### BEFORE THE UNITED STATES JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE: NEXIUM LITIGATION	MDL DOCKET NO

# MOTION OF PLAINTIFFS FOR TRANSFER OF ACTIONS TO THE CENTRAL DISTRICT OF CALIFORNIA PURSUANT TO 28 U.S.C. § 1407 FOR COORDINATED OR CONSOLIDATED PRETRIAL PROCEEDINGS

Pursuant to 28 U.S.C. § 1407, Plaintiffs in the actions pending in the sixteen United States District Courts listed on the attached Exhibit 1 (collectively "Plaintiffs"), respectfully petition the Judicial Panel on Multidistrict Litigation (the "Panel") for an order transferring the cases listed in the attached Schedule of Actions, Exhibit 2 (collectively "the Actions") for coordinated and consolidated pretrial proceedings in the Central District of California.

In support of this motion, Plaintiffs aver the following, as more fully set forth in the accompanying Brief:

- 1. The Actions are listed on the Schedule of Actions in accordance with the Panel's Rule 6.1(b)(ii); all complaints and federal district docket sheets in the Actions are attacheded hereto as Exhibits 3 through 41.
- 2. Nexium, a trade name for the generic drug esomeprazole, is manufactured by defendant AstraZeneca Pharmaceuticals LP ("AstraZeneca") and developed, marketed and distributed by AstraZeneca and the other defendants named in the attached complaints. Nexium is used in adults to treat acid reflux. Nexium has been widely advertised by the defendants in these cases as an effective means of treating many stomach disorders.
- Nexium has been linked to several severe medical disorders including, but not limited to, osteoporosis and/or broken bones.
- 4. On or around May 25, 2010, the Food and Drug Administration ("FDA") issued a safety announcement stating it was revising the labeling and prescribing information for Nexium due to increased risk of fractures of the spine, hip and wrist associated with the drug.
- 5. To date, hundreds of plaintiffs have filed fifteen lawsuits in state courts in California and Tennessee alleging that exposure to Nexium caused serious damage to bones. All of these cases were removed by AstraZeneca to federal courts in California and Tennessee. Three cases in the Central District of California were remanded to state courts in California. One Central District of California case, *Velasco v. McKesson*, on motion by AstraZeneca, was ordered severed and transferred to fifteen district courts around the country.

6. Eight cases are currently pending in the Central District of California (Abina, Arae, Carrasco, Cudney, Johnson, Mason, Nickerson, and Solomon); nine cases are pending in the Eastern District of Tennessee (Payne, Penland, Phillips, Powers, Smith, Sweet, Thomas, Toler-Allen, and Wheeler [All originally part of Velasco v. McKesson]); four cases are pending in the Northern District of West Virginia (Conner, DeLorenzo, Schnaack, and Whitlach [All originally part of Velasco]); three cases are pending in the Eastern District of Wisconsin (Kuhn, McMahon, and *Morrow* [All originally part of *Velasco*]); and one case each is pending in the Northern District of California (*Beatty*), the Southern District of California (*Hornsby*), the Middle District of Tennessee (*Biggers*), the Western District of Tennessee (*Rose* [Originally part of *Velasco*]), the Eastern District of Texas (Belcher [Originally part of Velasco]), the Northern District of Texas (Bonner [Originally part of Velasco]), the Southern District of Texas (Arevalo [Originally part of Velasco]), the Western District of Texas (Avelar [Originally part of Velasco]), Utah District Court (Collins [Originally part of Velasco]), the Eastern District of Virginia (*Jackson* [Originally part of *Velasco*]), the Western District of Virginia (*Bradley* [Originally part of *Velasco*]), the Western District of Washington (*Nyblod* [Originally part of *Velasco*]), the Southern District of West Virginia (Johnson [Originally part of Velasco]), the Western District of Wisconsin (*Moore* [Originally part of *Velasco*]), and the Wyoming District Court (Westlake [Originally part of Velasco]).

- 7. In each case, the plaintiffs claim that AstraZeneca, and others, failed to adequately warn that the use of Nexium could cause bone damage and fractures, and that the plaintiffs were injured as a result.
- 8. These actions are all in the preliminary stages of litigation. Activity to date has been limited to initial pleadings, preliminary conferences and, in a few cases, service of written discovery requests. No depositions have yet taken place and no trials are scheduled.
- 9. The moving Plaintiffs are unaware of any other Nexium-related lawsuits pending in any court. Given the widespread use of Nexium and the harm it causes, it is likely that additional similar actions will be filed in or removed to federal courts in the future.
- 10. Defendant AstraZeneca is incorporated and has its principal place of operations in the State of Delaware. All of the cases, except *Biggers v*. AstraZeneca, LP, involve at least one defendant with its principal place of business in the State of California. No cases are pending in the Delaware District Court.
- All of the complaints in the Nexium cases assert similar causes of action, including strict liability, failure to warn, negligence, deceit by concealment, and negligent misrepresentation. Some cases involve other, similar claims, including but not limited to: unjust enrichment and violations of states consumer protection statutes.
- 12. All of the complaints make very similar factual allegations, and thus any necessary discovery will arise from common questions of fact.

- 13. In accordance with 28 U.S.C. § 1407, the transfer and coordination or consolidation of the Nexium Cases will serve the convenience of the parties, witnesses, counsel, and the judicial system.
- 14. Absent pretrial coordination or consolidation, the possibility of inconsistent pretrial rulings exists, especially with respect to the proper scope and extent of discovery, causation, and other factual and legal matters.
- 15. Given the procedural posture of the Nexium Cases, no judicial resources will be wasted if these cases are transferred.
- 16. Eight of the cases, representing about three-fourths of the current plaintiffs, are pending before the Hon. Dale S. Fischer in the Central District of California, a district court that is very experienced handling multidistrict litigation and that is geographically convenient for the majority of the parties and their counsel.

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WHEREFORE, for the reasons stated herein and in the accompanying Brief,
Plaintiffs respectfully request that the Panel issue an order transferring all actions listed in
the attached Schedule of Actions, as well as all subsequently filed related actions, to the

United States District Court for the Central District of California.

Dated the 27<sup>th</sup> day of August, 2012

#### /s/ Vincent J. Carter\_

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**Counsel for Moving Plaintiffs (See Attached Exhibit 1)** 

# BEFORE THE UNITED STATES JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

#### In re Nexium Litigation MDL-

#### PROOF OF SERVICE

I hereby certify that a copy of the foregoing MOTION OF PLAINTIFFS FOR TRANSFER OF ACTIONS TO THE CENTRAL DISTRICT OF CALIFORNIA PURSUANT TO 28 U.S.C. § 1407 FOR COORDINATED OR CONSOLIDATED PRETRIAL PROCEEDINGS was served by First Class Mail on August 27, 2012, to the following:

Clerk, Eastern District of Tennessee – Knoxville District

Clerk, Western District of Tennessee - Memphis District

Clerk, Southern District of Texas – Houston

Clerk, Western District of Texas – San Antonio

Clerk, Eastern District of Texas – Tyler

Clerk, Northern District of Texas – Dallas

Clerk, District of Utah – Salt Lake City

Clerk, Western District of Virginia - Roanoke

Clerk, Eastern District of Virginia - Norfolk

Clerk, Western District of Washington - Seattle

Clerk, Eastern District of Wisconsin - Wilwaukee

Clerk, Northern District of Virginia - Elkins

Clerk, Northern District of West Virginia – Wheeling

Clerk, Northern District of West Virginia - Clarksburg

Clerk, Southern District of West Virginia – Charleston

Clerk, District of Wyoming - Cheyenne

Clerk, Northern District - Oakland

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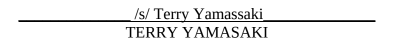
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☑ (FEDERAL) I declare that I am employed in the office of the member of the bar of this court at whose direction the service was made.

Executed on August 27, 2012, at Los Angeles, California.



# BEFORE THE UNITED STATES JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

In re Nexium Litigation MDL-

#### PROOF OF SERVICE

I hereby certify that a copy of the foregoing MOTION OF PLAINTIFFS FOR TRANSFER OF ACTIONS TO THE CENTRAL DISTRICT OF CALIFORNIA PURSUANT TO 28 U.S.C. § 1407 FOR COORDINATED OR CONSOLIDATED PRETRIAL PROCEEDINGS was electronically filed with the Clerk of the U.S. Court – Central District and the Clerk of the U.S. District of Wisconsin – Western District using the UCF system, which sent notification of such filing to lead and liaison counsel and all counsel of record on August 27, 2012.

<u>/s/ Terry Yamasaki</u> Terry Yamasaki

### BEFORE THE UNITED STATES JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE: NEXIUM LITIGATION	MDL DOCKET NO

# BRIEF IN SUPPORT OF PLAINTIFFS' MOTION FOR TRANSFER OF ACTIONS TO THE CENTRAL DISTRICT OF CALIFORNIA PURSUANT TO 28 U.S.C. § 1407 FOR COORDINATED OR CONSOLIDATED PRETRIAL PROCEEDINGS

Plaintiffs in the actions pending in the sixteen United States District Courts listed on the attached Schedule A (collectively "Plaintiffs"), respectfully submit this memorandum of law in support of their motion, pursuant to 28 U.S.C. § 1407, to centralize nineteen related federal actions, and any subsequently filed related actions, before a single judge in the United States District Court for the Central District of California for coordinated pretrial proceedings. The actions are product liability suits in which plaintiffs assert claims against AstraZeneca Pharmaceutical LP and others alleging that Nexium, an AstraZeneca medication, caused bone loss, osteoporosis, and fracture.

#### PRELIMINARY STATEMENT

Plaintiffs request coordination of the federal Nexium actions in a multidistrict litigation ("MDL") because: (i) the complaints all assert product liability claims against AstraZeneca based on allegations that Nexium can and did cause bone damage and/or osteoporosis; (ii) the actions involve common questions of fact, including the issue of general causation, that is, whether Nexium is capable of causing the injuries alleged; (iii) transfer to a single district will be convenient for the parties and witnesses and will promote the just and efficient conduct of the litigation; and (iv) absent transfer and coordination, the parties and courts will face the burden and expense of needlessly duplicative discovery and pretrial proceedings and possible inconsistent pretrial rulings. The creation of an MDL at this time is appropriate because there are already thirty-nine similar actions pending in nineteen different federal courts, all in the preliminary stages of litigation, and additional actions are expected to be filed in, or removed to, federal court in the future.

In addition, Plaintiffs request that the MDL be assigned to the Hon. Dale S. Fischer in the Central District of California, an experienced judge in a highly accessible district where eight of the actions, involving hundreds of plaintiffs, are currently pending and the courts have the requisite resources and expertise, including a robust record with similar MDLs.

#### STATEMENT OF FACTS

Nexium is the trade name of the generic drug esomeprazole. Nexium is used in adults to treat acid reflux. Nexium tablets, injection and oral solution are indicated for the treatment of adults with the symptoms acid reflux and to heal damage to the esophagus. Nexium has been widely advertised by the Defendants as an effective means of treating many stomach disorders.

Nexium has been linked to several severe medical disorders including, but not limited to, osteoporosis and/or broken bones. Evidence linking the Nexium to

osteoporosis and similar injury risks were not disclosed to or shared with the public, including Plaintiffs, by any Defendant. Instead, Defendants' strategy beginning in the 1990's has been to aggressively market and sell Nexium by falsely misleading potential users about the products and by failing to protect users from serious dangers which Defendant knew or should have known could result from use of these products.

On or around May 25, 2010, the Food and Drug Administration ("FDA") issued a safety announcement stating it was revising the labeling and prescribing information for Nexium due to increased risk of fractures of the spine, hip and wrist associated with the drug.

Between July 2011 and the present, hundred of plaintiffs filed fifteen lawsuits in state courts in California and Tennessee alleging that exposure to Nexium caused serious damage to bones. In each case, the plaintiffs claim that AstraZeneca failed to adequately warn that the use of Nexium could cause bone damage and fractures the plaintiffs were injured as a result. All of these cases were removed by AstraZeneca to federal courts in California and Tennessee. Three cases in the Central District of California were remanded to state courts in California. One Central District case, Velasco v. McKesson, on motion by AstraZeneca, was ordered severed and transferred to fifteen district courts around the country. The current distribution of federal Nexium cases is as follows: eight cases are currently pending in the Central District of California (Abina, Arae, Carrasco, Cudney, Johnson, Mason, Nickerson, and Solomon); nine cases are pending in the Eastern District of Tennessee (Payne, Penland, Phillips, Powers, Smith, Sweet, Thomas, Toler-Allen, and Wheeler [All originally part of Velasco v. McKesson]); four cases are pending in the Northern District of West Virginia (Conner, DeLorenzo, Schnaack, and Whitlach [All originally part of Velasco]); three cases are pending in the Eastern District of Wisconsin (Kuhn, McMahon, and Morrow [All originally part of Velasco]); and one case each is pending in the Northern District of California (Beatty), the Southern District of California (*Hornsby*), the Middle District of Tennessee (*Biggers*), the Western District of Tennessee (*Rose* [Originally part of *Velasco*]), the Eastern District of Texas (*Belcher* [Originally part of *Velasco*]), the Northern District of Texas (*Bonner* [Originally part of *Velasco*]), the Southern District of Texas (*Arevalo* [Originally part of *Velasco*]), the Western District of Texas (*Avelar* [Originally part of *Velasco*]), Utah District Court (*Collins* [Originally part of *Velasco*]), the Eastern District of Virginia (*Jackson* [Originally part of *Velasco*]), the Western District of Virginia (*Bradley* [Originally part of *Velasco*]), the Southern District of Washington (*Nyblod* [Originally part of *Velasco*]), the Southern District of West Virginia (*Johnson* [Originally part of *Velasco*]), the Western District of Wisconsin (*Moore* [Originally part of *Velasco*]), and the Wyoming District Court (*Westlake* [Originally part of *Velasco*]).

These actions are all in the preliminary stages of litigation. Activity to date has been limited to initial pleadings, preliminary conferences and, in a few cases, service of written discovery requests. No depositions have yet taken place and no trials are scheduled.

The moving Plaintiffs are unaware of any other Nexium-related lawsuits pending in any court. Given the widespread use of Nexium and the harm it causes, it is likely that additional similar actions will be filed in or removed to federal courts in the future.

#### **ARGUMENT**

## I. Transfer and Pretrial Coordination of These Related Actions Will Promote the Goals of 28 U.S.C. § 1407

Transfer and coordination of these related actions in a single court is appropriate and will promote the goals of 28 U.S.C. § 1407. Transfer under Section 1407 is appropriate where: (i) "civil actions involving one or more common questions of fact are pending in different districts"; (ii) transfer and coordination "will promote the just and efficient conduct of such actions"; and (iii) transfer and coordination will serve "the

convenience of parties and witnesses." 28 U.S.C. § 1407(a). As set forth below, each of these criteria is satisfied here.

#### A. The Actions Involve Common Issues of Fact

The Nexium actions share a substantial overlap of factual issues. Each alleges that Nexium can and did cause bone damage, osteoporosis, and other injuries and that Defendants failed to adequately warn of such risks. The actions involve the same categories of plaintiffs: patients who ingested Nexium and were injured. Plaintiffs also assert similar causes of action, including strict liability, failure to warn, negligence, deceit by concealment and negligent misrepresentation. Defendants contests Plaintiffs' allegations and assert that there is no scientific basis for claiming a causal connection between Nexium and the injuries alleged. It is clear that discovery relating to medical causation, the adequacy of product testing and warnings, and marketing will overlap across the cases, as will Defendants' anticipated challenges involving Plaintiffs' ability to satisfy the requirements of *Daubert v. Merrell Dow Pharmaceuticals, Inc.*, 509 U.S. 579 (1993).

Although the actions present certain individualized factual issues, including specific causation (whether Nexium actually caused each plaintiff's alleged injury), "Section 1407 does not require a complete identity or even a majority of common factual issues as a prerequisite to centralization." *In re Zimmer Durom Hip Cup Prods. Liab. Litig.*, 717 F. Supp. 2d 1376, 1378 (J.P.M.L. 2010); *accord In re Denture Cream Prods. Liab. Litig.*, 624 F. Supp. 2d 1379, 1381 (J.P.M.L. 2009). Instead, where, as here, the underlying factual and legal allegations are sufficiently similar, "[t]ransferee judges have demonstrated the ability to accommodate common and individual discovery tracks, gaining the benefits of centralization without delaying or compromising consideration of claims on their individual merits." *In re Yamaha Motor Corp. Rhino ATV Prods. Liab. Litig.*, 597 F. Supp. 2d 1377, 1378 (J.P.M.L. 2009). Courts have applied this dual discovery approach in a number of recent product liability actions involving

pharmaceutical products. See, e.g., In re Yasmin & Yaz (Drospirenone) Mktg., Sales Practices & Prods. Liab. Litig., 655 F. Supp. 2d 1343, 1344 (J.P.M.L. 2009); In re Chantix (Varenicline) Prods. Liab. Litig., 655 F. Supp. 2d 1346, 1346 (J.P.M.L. 2009); In re Vioxx, 360 F. Supp. 2d at 1353-54.

# B. Coordination Will Promote the Just and Efficient Management of Pretrial Proceedings in the Actions

Because they share common questions of fact and implicate overlapping discovery and expert and dispositive issues, coordination of these actions before a single judge will provide the most efficient approach to managing the cases at this time.

In each of the thirty-nine pending actions, Plaintiffs are seeking or will likely seek much of the same discovery from Defendants, including documents and deposition testimony related to the testing, design, labeling, marketing, and safety of Nexium. Coordinating the actions before one judge at this early stage will allow the parties and the court to address this overlapping discovery in an organized manner and avoid the potentially very costly duplication of efforts and judicial resources that would be required if the cases were to continue to proceed on separate schedules and in separate courts.

Indeed, this Panel has consistently recognized that Section 1407 coordination is a preferred way to manage individual lawsuits that raise similar questions regarding a defendant's development, design, and testing of a particular prescription medication or device. *See, e.g., In re Zyprexa Prods. Liab. Litig.*, 314 F. Supp. 2d 1380, 1381-82 (J.P.M.L. 2004); *In re PremproProds. Liab. Litig.*, 254 F. Supp. 2d 1366, 1367 (J.P.M.L. 2003); *In re Temporomandibular Joint (TMJ) Implants Prods. Liab. Litig.*, 844 F. Supp. 1553, 1554 (J.P.M.L. 1994); *In re Silicone Gel Breast Implants Prods. Liab. Litig.*, 793 F. Supp. 1098, 1100 (J.P.M.L. 1992); *In re A. H. Robins Co. "Dalkon Shield" IUD Prods. Liab. Litig.*, 406 F. Supp. 540, 542 (J.P.M.L. 1975).

Coordination is also appropriate here to avoid potentially inconsistent pre-trial rulings on the same or similar issues, including expert challenges under *Daubert*, and the

uncertainty and confusion that would result. See In re Zimmer Nexgen Knee Implant Prods. Liab. Litig., MDL No. 2272, 2011 WL 3563293, at \*1 (J.P.M.L. Aug. 8, 2011) ("Centralization under Section 1407 will eliminate duplicative discovery, [and] prevent inconsistent pretrial rulings on Daubert and other pretrial issues . . . ."); In re Transocean Tender Offer Sec. Litig., 415 F. Supp. 382, 384 (J.P.M.L. 1976) ("[T]he likelihood of motions for partial dismissal and summary judgment in all three actions grounded at least in part on [a common issue] makes Section 1407 treatment additionally necessary to prevent conflicting pretrial rulings and conserve judicial effort.").

#### C. Coordination Will Serve the Convenience of Witnesses and Parties

For many of the same reasons that coordination will promote the just and efficient management of the actions at this time, it will also serve the convenience of the witnesses and parties. In particular, coordinating and streamlining discovery will minimize unnecessary duplication, travel, and other expenses, and allow the parties to conserve, and more effectively focus, their resources in litigating these actions. As this Panel has noted:

Since a Section 1407 transfer is for pretrial proceedings only, there is usually no need for the parties and witnesses to travel to the transferee district for depositions or otherwise. Furthermore, the judicious use of liaison counsel, lead counsel and steering committees will eliminate the need for most counsel ever to travel to the transferee district. And it is most logical to assume that prudent counsel will combine their forces and apportion the workload in order to streamline the efforts of the parties and witnesses, their counsel and the judiciary, thereby effectuating an overall savings of cost and a minimum of inconvenience to all concerned.

*In re Baldwin-United Corp. Litig.*, 581 F. Supp. 739, 740-41 (J.P.M.L. 1984) (citations omitted).

In sum, coordination of these actions is appropriate because it would "eliminate duplicative discovery, prevent inconsistent pretrial rulings . . . and conserve the resources of the parties, their counsel and the judiciary." *In re Temporomandibular Joint (TMJ) Implants*, 844 F. Supp. at 1554.

#### II. Coordination in the Central District of California Is Appropriate

At this point in the litigation, transferring the Nexium cases to the Central District of California would best serve the purposes of 28 U.S.C. § 1407.

The Panel considers a variety of factors in determining where to transfer related cases, including the locations of pending cases; the location of the defendant; and the resources of the potential transferee districts and courts. *See, e.g. In re Cintas Corp. Overtime Pay Arbitration Litigation*, 444 F.Supp. 2d 1353, 1355 (J.P.M.L. 2006). Consideration of the current pending cases weighs in favor of transfer to the Central District of California.

Eight of the Nexium cases, with nearly a thousand plaintiffs, are pending before the Hon. Dale S. Fischer in the Central District of California. These eight cases represent the vast majority of the plaintiffs making Nexium claims. *See* David F. Herr, *Multidistrict Litigation Manual* § 6:8 (2010) ("[T]he Panel will not normally transfer actions to a district in which no action is then pending and the Panel clearly considers the number of actions pending in various districts to determine the selection."). Defendant AstraZeneca is incorporated and has its principal place of operations in the State of Delaware. No cases are pending in the Delaware District Court. All but one of the complaints include defendants who are California residents. Defendant McKesson (named in all complaints except *Hornsby* and *Biggers*) has its principal place of business in the Northern District of California. Defendant Takeda California, Inc. (named in the *Beatty* complaint) has its principal place of business in the Southern District of California. Defendant Rebel Distributors Corp. (named in the *Hornsby* complaint) has its principal place of business in the Central District of California.

The Central District of California is well-equipped to handle and manage these actions. For the year ending September 30, 2011, the Central District of California had the second highest number of civil court filings and the third highest number of civil

court terminations<sup>1</sup>. Additionally, the Central District of California has extensive experience handling complex multidistrict litigations.

Furthermore, the Central District of California, and Los Angeles in particular, is a geographically accessible and convenient forum for all parties and witnesses. Plaintiffs in these actions are geographically dispersed across the country, making no single district most convenient if the plaintiffs themselves must travel to the court. The Central District is, however, particularly convenient for counsel. Both McKesson and AstraZeneca have counsel in San Francisco, connected by short, frequent, inexpensive flights to Los Angeles. The Central District is also convenient to nearly all plaintiffs' counsel. The moving Plaintiffs' counsel is located in the City of Los Angeles, as is one of the firms representing the nine *Beatty* plaintiffs currently before the Northern District of California. Counsel for the twenty-two *Hornsby* plaintiffs, in the Southern District of California, is less than 110 miles from the Central District of California courthouse. The only plaintiffs not represented by Southern California counsel are the two *Biggers* plaintiffs currently before the Middle District of Tennessee. Four commercial airports serve the Los Angeles area and provide daily service to most metropolitan areas, including the cities where other counsel of record reside.

With respect to the selection of a judge, Plaintiffs submit that the Hon. Dale S. Fischer would be highly capable of managing this MDL. Judge Fischer is currently presiding over eight Nexium cases representing the vast majority of the plaintiffs who have filed Nexium claims.

#### **CONCLUSION**

For the foregoing reasons, Plaintiffs respectfully request an Order transferring the actions identified in the accompanying Schedule of Actions to the Hon. Dale S. Fischer in

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<sup>&</sup>lt;sup>1</sup> See Administrative Office of the United States Courts, 2011 Annual Report of the Director: Judicial Business of the United States Courts 138-40 (2012) (Table C), available at http://www.uscourts.gov/uscourts/Statistics/JudicialBusiness/2011/JudicialBusiness2011.pdf.

the Central District of California for pretrial coordination and granting such other and further relief as the Panel may deem just and proper.

Dated the 27<sup>th</sup> day of August, 2012

#### /s/ Vincent J. Carter\_

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Lauren E. S. Horwitz (California State Bar No. 271858)

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**Counsel for Moving Plaintiffs (See Attached Exhibit 1)** 

# BEFORE THE UNITED STATES JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

#### In re Nexium Litigation MDL-

#### PROOF OF SERVICE

I hereby certify that a copy of the foregoing **BRIEF IN SUPPORT OF PLAINTIFFS' MOTION FOR TRANSFER OF ACTIONS TO THE CENTRAL DISTRICT OF CALIFORNIA PURSUANT TO 28 U.S.C. § 1407 FOR COORDINATED OR CONSOLIDATED PRETRIAL PROCEEDINGS** was served by First Class Mail on August 27, 2012, to the following:

Clerk, Eastern District of Tennessee – Knoxville District

Clerk, Western District of Tennessee - Memphis District

Clerk, Southern District of Texas – Houston

Clerk, Western District of Texas – San Antonio

Clerk, Eastern District of Texas - Tyler

Clerk, Northern District of Texas – Dallas

Clerk, District of Utah – Salt Lake City

Clerk, Western District of Virginia - Roanoke

Clerk, Eastern District of Virginia – Norfolk

Clerk, Western District of Washington - Seattle

Clerk, Eastern District of Wisconsin - Wilwaukee

Clerk, Northern District of Virginia – Elkins

Clerk, Northern District of West Virginia - Wheeling

Clerk, Northern District of West Virginia - Clarksburg

Clerk, Southern District of West Virginia – Charleston

Clerk, District of Wyoming - Cheyenne

Clerk, Northern District - Oakland

#### THE PRENTICE-HALL CORPORATION

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Sacramento, California 95833

Authorized Agent for Process of Service for Defendant McKESSON CORPORATION

#### U.S. DISTRICT COURT – NORTHERN DISTRICT – OAKLAND

Case No.: 4:12-CV-03507-SBA

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### U.S. DISTRICT COURT – SOUTHERN DISTRICT – SAN DIEGO CASE NO.: 3;12-cv-01307-DMS-MDD

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Attorneys for Plaintiffs

### U.S. DISTRICT COURT – MIDDLE DISTRICT OF TENNESSEE (COLUMBIA) CASE NO.: 1:11-cv-00062

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### U.S. DISTRICT COURT – EASTERN DISTRICT TENNESSEE – KNOXVILLE – CASE NO.: 3:12-cv-00341

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### U.S. DISTRICT COURT – DISTRICT OF UTAH – CENTRAL CASE NO.: 2:12-cv-00687-TS

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SCHWABE WILLISON & WYATT

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### U.S. DISTRICT COURT – NORTHERN DISTRICT OF VIRGINIA – ELKINS – CASE NO.: 2:12-cv-00049-JPB

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### U.S. DISTRICT COURT – NORTHERN DISTRICT OF WEST VIRGINIA – WHEELING – CASE NO.: 5:12-cv-00106-IMK

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### U.S. DISTRICT COURT – EASTERN DISTRICT OF WISCONSIN (MILWAUKEE) – CASE NO.: 2:12-cv-00717-LA

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### U.S. DISTRICT COURT – DISTRICT OF WYOMING – CHEYENNE CASE NO.: 2:12-cv-00152-SWS

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(FEDERAL) I declare that I am employed in the office of the member of the bar of this court at whose direction the service was made.

Executed on August 27, 2012, at Los Angeles, California.

/s/ Terry Yamasaki
TERRY YAMASAKI

# BEFORE THE UNITED STATES JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

In re Nexium Litigation MDL-

#### PROOF OF SERVICE

I hereby certify that a copy of the foregoing **BRIEF IN SUPPORT OF PLAINTIFFS' MOTION FOR TRANSFER OF ACTIONS TO THE CENTRAL DISTRICT OF CALIFORNIA PURSUANT TO 28 U.S.C. § 1407 FOR COORDINATED OR CONSOLIDATED PRETRIAL PROCEEDINGS** was electronically filed with the Clerk of the U.S. Court –
Central District and the Clerk of the U.S. District of Wisconsin – Western District using the UCF system, which sent notification of such filing to lead and liaison counsel and all counsel of record on August 27, 2012.

<u>/s/ Terry Yamasaki</u> Terry Yamasaki

#### BEFORE THE UNITED STATES JUDICIAL PANEL ON MULTIDISTRICT LITIGATION MDL \_\_\_\_\_\_ IN RE: NEXIUM LITIGATION

#### **SCHEDULE OF ACTIONS**

Case Caption	Court	Civil Action No.	Judge
Linda Carrasco, William Davis, Jr.,	C.D. California	2:12-CV-05044-	Hon. Dale S. Fischer
Shirley Dean, Gloria Edmonds, Linda		DSF-SS	
Sue Hedgwood, Frances King, Betty			
Wilson May, James Mcintyre, Doris			
Parker, Mable Pleasant, Ninevah			
Smith, Sonja Smith, Rose Marie			
Thomas, Russell Wiggins, Thomas			
Allen Williams, Mary Jane Williams,			
Janice Amerison, Joan Whiting, Ezzie			
Beard, Bree Beeson, Aurgintrus			
Betts, Marjorie Farley, Shirley			
Graves, Maurice Jackson, Shelby			
Katzmarek, Shirley Lyons, Sherry			
Moore-Maxson, Celeste Vasquez,			
Stacey Clayton, Jeanne Goss, Gloria			
Howard, Dale Knowles, Sherry			
Martin, Monica Mayes, Wanda			
Louise Mayne, Ellen Roberts,			
Kimberly Sagracy, Sharon Ann			
Smith-House, Judy Wicker,			
Josephine Allemond, Laura Bridges,			
Barbara Carroll, John Dennis, Maggie			
Doty, Glynn Farrar, Charlene Gatson,			
Margaret Hill, Hilda Johnson,			
Trelleman Jones, Sr., Esther Joseph,			
Theresa Lanns, Lilly Lavenia, Marian			
Manuel, Barbara Martin, Glenda Gail			
Martin, Italy Martin, Bobby Faye			
Mills, Talsie Ann Neal, Tonya Poe,			
Ronald Pugh, Faith Ross, Hope			
Snyder, Shirley Thomas, Edna Tyson,			
Marilyn Williams, Stephen			
Wittelsberger, Letitia Beatrice			
Carroll, Lillian Collins, Patricia			
Gomez, Laura Grice, Lucille Hixon,			
Eloise Howard, Lori Jackson, Deanna			
Jean Larivee, Kathleen Martin, Rose			
Moore, Leona Parker, Debra Sharon,			
Douglas Smith, Shelly Kay Louks,			

T	T	T	
Beverly Niedzielski, Dolores			
Wozmek, James Bunting, Gertrude			
Franklin, Lydia Gerding, Pamela			
Gibson, Robert Hancock, Cheryl			
Jackson, Mary Angela Kimbrough,			
Arabella Miles, Uelletta Miller,			
Shirley Denise Peck, Donna Pike,			
Valerie Pollard, James Scales, Teresa			
Throckmorton, Deloris Tucker,			
Maryetta Adams, Pamela Anderson,			
Mike Arnold, Rhonda Ball, Elizabeth			
Gibbs Booth, Barbara Brown,			
Nathaniel Burks, Donna Clanton,			
Julia Cosey, Martha English, Pearlean			
Evans, Tommie Pearl Gamble,			
Alphonse Hammiette, John Holman,			
Anetra Jackson, Arthur Craig			
Jackson, Claudia Jones, Patricia			
London-Smith, Sivak Mickeal,			
Paulette Miller, Hugh Moffett, David			
Parks, Harry Sibley, John Vivoni,			
Carolyn Wablington, Gloria Walker,			
Brenda Robinsa Welch, Bonnie Wells			
v.			
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC;			
Lupe Abina, Benjamin Albanese,	C.D. California	2:12-CV-05046-	Hon. Dale S. Fischer
Rebecca Alkire, Donna Allen, Janice		DSF-SS	
Allen Sheila Allen, Jaclyn Altimari,			
Diana Alvarado, Diane Anderson,			
Cindy Armand, Hazel Ash, Joyce			
Badie, David Baker, Larry Baker,			
Lawrence Balzer, Krashima Banks,			
Loretta Barr, William Basios,			
Alexander Becker, Sandra Beech,			
Ginny Begin, April Bellinger, Dayle			
Bell-Miller, Caroline Belt, Earl			
Benjamin, Steve Bertoldie, Violet			
Beteishooaden, Wesley Bice, Joan			
Billings, Rita Birke, Thelma			
Blackmon, Donna Blackwell, James			
Blair, Cheryl Blakeney, Ranny			
Blankenship, Danny Blevins, Robert			
Bobern, Darlo Boles, Cynthia			
Bonacci, Laura Bono, Sharon	1		

Bowers, Gwennette Bowman,			
Anthony Brashier, Joy Brewer, Ricky			
Brezial, John Brinkley, Lorene			
Brock, Sandra Brooks, Brenda			
Broussard, Charles Brown, Patsy			
Brown, Sarah Brown, Shanel Brown,			
Kathy Bryant, Sharon Bryant, Pamala			
Bscherer, Sandra Buford, Ronald			
Burch, Ronald Burch, Sr., Patricia			
Burden, Verda Burgess, Dorothy			
Bush, Gregory Butler, Suzanne			
Butzin, Stacy Byford, Gary Caldwell,			
Barbara Canaday, Charlotte			
Carpenter, Allen Carroll, Judith			
Carroll, Candi Carter, Donya Carter,			
Joyce Caruthers, Barbara Carver,			
Sherron Castleberry, Tammy Cato,			
Dreamer Chambers, Carmen			
Chancey, Adorium Chapman, Daniel			
Chapman, Waymond Carolyn			
Charlot, Kathy Chesser, Billy Clark,			
William Clark, Eddie Claunch,			
Shannon Clemmer, Paul Cloud, Trasa			
Cochran, Rachel Cole, Jerry			
Coleman, Sherry Collums, Toni			
Conley, Vivian Conlin, Judy Connell,			
Connie Cono, Brian Conto, Mario			
Conway, Joann Cook, David Cooke,			
Elmer Coots, Jeanine Coss, Kathy			
Craft, James Craig, Bobbie Crawford,			
June Creech, Pamela Crowson, Shelly			
Cruize			
V.			
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC	CD C I'C '	2 12 CV 05040	II DIGE I
Antoinette Johnson, April Hinton,	C.D. California	2:12-CV-05048-	Hon. Dale S. Fischer
Eunice Kay Hobbs, Paul Hobbs, Jr.,		DSF-SS	
Corinne Hofer, Vincent Holcroft,			
Gary Holman, Earl Howard, Betty			
Hubbard, Trina Hubbard, Faith			
Huegel, Janice Hughes, Nikki			
Hughes, James Humber, Charles			
Hunter, Gloria Hunter, Belinda Jack,			
Sandra Jackson, Sherry Jackson,			
Kathy Janton, Betty Jarrett, Solomon			

Ī	Jeffrey, Cassandra Jenkins, Robin			
	Jennings, Deloris Johnson, Gloria			
	Johnson, Irene Johnson, Janice			
	Johnson, Marguerite Johnson, Nancy			
	Johnson, Terry Johnson, Henrietta			
	Jones, Katherine Jones, Pamela			
	Jones, Randy Jones, William Josey,			
	Barbara Joyner, Diana Justice,			
	Suzanne Kamas, Deborah Keal,			
	Delores Keller, Kathleen Kennedy,			
	Randy Kestle, James Kirby, Patricia			
	Kirk, Donna Klesmith, Susan Knight,			
	Lori Knisley, Sharon Kropka,			
	Richard Laliker, Cindy Lane, Robin			
	Langley, Larry Lankford, Joanne			
	Lapps, Mary Lass, Barbara Law, Ola			
	Lawson, Daniel Laza, Timothy			
	Leblanc, Jim Leighty, Brenda Lewis,			
	Mattie Lewis, Ruth Lewis, Alfreda			
	Lincoln, Deborah Lindley, Sharon			
	Lindsey, Sandra Loar, Melanie			
	Lochner, Janice Locke, Charlean			
	Lofton, William Long, Dora Lopez,			
	Christopher Louviere, Grace Lowe,			
	Karen Ludwig, Katherine Luther,			
	Shirley Maddox, Barbara Maix,			
	Thelma Malone, Gwendolyn			
	Manning, Elizabeth Manuel, Diana			
	Marks, Greg Martin, Landon Martin,			
	Mary Martinez, Ruth Martinez,			
	Vanessa Martinez, Franci Matthews,			
	Louis Mauro, Evita Maya, Diane			
	Mayo, Carol Mcbee, Velta Mcclain,			
	Paula Mcconnell, Nancy Mcgee,			
	Frances Mcginley, Arthur Mcgowan,			
	Lonnita Mcleigh, Virginia Mcneil,			
	Thad Mcphail, Ciana Mead, Laura			
	Meeks, Nancy Mei, Agnes Mesec,			
	David Meyers, Joann Mireles			
	V.			
	Mckesson Corporation; Astrazeneca			
	Pharmaceuticals LP; and Astrazeneca			
	PLC			
ŀ	Unniebe Solomon, Willie Mae	C.D. California	2:12-CV-05049-	Hon. Dale S. Fischer
	Whitehall, Debbie Williams, Robert	C.D. Camonna	DSF-SS	Tion. Date S. Fischel
			טט-יוטע	
Ĺ	Williams, Cassie Windham, Philip			

Wirick, Emma Young, Ethel		
Caroleen Allen, Earmedine Armfield,		
Richard Lewis Atkinson, Lora		
Boykin-Bell, Mary Alice Bronson,		
Ricky Chavis, Deborah Rochelle		
Cox-Washington, Glen Debrow, Julia		
Dickens, Peggy Gurley, Lisa Ann		
Icard, Lizzie Mae Jessup, Jack King,		
Mary Mahone, Theressa Marrow,		
Teresa Munguia, , Lillian Phillips,		
Hattie Rodman, James Scott, Edward		
Smith, Rebecca Jean Spaulding-		
Tyson, Pattis Wingo, Johnny Woodie,		
Betty Wright, Henry Deblase,		
Kenneth Dolby, Michael Jones, Mary		
Rivera, Anastacia Boehm, Nachum		
Salman, Calvin Solomon, John		
Wheeling, Allyson Allen, Timothy		
Bond, Kevin Carr, Rosa Faison,		
Josette Grzegorczak, Karen Yvonne		
Martin-May, Lawrence Mason,		
Michael Massucci, Ricky Mosley,		
Jose Ortiz, Myriam Perales, Robert		
Smith, Sunshine Vanalphen, Lamar		
Daniels, Brenda Dockery, Shanora		
Evans, Bessie Jackson, Almarie		
Jewell, David Keller, Samuel		
Kleckley, Paul Litersal, Christina		
Lowery, Donald Lee Mead, Timothy		
Andrew Metarko, Lori Moneymaker,		
Betty Louise Pancake, Nancy		
Richardson, Ronald Seevers, Mildred		
Spadaro, Mary Stevens, Nathan		
Tressler, Johnnena Washington Sr.,		
Tammy Wertz, Peggy Zimmer, Cathy		
Lachey, Jane Lynn Brown, Gary		
Wayne Hundley, Carol Petty, Brenda		
Reichard, Rosa Lee Sanders,		
Gretchen Rena Smith, Robert Smith,		
Renea Bolar-Crawley, Deborah		
Clark, Rachel Fisher, Edward Green,		
Jr., John Perevuznik, Sheree Rudolph,		
Lois Jean Wilson, Melinda Bethea,		
Alfonzo Brooks, Addie Cooper, Don		
Michael De Lee, Louise English,		
Patricia Ann Filowiak, Rilla Beatrice		

C.D. California	2:12-CV-05050-	Hon. Dale S. Fischer
	DSF-SS	
	1	1
	C.D. California	

Anna Coulston, Julien Crowe,		
Richard Cupstid, Linda Currington,		
Ruth Anne Dalvisio, Annie Daniels,		
Michael Daniels, Deborah Dannelly,		
Beverly Darden, Judy Davis, Mandy		
Davis, Pheba Davison, Shelly		
Davison, Jefferey Dimauro, Manuel		
Diaz, Hazel Dickerson, Carol Dixon,		
Geraldine Dorris, Douglas Dukes,		
Lillian Dungy, Portia Dykes-Wright,		
Gladys Edwards, Mary Emanuel,		
Antonia Estes, Sandra Flores, Barbara		
Foster, Betty Freeman, Joann		
Freeman, Stephanie Fritts, Maribel		
Garcia, Babetta Garner, Melba Gay,		
Carlos Gierbolini, William Gilley,		
Yvonne Gilman, Carol Gordon,		
Barbara Goree, Lois Grgurich, Gene		
Griffits, Jacquelyn Grissom, John		
Harris Ii, Sharon Hartfield, Antoinette		
Heller, Catherine Hillard, Richard		
Holcombe, Patricia Hollingsworth,		
Rose Holmes, Betty Howard, Cynthia		
Howard, Gladys Howard, Pearline		
Hubbard, Delia Hudson, Mary		
Humpfrey, Brigitte Indendi, Melva		
Ishmael, Sandra Isley, Lucinda		
Jefferson, Jula Jennings, Genovia		
Johnson, Ruthelle Johnson, Cora		
Jones, Theresa Jones, Mary Jordan,		
Cedric Keermann, William Kirkland,		
Shirenna Klein, James Knieling,		
George Kobesto, Mark Koenig, Stella		
Lanphere, Marcus Lawson, Aquanetta		
Lawson-Lewis, Ebby Lester, Joyce		
Lewis, Michael Louis, Regina Lowe,		
Phyllis Luna, Jackie Maggard, Cheryl		
Manning, Walter Marks, Paula		
Martinez, Boyd Mason, Brenda		
Mcclain, Delores Jean Mccoy, Linda		
Mccully, Annie Mcgee, Patricia		
Mcghar, Barbara Mcintosh-Mccloud,		
Ronald Medford, Ed Memmer, Debra		
Michael, Janice Millard, Marie		
Miller, Shirley Mitchell, Rita		
Momsen, Debora Moore-Swift,		

Barbara Moss, Elaine Myers, Wendy			
Nail, Ralph Navarro, Elizabeth			
Nicely, Brenda Norris, Carole Ott,			
Cheryl Owens, Robert Palonis, Sudah			
Patel, Glenda Paxton, Barbara			
Payton, Valerie Pritchett, Johnnie			
Ann Ray, Marvin Redford, Rebecca			
Reid, Roel Reyes, Latonya Rhodes,			
Gwendolyn Richardson, Rebecca			
Rieble, Tina Robinson, Richard Rose,			
Janie Rucker, Robert Samayegh,			
Jerry Santomaso, Bonnie Sargent,			
Deborah Schmidt, Arnolia Scott,			
Karen Sens, Debra Sharp, Joyce			
Shelton, Georgette Siers, Shirley			
Simmons, Jamie Sims, Christine			
Sinks, Gloria Smith, Jacqueline			
Smith, Janice Smith, Saundra Steed,			
Louise Steegman, Patricia Stevens,			
Jackie Stringer, Brenda Sullivan,			
Lucy Tadlock, Lynda Sue Tanner,			
Joyce Teamer-Johnson, Joseph			
Teixiera, Barbara Thomas, John			
Thompson, Peggy Toombs, Gerald			
Trosclair, Mark Turley, Danny			
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Venters, Jeffrey Veregge, Cora Veres,			
Maria Villanueva, Lesee Wager, Jorli			
Wales, Geneva Walker, Robert			
Walker, Rosie Walker, Evelyn Wall,			
Alfrieda Warren, Gary Whaley, Shae			
Whyte, Charles Williams, Joystine			
Williams, Beulah Wilson, Theodore			
Wilson, Mary Winn, Lucille Wolfe,			
Otis Woods, Carol Gavrell, Serna			
Consuelo			
v.			
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Christine Nickerson, Rhonda Kay	C.D. California	2:12-CV-05052-	Hon. Dale S. Fischer
Mitchell, Willie Mitchell, Blanca		DSF-SS	
Moreno, Betty Morgan, Lorie			
Morgan, Barbara Morris, Brenda			
Morris, Verna Morris, Rosaria			
Moscova, Cheryl Moseley, Lavonne			

Mosley, John Moulton, Barbara		
Nash, Lorraine Nash, Shirley Nash,		
Brian Nettles, Dorothy Neuman,		
Sherrie Nevitt, Carol Nguyen, Lyn		
Thi Nguyen, Linda Nickerson,		
Willard Nicely, Eric Nisonger, Kelly		
Norris, Diana Olsen, Joanne Onstott,		
Adrienne Osberry, Joy Ott, Teresa		
Owl, Barbara Padgett, Gwendolyn		
Palmer, Jeff Patrick, Rodney		
Patterson, Amahal Perry, Charlene		
Perry, John Petty, Lori Pickthorn,		
Betty Pierce, Ronald Pike, Marilyn		
Pingree-Raaphorst, Ann Piper, Betty		
Pitts, Kim Poff, Robert Pont, Nancy		
Price, June Quidor, Marta Quiles,		
Florence Quinn, Mary Ramirez,		
Rhonda Reat, Eileen Redmond,		
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Sally Rhea, Gabriel Rice, Carolyn		
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Richardson, Wesley Richardson,		
Finis Riddle, Hilda Rief, Debra		
Roberts, Peggy Roberts, Mary		
Robinson, Alma Rodriguez, Angela		
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Russell, Patricia Russell, Edward		
Rust, George Ryan, Kimberly Ryan,		
Joanna Sage, Larney Sager, Linda		
Sager, Alma Sanders, Terry Sanders,		
Paula Schinasi, Shannon Schuldt,		
Kenneth Sedra, Jeannette Marie		
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Barbara Sherrell, Kim Sickler, Gloria		
Sims, Sandra Singleton, Sandra		
Skiles, Willard Slaughter, Jamie		
Smith, Jessie Smith, Julia Smith,		
Linda Smith, Linda Smith, Rachel		
Smith, Susan Smith, Brenda Speed,		
Reginald Spencer, Dawn Spreda,		
Bernice Spurlock		
V.		
Mckesson Corporation; Astrazeneca		

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Pharmaceuticals LP; and Astrazeneca			
PLC			
Sherwin Arae, Kerline Levine, Willie	C.D. California	2:12-CV-05053-	Hon. Dale S. Fischer
Adams, Mary Anita Blanton, Dorothy		DSF-SS	
Brooks, Charlotte Campbell, Jeanette			
Clay, Andrea Coleman, Orel Cooper,			
Patricia Crenshaw, Martha Curry,			
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Jones, Belinda Gail Keller-Tucker,			
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Ashley Middleton, Angelena Moore,			
Geraldine Nettles, Rebecca Todd			
Nolen, Patricia Pazant, Lucille Price,			
Beverly Pruitt, Cassandra Guy			
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Glenda Strong, Diane Toole, John			
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Warren, Alfred Wasden, Felicia			
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Sharon Hobbs, Cathy Lee Hylkema,			
Lisa Stone Moore, Jeannine Nelson-			
Pine, Cynthia Pierson, Anthony Lee			
Stafford, Carol Stevens, Clinton			
Wagner, Bruce Wedlake, Charles			
Welch, Shirley Chaney, Gregory			
Leigh Wilson, Donald Bowens,			
Monique Pendergast, Shirley			
Wolford, Alex Anderson, John Lee			
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Bonner, Pearlie Oretha Brown, Diana			
Finley-Morales, Irma Golfin,			
Veronica Horne, David Jackson,			
Robert Larimore, Michael Miller,			
Pamela Otero, Wendy Rennie, E.			
Crispin Roland, Paula Schinasi,			
Gloria Elizabeth Thomas, Pamela			
Denise Thorn, Albert Thorson, Isidor			
Vincent Vigil, Michelle Lynette			
Wright, Ella Lee Young, Vickie			
Darlene Arnold, Peggy Lee Beavers,			
Anna Rose Croft			
v.			
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Phyllis Cudney, Binh Viet Dang,	C.D. California	2:12-CV-05077-	Hon. Dale S. Fischer
Cindy Davidson, Bruce Davis, Elaine		DSF-SS	
Davis, Rosemary Davis, Judith			
Debbin, Norman Dehuff, Don			
Deisher, Dorothy Delgado, Kirk			
Diehl, Douglas Dodson, Gladys			
Dodson, Barbara Dolph, Linda Doss,			
Donald Drake, Vickie Draughn,			
David Drosos, Robert Dudley,			
Tammy Duffy, Richard Easterling,			
Billy Edwards, Janice Eggert, John			
Eldridge, Erma Walker, Janet			
Evangelista, Nada Evans, Sarah			
Evans, Joe Ferris, Carolyn Fletcher,			
Richard Florio, David Flowers, Jamie			
Fortner, Michael Foster, Rosie Foster,			
Karla Frampton, Joann Frank, Linda			
Frank, Sherry Freshour, Jose Fronda,			
Dorothy Furia, Yvette Gabriel, Tina			
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Gautreaux, Christiana Georgewell,			
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Gibson, Debera Gilley, Ralph			
Gilliam, Connie Gilmore, Sylvia			
Gilmore, Robin Giroux, Delores			
Givens, Lula Glover, Harold			
Goatcher, Charles Godfrey, Lonny			

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Goodman, Daisy Goodman, Phyllis			
Goodman, Jerry Grandy, Victoria			
Granger, Sandra Grandquist, Annette			
Gray, Sharon Greenup, Barbara			
Greer, Joyce Griffin, Toby Gullo,			
Brenda Guthrie, Barbara Haddock,			
Bonnie Hait, Carla Hall, Donna Hall,			
Deborah Hankins, Janie Harding,			
Betty Harlan, Arlene Harman, Ella			
Harp, Annie Harris, Dorothy Harris,			
Neil Harris, Odessa Harrison, Theresa			
Hartz, Carol Harvey, Terrance			
Haslam, Mary Hatcher, Kimberly			
Havard, Lonnie Hebert, Edna			
Hegdahl, Cathy Helsley, Charlissa			
Henneberter, Simon Hernandez,			
Ronald Heromin, Gloria Herrera,			
Brenda Heslip, Deborah Hilton,			
Gladys Hilton			
v.			
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Judy Beatty, Charles Chillemi,	N.D. California	4:12-CV-03507-	Hon. Saundra B.
Melvina Demps, Sunny Fronda, Mary		SBA	Armstrong
Hughes, Windle Knight, Jerdie			_
Martin, Connie Schultz, and Harold			
Zealley			
v.			
AstraZeneca Pharmaceuticals LP;			
Takeda California, Inc. fka Takeda			
San Diego, Inc.; Takeda Global			
Research & Development Center,			
Inc.; Takeda Pharmaceuticals U.S.A.,			
Inc.; Takeda Pharmaceuticals			
International, Inc.; Takeda America			
Holdings, Inc.; and McKesson			
Corporation			
Lois Hornsby, Mark DePauw, Carole	S.D. California	3:12-CV-01307-	Hon. Mitchel D.
Bailey, Judy Scott, Damon Haynes,		DMS-MDD	Dembin
Ricky J. Aiello, Judy K. Arvin,			
Geralene Brown, Betty Lynn Carter,			
Kathryn Coyle, Chad Cruger, Sherri			
Doyel, James Gibson, Jacquelyn	i	1	1

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Girssom, Dwayne Jones, Linda D.			
Loumans, Faye-Linda McGovern,			
Lois Richmond, David W. Smith,			
Rodney Allen Westphall, Lonnell			
Edward Willis and Leslie W. Wine			
v.			
AstraZeneca Pharmaceuticals LP;			
AstraZeneca LP; Cardinal Health			
110, Inc.; and Rebel Distributors			
Corp.			
James R. Biggers, Jr. and Pamela	M.D. Tennessee	1:11-CV-00062	Hon. William J.
Biggers			Haynes, Jr.
v.			,
AstraZeneca LP and AstraZeneca			
Pharamceuticals LP.			
Georgia Lou Payne	E.D. Tennessee		Hon. Thomas W.
v.			Phillips
Mckesson Corporation; Astrazeneca			r
Pharmaceuticals LP; and Astrazeneca			
PLC		3:12-cv-00341	
Rodney Penland	E.D. Tennessee	2.12 0, 002 11	Hon. Thomas W.
v.	E.B. Telmessee		Phillips
Mckesson Corporation; Astrazeneca			1 mmps
Pharmaceuticals LP; and Astrazeneca			
PLC		3:12-cv-00342	
Cynthia Phillips	E.D. Tennessee	3.12 0, 000 12	Hon. Thomas W.
v.	E.B. Telmessee		Phillips
Mckesson Corporation; Astrazeneca			1 mmps
Pharmaceuticals LP; and Astrazeneca			
PLC		3:12-cv-00343	
Kelly Wayne Powers	E.D. Tennessee	3.12 0 003 13	Hon. Thomas W.
v	L.D. Telliessee		Phillips
Mckesson Corporation; Astrazeneca			1 mmps
Pharmaceuticals LP; and Astrazeneca			
PLC		3:12-cv-00344	
Peggy Smith	E.D. Tennessee	3.12-CV-UU344	Hon. Thomas W.
v.	L.D. Telliessee		Phillips
Mckesson Corporation; Astrazeneca			1 mmps
Pharmaceuticals LP; and Astrazeneca			
PLC		3:12-cv-00345	
Debra Ann Sweet	E.D. Tennessee	3.12-CV-UU343	Hon, Thomas W.
	L.D. Temlessee		
V. Mckasson Corporation: Astrozonaca			Phillips
Mckesson Corporation; Astrazeneca Pharmaceuticals LP; and Astrazeneca			
PLC		3:12-cv-00346	
Daniel Robin Thomas	ED Tannassas		Uon Thomas W
Damei Kodin Thomas	E.D. Tennessee	3:12-cv-00347	Hon. Thomas W.

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V.			Phillips
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC	D D W		TT 771
Kelly Toler-Allen	E.D. Tennessee		Hon. Thomas W.
V.			Phillips
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC		3:12-cv-00348	
Mary Ann Wheeler	E.D. Tennessee		Hon. Thomas W.
v.			Phillips
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC		3:12-cv-00349	
Sherrie Rose and Robert Soden	W.D. Tennessee	2:12-CV-02613-	Hon. Jon Phipps
v.		JPM-dkv	McCalla
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Wanda Rae Belcher, Sandra Casas,	E.D. Texas	6:12-cv-00444-	Hon. Leonard Davis
Sandra Elaine Davis, Hilda Ford,		LED	
Danny Kerr, Donna Laney, Jack			
Lowe, Kathy Worth			
v.			
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Andrea Bonner, Patsy Brown, Idalee	N.D. Texas	3:12-cv-02241-K	Hon. Ed Kinkeade
Cahtcart, Tammy Edwards, Mary			
Gipson, Kathleen Hejny, Kemecia			
Hillary, Carolyn Lozoya, Stephan			
McGaha, Tommecia McGee, Janice			
Eliz Monroe, Velda Ratliff, Cynthia			
Smirl, Terry Lynn Smith, Crystal			
Snodgrass, Phyllis Tippie			
v.			
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Andrew Arevalo, Judy Barlow,	S.D. Texas	4:12-cv-02099	Hon. Lynn N.
Louisa Cano, Melanie Johnson,			Hughes
Bessie Johnson, Judith Ann			
Lawrence, Willie Manning, Jessie			
Plattenburg, Asberry Barry Postell,			
Janie Potter, Maria Ramirez, Silvia			
Ruiz, Centra Arnaz Todd, Deabatha			

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Zavala, Mary Jean Jackson			
V.			
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Irene Avelar, Dorothy Dierker,	W.D. Texas	5:12-cv-00673-	Hon. Xavier
Cipriano Galindo, Darlene Marie		XR	Rodriguez
Galindo, Gloria Garcia, Maria			
Graves, Melinda Hull, Sally Jean			
Jackson, James Nigh, Sylvia Perales,			
Johlen Reavis, Beverly Scott, Cheryl			
Shock, Maisy Thomas, Joseph Ward,			
Peggy Wedin			
v.			
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
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PLC Wandy Calling Tamora Price	D. Utah	2:12-cv-00687-	Hon. Ted Stewart
Wendy Collins, Tamara Price	D. Otan		Hon. Ted Stewart
V.		TS	
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Kraig Jackson, Cynthia Washington	E.D. Virginia	2:12-cv-00401-	Hon. Mark S. Davis
V.		MSD-TEM	
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Shirley Bradley, Shirley Daniels,	W.D. Virginia	7:12-cv-00304-	Hon. Glen E. Conrad
Patricia Dillard, Louis Dimattia II,		GEC	
Bonnie Elkow, Mildred Jackson			
v.			
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Ann Nybold, Shawn Anthony Smith	W.D. Washington	2:12-cv-01208-	Hon. Marsha J.
v.	8	MJP	Pechman
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Betty Conner	N.D. West Virginia	2:12-cv-00049-	Hon. John Preston
V.	11.D. West viigilia	JPB	Bailey
Mckesson Corporation; Astrazeneca		11 D	Dancy
Pharmaceuticals LP; and Astrazeneca			
PLC			
	N.D. Woot Vincinia	5.12 ov 00106	Hon Irone M
Patricia DeLorenzo	N.D. West Virginia	5:12-cv-00106-	Hon. Irene M.
V.		IMK	Keeley

Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Paul Whitlach	N.D. West Virginia	5:12-cv-00107-	Hon. Irene M.
V.		IMK	Keeley
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Jody Schnaack	N.D. West Virginia	1:12-cv-00111-	Hon. Irene M.
v.		IMK	Keeley
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Dawn Johnson, James Pierce, Lisa	S.D. West Virginia	2:12-cv-03054	Hon. Joseph R.
Vereen, Judy Waggoner			Goodwin
Emma Kuhn	E.D. Wisconsin	2:12-cv-00717-	Hon. Lynn Adelman
v.		LA	
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
John McMahon	E.D. Wisconsin	2:12-cv-00718-	Hon. Charles N.
v.		CNC	Clevert, Jr.
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Latrisha Morrow	E.D. Wisconsin	2:12-cv-00719-	Hon. Rudolph t.
V.		RTR	Randa
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Barbara Moore	W.D. Wisconsin	3:12-cv-00496-	Hon. Barbara B.
V.		bbc	Crabb
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
Juanita Kaye Westlake	D. Wyoming	2:12-cv-00152-	Hon. Scott W.
v.	<i>y O</i>	SWS	Skavdahl
Mckesson Corporation; Astrazeneca			
Pharmaceuticals LP; and Astrazeneca			
PLC			
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#### BEFORE THE UNITED STATES JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

In re Nexium Litigation MDL-

#### PROOF OF SERVICE

I hereby certify that a copy of the foregoing MOTION OF PLAINTIFFS FOR TRANSFER OF ACTIONS TO THE CENTRAL DISTRICT OF **CALIFORNIA PURSUANT** TO 28 U.S.C. § 1407 **FOR** CONSOLIDATED **PRETRIAL** COORDINATED OR PROCEEDINGS; BRIEF IN SUPPORT OF PLAINTIFFS' MOTION FOR TRANSFER OF ACTIONS TO THE CENTRAL DISTRICT OF **CALIFORNIA** 28 U.S.C. § **PURSUANT** TO 1407 **FOR** COORDINATED OR CONSOLIDATED PRETRIAL PROCEEDINGS was served by First Class Mail on August 27, 2012, to the following:

Clerk, Eastern District of Tennessee – Knoxville District

Clerk, Western District of Tennessee – Memphis District

Clerk, Southern District of Texas – Houston

Clerk, Western District of Texas – San Antonio

Clerk, Eastern District of Texas – Tyler

Clerk, Northern District of Texas – Dallas

Clerk, District of Utah – Salt Lake City

Clerk, Western District of Virginia - Roanoke

Clerk, Eastern District of Virginia - Norfolk

Clerk, Western District of Washington - Seattle

Clerk, Eastern District of Wisconsin – Wilwaukee

Clerk, Northern District of Virginia – Elkins

Clerk, Northern District of West Virginia – Wheeling

Clerk, Northern District of West Virginia - Clarksburg

Clerk, Southern District of West Virginia – Charleston

Clerk, District of Wyoming – Cheyenne

Clerk, Northern District - Oakland

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#### U.S. DISTRICT COURT - NORTHERN DISTRICT - OAKLAND

Case No.: 4:12-CV-03507-SBA

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# U.S. DISTRICT COURT – MIDDLE DISTRICT OF TENNESSEE (COLUMBIA) CASE NO.: 1:11-cv-00062

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### U.S. DISTRICT COURT – EASTERN DISTRICT TENNESSEE – KNOXVILLE – CASE NO.: 3:12-cv-00341

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# U.S. DISTRICT COURT – EASTERN DISTRICT OF TEXAS - TYLER CASE NO.: 6:12-cv-00444-LED

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### U.S. DISTRICT COURT - SOUTHERN DISTRICT OF TEXAS - HOUSTON - CASE NO.: 4:12-cv-02099

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### U.S. DISTRICT COURT – DISTRICT OF UTAH – CENTRAL CASE NO.: 2:12-cv-00687-TS

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# U.S. DISTRICT COURT – WESTERN DISTRICT OF WASHINGTON (SEATTLE) – CASE NO.: 2:12-cv-01208-MJP

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#### U.S. DISTRICT COURT – NORTHERN DISTRICT OF VIRGINIA – ELKINS – CASE NO.: 2:12-cv-00049-JPB

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## U.S. DISTRICT COURT – NORTHERN DISTRICT OF WEST VIRGINIA – WHEELING – CASE NO.: 5;12-cv-00106-IMK

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# U.S. DISTRICT COURT – EASTERN DISTRICT OF WISCONSIN (MILWAUKEE) – CASE NO.: 2:12-cv-00717-LA

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### U.S. DISTRICT COURT – DISTRICT OF WYOMING – CHEYENNE CASE NO.: 2:12-cv-00152-SWS

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☑ (FEDERAL) I declare that I am employed in the office of the member of the bar of this court at whose direction the service was made.

Executed on August 27, 2012, at Los Angeles, California.



### JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

In re Nexium Litigation MDL-

#### PROOF OF SERVICE

I hereby certify that a copy of the foregoing MOTION OF PLAINTIFFS FOR TRANSFER OF ACTIONS TO THE CENTRAL DISTRICT OF CALIFORNIA PURSUANT TO 28 U.S.C. § 1407 FOR COORDINATED OR CONSOLIDATED PRETRIAL PROCEEDINGS; BRIEF IN SUPPORT OF PLAINTIFFS' MOTION FOR TRANSFER OF ACTIONS TO THE CENTRAL DISTRICT OF CALIFORNIA PURSUANT TO 28 U.S.C. § 1407 FOR COORDINATED OR CONSOLIDATED PRETRIAL PROCEEDINGS was electronically filed with the Clerk of the Court using the UCF system, which sent notification of such filing to lead and liaison counsel and all counsel of record on August 28, 2012.

<u>/s/ Terry Yamasaki</u> Terry Yamasaki