

Michael K. Johnson
JOHNSON BECKER, PLLC
33 South Sixth Street, Suite 4530
Minneapolis, Minnesota 55402
Telephone: (612) 436-1800
Facsimile: (612) 436-1801
mjohnson@johnsonbecker.com

Ryan L. Thompson
WATTS GUERRA LLP
5250 Prue Road, Suite 525
San Antonio, Texas 78240
Telephone: (210) 448-0500
Facsimile: (210) 448-0501
rthompson@wattsguerra.com

**IN RE: INCRETIN-BASED
THERAPIES PRODUCTS
LIABILITY LITIGATION**

Relates to: ALL CASES

Hunter J. Shkolnik
**NAPOLI, BERN, RIPKA &
SHKOLNIK LLP**
350 Fifth Avenue
New York, New York 10018
Telephone: (212)267-3700
Facsimile: (212)587-0031
hunter@napolibern.com

Tor A. Hoerman
TORHOERMAN LAW LLC
101 W. Vandalia Street, Suite 350
Edwardsville, Illinois 62025
Phone: (618) 656-4400
Facsimile: (618) 656-4401
thoerman@torhoermanlaw.com

**Master File No.: 3:13-md-02452-
AJB-MDD**

CERTIFICATE OF SERVICE

**Judge: Hon. Anthony J. Battaglia
Magistrate: Hon. Mitchell D. Dembin**

I, the undersigned, declare as follows:

I am employed in the County of Hennepin, State of Minnesota. I am over the age of eighteen (18) years and not a party to the within action; my business address is: 33 South Sixth Street, Suite 4530, Minneapolis, MN 55402.

On August 13, 2014 and in compliance with the proposed Amended Protective Order agreed to by the parties and entered in this matter as an Attachment to Doc. 530, I caused to be served the following document(s) on the interested parties for each of the following documents as follows:

1. Exhibits 15 and 23-27 to Plaintiffs' Memorandum of Points and Authorities in Support of Motion to Compel Discovery of Adverse Event Source Documents and Databases;
2. Exhibit 28 to Plaintiffs' Memorandum of Points and Authorities in Support of Motion to Compel Discovery of Adverse Event Source Documents and Databases, specifically the Declaration of John M. Restaino in Support of Plaintiffs' Opposition to Defendants' Motion for Summary Judgment Based on Preemption, and Exhibits thereto designated A-H; and,
3. Exhibit 29 to Plaintiffs' Memorandum of Points and Authorities in Support of Motion to Compel Discovery of Adverse Event Source Documents and Databases, specifically the Declaration of Neal L. Moskow in Support of Plaintiffs' Opposition to Defendants' Motion for Summary Judgment Based on Preemption, and Exhibits thereto designated A-R.

On the interested producing parties in this action addressed as follows:

Heidi Levine, Esq.
Leeanne Neri, Esq.
DLA Piper LLP (US)
1251 Avenue of the Americas
New York, NY 10020-1104
heidi.levine@dlapiper.com
leeanne.neri@dlapiper.com
Attorneys for Novo Nordisk, Inc.

Richard B. Goetz, Esq.
Amy Laurendeau, Esq.
O'Melveny & Myers, LLP
400 South Hope Street
Los Angeles, CA 90071
rgoetz@omm.com
alaurendeau@omm.com
*Attorneys for Amylin
Pharmaceuticals, LLC*

Paul Boehm, Esq.
Williams & Connolly LLP
725 Twelfth Street, N.W.
Washington, DC 20005-5901
pboehm@wc.com
*Attorney for Merck Sharp & Dohme
Corp.*

Kenneth J. King, Esq.
Matt Hamilton, Esq.
Pepper Hamilton, LLP
The New York Times Building
37th Floor
620 Eighth Avenue
New York, NY 100181405
kingk@pepperlaw.com
hamiltom@pepperlaw.com
Attorneys for Eli Lilly and Company

___ (BY CM/ECF ELECTRONIC FILING) I hereby certify that I have electronically filed the document(s) listed about with the Clerk of Court using the CM/ECF system, which will automatically send an email notification to all participants in the case who are registered CM/ECF users.

X (BY ELECTRONIC MAIL) at the email addresses listed above pursuant to the pending Amended Protective Order entered in this matter as an Attachment to Doc. 530.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on August 13, 2014, Minneapolis, Minnesota.

s/Rolf T. Fiebiger
Rolf Fiebiger