mail service, the date of the initial effort to serve the Complaint via email shall be deemed the date of service.

5. Service will be effective pursuant to this Order only if addressed as above or formal service is effectuated as enumerated in the New Jersey Court Rules. General mailing or use of other methods of transmission, including but not limited to Federal Express or email to an alternate address, will not be sufficient to effect service.

6. Accord agrees to provide thirty (30) days written notice before moving to dismiss for a technical defect in the service process described in this order. During that thirty (30) day period, should plaintiffs cure the technical defect, Accord shall not seek entry of dismissal on the basis of insufficiency of service of process, and no dismissal shall be entered against the plaintiff, in any case where the technical defect has been cured, or a motion is pending with the court to cure said defect.

7. Accord reserves all other rights available to it under federal or state law and under applicable treaties and conventions.

8. Within thirty-five (35) days after the service of the Summons and Complaint in accordance with Paragraph 2 above, Accord shall file and serve upon

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plaintiff's counsel of record a Notice of Appearance. The filing of a Notice of Appearance shall be deemed to incorporate Accord's answer or response to the Master Complaint and shall not limit Accord's rights to file motions, counterclaims, cross-claims and/or third-party claims permissible under this Court's Orders and the New Jersey Court Rules.

9. If plaintiffs conclude that Accord has not timely served a Notice of Appearance in accordance with Paragraph 3 above in a particular case, Accord shall have the opportunity to cure as follows: Plaintiffs shall promptly notify counsel for Accord that a Notice of Appearance has not been filed in the case. Accord shall then have five (5) business days from receipt of Plaintiffs' notification to file a Notice of Appearance. Plaintiffs shall not seek entry of default against Accord, and no default shall be entered against Accord, in any case where Accord files a Notice of Appearance in accordance with this Paragraph.

IT IS SO ORDERED.

Honorable James F. Avland

Consented to as to Form and Substance:

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