IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

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IN RE: AVANDIA MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION

MDL No. 1871 07-md-01871

THIS DOCUMENT APPLIES TO: ALL ACTIONS

PRETRIAL ORDER NO. 173

AND NOW, this 18th day of September 2012, upon consideration of the request by the Administrator of the Avandia Litigation Common Benefit Fund, Andrew A. Chirls, for payment of \$5999.45 to the Administrator, pursuant to PTO 70, for services and costs recorded in August 2012, which was submitted to the Court, the Chairperson of the Fee and Cost Allocation Committee, and GlaxoSmithKline LLC, and finding that the work and fees reflected therein were reasonably necessary for the fulfillment of the Administrator's duties and are not opposed, it is hereby ORDERED that the application for fees is APPROVED in full. The Administrator is AUTHORIZED to WITHDRAW \$5999.45 from the Avandia Litigation Common Benefit Fund as payment for services and reimbursement for expenses.

Upon consideration of the request by the Administrator for payment of \$4750.00 to Heffler, Radetich & Saita LLP for tax compliance and financial review services, which is also unopposed, it is further **ORDERED** that the Administrator is **AUTHORIZED** to **PAY** \$4750.00 from the Avandia Litigation Common Benefit Fund to Heffler, Radetich & Saita LLP.

It is so **ORDERED**.

BY THE COURT M. RUFE, J.