

**UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF ILLINOIS**

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<b>IN RE: PRADAXA</b>	)	<b>MDL No. 2385</b>
<b>(DABIGATRAN ETEXILATE</b>	)	<b>3:12-md-02385-DRH-SCW</b>
<b>PRODUCTS LIABILITY</b>	)	
<b>LITIGATION</b>	)	

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**This Document Relates to: ALL CASES**

**CASE MANAGEMENT ORDER No. 84**

Upon the motion of the Plaintiffs' Steering Committee, and for good cause shown, the Court hereby enters the following Order with respect to resolution of private lien interests:

1. In order to properly assert a private right of subrogation, right of recovery, and/or lien for medical benefits conditionally advanced by a private entity as payment for medical goods or services for the treatment of Pradaxa-related personal injury (hereinafter, "Right of Recovery") against any person participating as a claimant in the settlement program under the MSA, the entity asserting the Right of Recovery shall provide in writing to counsel of the person against whom the Right of Recovery is asserted, or to such person directly if such person does not have counsel of record, the following:

- a. The full name and address of the legal holder of the Right of Recovery, along with a copy of the health plan document upon which the purported Right to Recovery exists; and

b. The name and social security number of the person against whom the Right of Recovery is claimed, the specific amount claimed, and an itemized health claim ledger substantiating the amount claimed complete with Pradaxa injury related diagnosis codes (i.e. ICD-9 and CPT codes).

2. Counsel for the person against whom the Right of Recovery is asserted must be in actual receipt of the properly asserted Right of Recovery by 4:30 p.m. central time on September 15, 2014, except that with respect to persons who do not have counsel, such persons must be in actual receipt of the properly asserted Right of Recovery by 4:30 p.m. central time on September 15, 2014.

3. The PSC and any persons notified by the PSC under the terms of this Order to appear before this Court on September 19, 2014, at 1:00 p.m. central, or such other date and time as the Court deems proper, for the purpose of reporting to the Court on the number of properly asserted Rights of Recovery within the meaning of this Order, the status of same, any efforts toward resolution same. The Court will then set a date for further adjudication of the claimed rights of recovery.

4. Commencement or continuation of an action, the employment of process, or an act, to collect, recover, recoup, offset, or enforce in any way any untimely asserted Right of Recovery is permanently enjoined.

5. The PSC to provide a copy of this Order by September 5, 2014, 4:30 p.m. central time to any entity the PSC believes is claiming to have

asserted a Right of Recovery through the use of improperly broad methods as described in the PSC's motion.

**SO ORDERED**

 Digitally signed by  
David R. Herndon  
Date: 2014.09.03  
16:05:55 -05'00'

**Chief Judge  
United States District Court**

**Date: September 3, 2014**