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UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
ORLANDO DIVISION

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U.S. DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
ORLANDO, FLORIDA

IN RE

Seroquel Products Liability Litigation  
MDL DOCKET NO. - 1769 (All Cases)

SCHEDULING ORDER

1. This order shall govern the practice and procedure in those actions transferred to this court by the Judicial Panel on Multidistrict Litigation pursuant to their order of July 6, 2006 as well as all related actions originally filed in this court or transferred or removed to this court. These actions are listed in the Schedules attached hereto. This order shall also govern the practice and procedure in any tag-along actions transferred to this Court by the Judicial Panel on Multidistrict Litigation pursuant to Rule 1 of the Rules of Procedure of that Panel subsequent to the filing of the final transfer order by the Clerk of this Court and any related actions subsequently filed in this Court or otherwise transferred or removed to this Court.
2. The actions described in paragraph 1 of this order are coordinated for pretrial purposes.
3. All pleading or papers shall be filed electronically; no copies will be necessary. All papers filed in these actions shall bear the identification "MDL Docket No. 1769 ", and when such paper relates to all these actions, the MDL docket number shall be followed only by the notation "ALL CASES." If such paper does not relate to all of these actions the individual docket numbers assigned by the Clerk of this Court (as listed in the Schedules hereto) of those actions to which the paper relates shall also be listed. If such paper relates to five or fewer actions the abbreviated caption of each of the actions may be listed opposite its number.
4. Counsel who appeared in the transferor district court prior to the transfer need not enter a separate appearance before this Court. All Attorneys appearing before this Court shall use the CM/ECF docket system. Counsel are directed to the website located at [www.flmd.uscourts.gov](http://www.flmd.uscourts.gov) under "CM/ECF" where they can request their password from the Court. (**Note: Pro Se parties are exempt from the electronic filing requirement.**) Tutorials on the use of the Court's electronic case filing system are available on the Court's website. By obtaining a password Counsel subject themselves to the Local Rules of this Court including Local Rule 2.04 relating to Discipline. All Counsel must familiarize themselves with the Local Rules of Court and the Court's CM/ECF Administrative Policies and Procedures. Counsel shall obtain their personal passwords immediately but in any event no later than September 1, 2006. Paper copies of Orders and Notices will not be sent to Counsel. It is Counsel's responsibility to keep advised of all activity in this case.

5. Any paper which is to be filed in any of these actions shall be filed electronically with the Clerk of this Court and not with the transferor district court.

6. Prior to the first pretrial conference, service of all papers shall be made on each of the attorneys on the Panel Attorney Service List attached hereto as well as on all pro se litigants. Any attorney who wishes to have his name added to or deleted from such Panel Attorney Service List may do so upon request to the Clerk of this Court with notice to all other persons on such service list. The parties shall present to the Court at the first pretrial conference a list of attorneys for purposes of service. Only one attorney for each party separately represented shall be included on such list. Service shall be deemed sufficient if made upon all attorneys on the Panel Attorney Service List as well as on all pro se litigants.

7. Prior to the first pretrial conference, counsel for each group of parties whose interests are similarly aligned shall designate liaison counsel, subject to the approval of the Court. Liaison counsel shall be authorized to receive orders and notices from the Court on behalf of all parties within their liaison group and shall be responsible for the preparation and transmittal of copies of such orders and notices to the parties in their liaison group. Liaison counsel shall be required to maintain complete files with copies of all documents served upon them and shall make such files available to parties within their liaison group upon request. Liaison counsel are also authorized to receive orders and notices from the Judicial Panel on Multidistrict Litigation pursuant to Rule 8(e) of the Panel's Rules of Procedure on behalf of all parties within their liaison group and shall be responsible for the preparation and transmittal of copies of such orders and notices to the parties in their liaison group.

8. Upon remand of any of these actions the parties may be required to provide to this Court copies of any necessary and relevant papers previously filed in this action to be included with the documents sent to the transferor district court.

9. No parties to any of these actions shall be required to obtain local counsel in this district and the requirements of Rule 2.01 and 2.02 of the Local Rules of this Court are waived as to any attorney appearing in these actions who is duly admitted to practice before any United States Court.

10. Hearings shall not be held on any motions filed except by order of Court upon such notice as the Court may direct.

11. Any paper filed in any of these actions which is substantially identical to any other paper filed in another of these actions shall be sufficient if it incorporates by reference the paper to which it is substantially identical. Where counsel for more than one party plan to file substantially identical papers they shall join in the submission of such papers and shall file only one paper on behalf of all so joined.

12. Any orders including protective orders previously entered by this Court or any transferor district court shall remain in full force and effect unless modified by this Court upon application.

13. All discovery proceedings in these actions are stayed until further order of this Court and the

time requirements to perform any acts or file any papers pursuant to Rules 26 through 37, Rules of Civil Procedure, are tolled until the first pretrial conference at which time a discovery schedule will be established.

14. All deadlines for responding to a complaint or a pending motion are stayed pending the establishment of a schedule for responses to be determined at the initial pretrial conference.

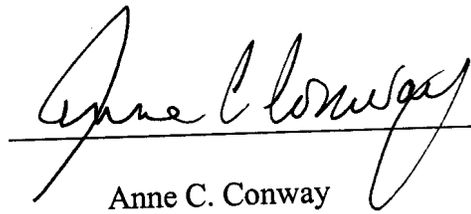
15. The Court will be guided by the *Manual for Complex Litigation, Fourth* approved by the Judicial Conference of the United States and counsel are directed to familiarize themselves with that publication.

16. All other matters will be discussed at the initial pretrial conference before the undersigned and the Honorable David A. Baker, to be held in Courtroom 2, at the George C. Young United States Courthouse and Federal Building, 80 N. Hughey Avenue, Orlando, Florida 32801 at 2:30 PM on Thursday September 7, 2006. No later than August 24, 2006, counsel shall furnish suggestions for items to be included on the agenda for this conference.

17. Counsel and Pro Se parties are required to attend a meeting to prepare for the initial pretrial conference on Thursday September 7, 2006 at 1:00 PM in room 529 of the George C. Young Courthouse. The purpose of this meeting is for counsel and the parties to review and narrow the issues to be discussed at the initial pretrial conference.

18. The parties shall file a response to the Interested Persons Order, attached to this Order, within the time prescribed thereon.

**DONE and ORDERED** in Chambers, in Orlando, Florida on August 15, 2006.

  
Anne C. Conway  
United States District Judge

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**SCHEDULE A - CASE LIST FROM ORIGINAL MDL TRANSFER ORDER (7/6/06)**

<b>CASE STYLE</b>	<b>ND CA(SF) CASE NUMBER</b>	<b>MD FL CASE NUMBER</b>
Belpuliti v. AstraZeneca, et al.	3:06-cv-550	6:06-cv-961-Orl-22DAB
Baytos v. AstraZeneca, et al.	3:06-cv-556	6:06-cv-964-Orl-22DAB
Powell, et al. v. AstraZeneca, et al.	3:06-cv-557	6:06-cv-967Orl-22DAB
Boyer v. AstraZeneca, et al.	3:06-cv-559	6:06-cv-970- Orl-22DAB
Carroll, et al. v. AstraZeneca, et al.	3:06-cv-562	6:06-cv-974-Orl-22DAB
Glover v. AstraZeneca, et al.	3:06-cv-564	6:06-cv-977-Orl-22DAB
McAllister v. AstraZeneca, et al.	3:06-cv-568	6:06-cv-980-Orl-22DAB
Hawkins v. AstraZeneca, et al.	3:06-cv-569	6:06-cv-984-Orl-22DAB
Burgess v. AstraZeneca, et al.	3:06-cv-573	6:06-cv-987-Orl-22DAB
Sulkowski v. AstraZeneca, et al.	3:06-cv-586	6:06-cv-991-Orl-22DAB
Walker v. AstraZeneca, et al.	3:06-cv-587	6:06-cv-995-Orl-22DAB
McIntyre v. AstraZeneca, et al.	3:06-cv-589	6:06-cv-998-Orl-22DAB
Frederick, et al. v. AstraZeneca, et al.	3:06-cv-590	6:06-cv-1000-Orl-22DAB
Morris v. AstraZeneca, et al.	3:06-cv-592	6:06-cv-1005-Orl-22DAB
Collier v. AstraZeneca, et al.	3:06-cv-599	6:06-cv-1008-Orl-22DAB
Boatwright v. AstraZeneca, et al.	3:06-cv-602	6:06-cv-1012-Orl-22DAB
Weaver v. AstraZeneca, et al.	3:06-cv-604	6:06-cv-1014-Orl-22DAB
Simmons v. AstraZeneca, et al.	3:06-cv-622	6:06-cv-1017-Orl-22DAB
Buchanan v. AstraZeneca, et al.	3:06-cv-623	6:06-cv-1020-Orl-22DAB
Popp v. AstraZeneca, et al.	3:06-cv-624	6:06-cv-1023-Orl-22DAB
Mack v. AstraZeneca, et al.	3:06-cv-627	6:06-cv-1025-Orl-22DAB
Mozingo v. AstraZeneca, et al.	3:06-cv-628	6:06-cv-1029-Orl-22DAB
Lockhart, etc. v. AstraZeneca, et al.	3:06-cv-644	6:06-cv-1031-Orl-22DAB
Hopkins-Hyche, et al. v. AstraZeneca, et al.	3:06-cv-645	6:06-cv-1033-Orl-22DAB
Truelove v. AstraZeneca, et al.	3:06-cv-651	6:06-cv-1035-Orl-22DAB
Masterson v. AstraZeneca, et al.	3:06-cv-657	6:06-cv-1039-Orl-22DAB
Evans v. AstraZeneca, et al.	3:06-cv-669	6:06-cv-1041-Orl-22DAB
Orie v. AstraZeneca, et al.	3:06-cv-542	6:06-cv-962-Orl-22DAB
Massey, et al. v. AstraZeneca, et al.	3:06-cv-544	6:06-cv-966-Orl-22DAB
Bobal v. AstraZeneca, et al.	3:06-cv-547	6:06-cv-969-Orl-22DAB

<b>CASE STYLE</b>	<b>ND CA(SF) CASE NUMBER</b>	<b>MD FL CASE NUMBER</b>
Bradley, et al. v. AstraZeneca, et al.	3:06-cv-549	6:06-cv-972-Orl-22DAB
Heigl v. AstraZeneca, et al.	3:06-cv-551	6:06-cv-973-Orl-22DAB
Dortch v. AstraZeneca, et al.	3:06-cv-555	6:06-cv-976-Orl-22DAB
Godfrey v. AstraZeneca, et al.	3:06-cv-565	6:06-cv-979-Orl-22DAB
Harkins v. AstraZeneca, et al.	3:06-cv-566	6:06-cv-982-Orl-22DAB
Rosales v. AstraZeneca, et al.	3:06-cv-567	6:06-cv-983-Orl-22DAB
Goldsmith v. AstraZeneca, et al.	3:06-cv-570	6:06-cv-986-Orl-22DAB
Hess v. AstraZeneca, et al.	3:06-cv-572	6:06-cv-989-Orl-22DAB
Derosky, et al. v. AstraZeneca, et al.	3:06-cv-577	6:06-cv-992-Orl-22DAB
Gringel v. AstraZeneca, et al.	3:06-cv-578	6:06-cv-994-Orl-22DAB
Cardwell v. AstraZeneca, et al.	3:06-cv-582	6:06-cv-996-Orl-22DAB
Chatham v. AstraZeneca, et al.	3:06-cv-585	6:06-cv-999-Orl-22DAB
Peat, et al. v. AstraZeneca, et al.	3:06-cv-591	6:06-cv-1002-Orl-22DAB
Webb v. AstraZeneca, et al.	3:06-cv-598	6:06-cv-1003-Orl-22DAB
Kasperson v. AstraZeneca, et al.	3:06-cv-611	6:06-cv-1006-Orl-22DAB
Levy v. AstraZeneca, et al.	3:06-cv-613	6:06-cv-1009-Orl-22DAB
Bosaw, et al. v. AstraZeneca, et al.	3:06-cv-618	6:06-cv-1011-Orl-22DAB
King v. AstraZeneca, et al.	3:06-cv-620	6:06-cv-1013-Orl-22DAB
O'Hosky v. AstraZeneca, et al.	3:06-cv-625	6:06-cv-1016-Orl-22DAB
Gangidine v. AstraZeneca, et al.	3:06-cv-643	6:06-cv-1018-Orl-22DAB
Clements v. AstraZeneca, et al.	3:06-cv-655	6:06-cv-1021-Orl-22DAB
Ali v. AstraZeneca, et al.	3:06-cv-658	6:06-cv-1024-Orl-22DAB
Adams v. AstraZeneca, et al.	3:06-cv-660	6:06-cv-1026-Orl-22DAB
Robinson v. AstraZeneca, et al.	3:06-cv-663	6:06-cv-1028-Orl-22DAB
Porter v. AstraZeneca, et al.	3:06-cv-668	6:06-cv-1030-Orl-22DAB

<b>CASE STYLE</b>	<b>ND CA(Oak) CASE NUMBER</b>	<b>MD FL CASE NUMBER</b>
Boal v. AstraZeneca, et al.	4:06-cv-548	6:06-cv-1043-Orl-22DAB
Bellman, et al. v. AstraZeneca, et al.	4:06-cv-552	6:06-cv-1044-Orl-22DAB
Lear v. AstraZeneca, et al.	4:06-cv-571	6:06-cv-1047-Orl-22DAB
Biskup, et al. v. AstraZeneca, et al.	4:06-cv-574	6:06-cv-1049-Orl-22DAB
Sullivan v. AstraZeneca, et al.	4:06-cv-600	6:06-cv-1050-Orl-22DAB
Reed v. AstraZeneca, et al.	4:06-cv-647	6:06-cv-1051-Orl-22DAB
Tenney, et al. v. AstraZeneca, et al.	4:06-cv-541	6:06-cv-1032-Orl-22DAB
Faulk, et al. v. AstraZeneca, et al.	4:06-cv-553	6:06-cv-1034-Orl-22DAB
Geones, et al. v. AstraZeneca, et al.	4:06-cv-580	6:06-cv-1036-Orl-22DAB
Linderman v. AstraZeneca, et al.	4:06-cv-614	6:06-cv-1038-Orl-22DAB
Weldon v. AstraZeneca, et al.	4:06-cv-615	6:06-cv-1040-Orl-22DAB
Alderson v. AstraZeneca, et al.	4:06-cv-621	6:06-cv-1042-Orl-22DAB
Spung v. AstraZeneca, et al.	4:06-cv-626	6:06-cv-1045-Orl-22DAB
Ledbetter v. AstraZeneca, et al.	4:06-cv-642	6:06-cv-1046-Orl-22DAB
Thomas v. AstraZeneca, et al.	4:06-cv-659	6:06-cv-1048-Orl-22DAB

<b>CASE STYLE</b>	<b>SD IL CASE NUMBER</b>	<b>MD FL CASE NUMBER</b>
Woll, et al. v. AstraZeneca, et al.	3:06-cv-57	6:06-cv-963-Orl-22DAB
Sanders v. AstraZeneca, et al.	3:06-cv-67	6:06-cv-965-Orl-22DAB
Spencer v. AstraZeneca, et al.	3:06-cv-68	6:06-cv-968-Orl-22DAB
Price v. AstraZeneca, et al.	3:06-cv-69	6:06-cv-971-Orl-22DAB
McCraney-Buzick v. AstraZeneca, et al.	3:06-cv-70	6:06-cv-975-Orl-22DAB
Palmer v. AstraZeneca, et al.	3:06-cv-71	6:06-cv-978-Orl-22DAB
Wilkens v. AstraZeneca, et al.	3:06-cv-72	6:06-cv-981-Orl-22DAB
Andrews v. AstraZeneca, et al.	3:06-cv-85	6:06-cv-985-Orl-22DAB
Crawford v. AstraZeneca, et al.	3:06-cv-96	6:06-cv-988-Orl-22DAB
Nelson v. AstraZeneca, et al.	3:06-cv-97	6:06-cv-990-Orl-22DAB
Woodson v. AstraZeneca, et al.	3:06-cv-98	6:06-cv-993-Orl-22DAB
Fowler v. AstraZeneca, et al.	3:06-cv-110	6:06-cv-997-Orl-22DAB
Jenkins v. AstraZeneca, et al.	3:06-cv-111	6:06-cv-1001-Orl-22DAB

<b>CASE STYLE</b>	<b>SD IL CASE NUMBER</b>	<b>MD FL CASE NUMBER</b>
Soucy v. AstraZeneca, et al.	3:06-cv-122	6:06-cv-1004-Orl-22DAB
Williams v. AstraZeneca, et al.	3:06-cv-123	6:06-cv-1007-Orl-22DAB
Smith, et al. v. AstraZeneca, et al.	3:06-cv-124	6:06-cv-1010-Orl-22DAB
Ciaramitaro, et al. v. AstraZeneca, et al.	3:06-cv-125	6:06-cv-1015-Orl-22DAB

<b>CASE STYLE</b>	<b>DNJ CASE NUMBER</b>	<b>MD FL CASE NUMBER</b>
Diciolla, et al. v. Johnson & Johnson Co., et al.	2:05-cv-4570	6:06-cv-1052-Orl-22DAB

<b>CASE STYLE</b>	<b>WD LA CASE NUMBER</b>	<b>MD FL CASE NUMBER</b>
Sonnier v. AstraZeneca, et al.	6:05-cv-1022	6:06-cv-1019-Orl-22DAB
Becker v. AstraZeneca, et al.	6:06-cv-6	6:06-cv-1022-Orl-22DAB

<b>CASE STYLE</b>	<b>WD MO CASE NUMBER</b>	<b>MD FL CASE NUMBER</b>
Skiles, et al. v. French, et al.	4:06-cv-28	6:06-cv-1027-Orl-22DAB

<b>CASE STYLE</b>	<b>EDTX CASE NUMBER</b>	<b>MD FL CASE NUMBER</b>
Jones, et al. v. AstraZeneca, et al.	5:06-cv-18	6:06-cv-1037-Orl-22DAB

**SCHEDULE B - CASE LIST FROM MDL CONDITIONAL TRANSFER ORDER - 1 (7/28/06)**

CASE STYLE	NDAL CASE NUMBER	MD FL CASE NUMBER
Grayson v. AstraZeneca	7:06-cv-588	6:06-cv-1135-Orl-22DAB

CASE STYLE	SDIL CASE NUMBER	MD FL CASE NUMBER
Schuenemeyer v. AstraZeneca	3:06-cv-196	6:06-cv-1136-Orl-22DAB

CASE STYLE	EDMO CASE NUMBER	MD FL CASE NUMBER
Campbell, et al. v. AstraZeneca, et al.	4:06-cv-180	6:06-cv-1137-Orl-22DAB
Stewart v. AstraZeneca, et al.	4:06-cv-403	6:06-cv-1138-Orl-22DAB

CASE STYLE	WDMO CASE NUMBER	MD FL CASE NUMBER
Mosely-Love v. AstraZeneca, et al.	4:05-cv-1079	6:06-cv-1139-Orl-22DAB

CASE STYLE	EDOK CASE NUMBER	MD FL CASE NUMBER
Adamson, et al. v. AstraZeneca, et al.	6:06-cv-57	6:06-cv-1140-Orl-22DAB

CASE STYLE	EDTX CASE NUMBER	MD FL CASE NUMBER
Conner, et al. v. AstraZeneca, et al.	5:06-cv-16	6:06-cv-1141-Orl-22DAB
Abbott, et al. v. AstraZeneca	5:06-cv-19	6:06-cv-1142-Orl-22DAB
Kaucnik, et al. v. AstraZeneca	5:06-cv-44	6:06-cv-1143-Orl-22DAB
Gilmore, et al. v. AstraZeneca	5:06-cv-107	6:06-cv-1144-Orl-22DAB

CASE STYLE	SDTX CASE NUMBER	MD FL CASE NUMBER
Flores, et al. v. AstraZeneca	4:06-cv-1013	6:06-cv-1145-Orl-22DAB
Jones, et al. v. AstraZeneca	4:06-cv-1126	6:06-cv-1146-Orl-22DAB

CASE STYLE	EDWI CASE NUMBER	MD FL CASE NUMBER
Edwards v. AstraZeneca	2:06-cv-257	6:06-cv-1147-Orl-22DAB
Jones v. AstraZeneca	2:06-cv-258	6:06-cv-1148-Orl-22DAB
Billing v. AstraZeneca	2:06-cv-260	6:06-cv-1149-Orl-22DAB

CASE STYLE	NDCA CASE NUMBER	MD FL CASE NUMBER
Balak, et al. v. AstraZeneca, et al.	3:06-cv-654	6:06-cv-1221-Orl-22DAB
Flye v. AstraZeneca, et al.	3:06-cv-679	6:06-cv-1222-Orl-22DAB
Ginyard v. AstraZeneca, et al.	3:06-cv-1774	6:06-cv-1223-Orl-22DAB

**Judicial Panel on Multidistrict Litigation - Panel Attorney Service List**

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Docket: 1769 - In re Seroquel Products Liability Litigation

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Soloman, Catherine 3100 N.E. 83 Gladstone, MO 64119 *** Bad Address ***	=> Solomon, M.D., Catherine
Trammell, Fletcher Vines Fibich, Hampton & Leebron, LLP 1401 McKinney Street Suite 1800 Houston, TX 77010	=> <b>Phone: (713) 751-0025 Fax: (713) 751-0030</b> Gilmore, Linda*; Helm, Terre*; Jones, Loretha*; McDaniel, Joyce*; Rone, Stephanie*; Stewart, Melanie*; Washington, Stephon*
White, Gayle R. Registered Agent for Louisiana Wholesale Drug Co., Inc. Highway 167 N. Sunset, LA 70584	=> Louisiana Wholesale Drug Co., Inc.
Witkin, Justin G. Aylstock, Witkin & Sasser, PLC 4400 Bayou Boulevard Suite 58 Pensacola, FL 32503-2673	=> <b>Phone: (850) 916-7450 Fax: (850) 916-7449</b> Bryant, Cindy*; Diciolla, Carlos*; Perez, Israel*; Sanford (Per./Rep./Est.-Robert), Michelle*

**UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
ORLANDO DIVISION**

**IN RE: Seroquel Products Liability Litigation,**

**Case No. 6:06-md-1769-Orl-22DAB**

\_\_\_\_\_ /

**INTERESTED PERSONS ORDER  
FOR CIVIL CASES**

This Court makes an active effort to screen every case in order to identify parties and interested corporations in which any assigned judge may be a shareholder, as well as for other matters that might require consideration of recusal. It is therefore

**ORDERED** that, within **eleven** days<sup>1</sup> from the date of this order (or from the date of subsequent first appearance<sup>2</sup> in this action), each party, *pro se* party, governmental party, intervenor, non-party movant, and Rule 69 garnishee **shall file and serve** a CERTIFICATE OF INTERESTED PERSONS AND CORPORATE DISCLOSURE STATEMENT in the following form:

\_\_\_\_\_

1

Intermediate Saturdays, Sundays, and specified legal holidays are *included* in the computation of periods of eleven days or more. *See* Fed.R.Civ.P. 6(a); Local Rule 4.20. If this order was served by mail, add three days to the prescribed period. Fed.R.Civ.P. 6(e); Local Rule 4.20(a)(2). Service by facsimile constitutes a method of hand delivery for the purpose of computing the time within which any response is required. Local Rule 1.07(c).

2

Every pleading or paper filed constitutes a general appearance of the party unless otherwise specified. Local Rule 2.03 (a).

**CERTIFICATE OF INTERESTED PERSONS**  
**AND CORPORATE DISCLOSURE STATEMENT**

I hereby disclose the following pursuant to this Court's interested persons order:

1.) the name of each person, attorney, association of persons, firm, law firm, partnership, and corporation that has or may have an interest in the outcome of this action — including subsidiaries, conglomerates, affiliates, parent corporations, publicly-traded companies that own 10% or more of a party's stock, and all other identifiable legal entities related to *any* party in the case:

[insert list]

2.) the name of every other entity whose publicly-traded stock, equity, or debt may be substantially affected by the outcome of the proceedings:

[insert list]

3.) the name of every other entity which is likely to be an active participant in the proceedings, including the debtor and members of the creditors' committee (or twenty largest unsecured creditors) in bankruptcy cases:

[insert list]

4.) the name of each victim (individual or corporate) of civil and criminal conduct alleged to be wrongful, including every person who may be entitled to restitution:

[insert list]

I hereby certify that, except as disclosed above, I am unaware of any actual or potential conflict of interest involving the district judge and magistrate judge assigned to this case, and will immediately notify the Court in writing on learning of any such conflict.

[Date]

\_\_\_\_\_  
[Counsel of Record or *Pro Se* Party]  
[Address and Telephone]

[Certificate of Service]

It is **FURTHER ORDERED** that no party may seek discovery from any source before filing and serving a CERTIFICATE OF INTERESTED PERSONS AND CORPORATE DISCLOSURE STATEMENT. A motion, memorandum, response, or other paper — including emergency motion — may be denied or stricken unless the filing party has previously filed and served its CERTIFICATE OF INTERESTED PERSONS AND CORPORATE DISCLOSURE STATEMENT.

**FURTHER ORDERED** that each party has a continuing obligation to file and serve an amended CERTIFICATE OF INTERESTED PERSONS AND CORPORATE DISCLOSURE STATEMENT within eleven days of 1) discovering any ground for amendment, including notice of case reassignment to a different judicial officer; or 2) discovering any ground for recusal or disqualification of a judicial officer. A party should not routinely list an assigned district judge or magistrate judge as an “interested person” absent some non-judicial interest.

**FURTHER ORDERED** that, in order to assist the Court in determining when a conflict of interest may exist, particularly when ruling on matters formally assigned to another judge, each party shall use the full caption of the case — including the names of all parties and intervenors — on all motions, memoranda, papers, and proposed orders submitted to the Clerk. *See* Fed.R.Civ.P. 10(a); Local Rule 1.05(b) (“*et al.*” discouraged).

ANNE C. CONWAY  
Anne C. Conway  
United States District Judge

GREGORY A. PRESNELL  
Gregory A. Presnell  
United States District Judge

GEORGE C. YOUNG  
George C. Young  
Senior United States District Judge

G. KENDALL SHARP  
G. Kendall Sharp  
Senior United States District Judge

DAVID A. BAKER

David A. Baker  
United States Magistrate Judge

JAMES G. GLAZEBROOK

James G. Glazebrook  
United States Magistrate Judge

KARLA R. SPAULDING

Karla R. Spaulding  
United States Magistrate Judge

August 21, 2006

Copies to: All Counsel of Record  
All *Pro Se* Parties