



Interim Products Report and endeavor to eliminate products that are not central to this matter. In addition, following review of BMS's responses to the interrogatories and document demands, plaintiffs may request that BMS disclose the available, best estimate of the quantities produced for any of the products included in the Interim Products Report. BMS shall provide that information to the extent that it is not unduly burdensome.

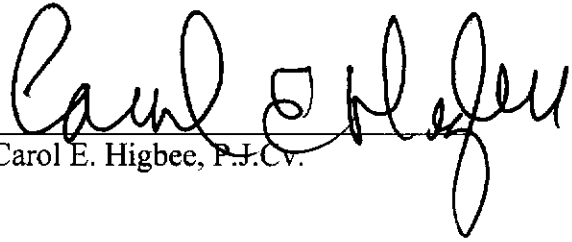
2. The parties shall work together in good faith to try and resolve plaintiffs' objections to BMS's assertions of privilege set forth in BMS's privilege logs, and continue such efforts after BMS serves its responses to plaintiffs' objections on December 15, 2010. Should the parties be unable to resolve any of plaintiffs' remaining objections to privilege after such attempts, then plaintiffs will raise the outstanding issues via a telephone conference with the Court or at the next case management conference, and the Court will schedule motion practice, if necessary.

3. Given the one-week extension to which BMS consented for plaintiffs to serve the specific interrogatories and document demands referenced in paragraph 1 above, if necessary, BMS shall be entitled to a one-week extension of the January 31, 2011 deadline to respond to plaintiffs' specific interrogatories and document demands propounded on December 22, 2010. BMS shall also specifically designate the members of its litigation control group as soon as practicable.

4. The next Case Management Conference will be held on Thursday, March 3, 2011 at 1:30 p.m., at the Atlantic County Courthouse, Courtroom 3-B, 1201 Bacharach Boulevard, Atlantic City, New Jersey.

5. At the next case management conference, counsel and the Court will confer regarding the feasibility of the currently pending March 15, 2011 deadline for plaintiffs, based on the information then available to them and subject to modification, to provide: (i) the specific chemicals alleged to have caused plaintiffs' bodily injuries; (ii) the bodily injuries generally related to each chemical; and (iii) an interim report generally identifying the

scientific bases for the plaintiffs' claims of an association between the injuries and the chemicals (to the extent feasible).

A handwritten signature in cursive script, appearing to read "Carol E. Higbee". The signature is written in black ink and is positioned above a horizontal line.

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