IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY CIVIL TRIAL DIVISION

IRISH WHITTED et al.,

Plaintiffs

v.

August Term, 2009

No. 3382

GENERAL ELECTRIC CO. et al.,

Defendants

Control No. 10033362

L. RYANT-DAVIS

ORDER

AND NOW, this day of Que, 2010, upon consideration of Defendants General Electric Co. and GE Healthcare Inc.'s Motion to Dismiss for Forum Non Conveniens and all joinders, replies, and supplemental briefs thereto, it is ORDERED that said Motion is GRANTED.

Plaintiffs' Complaint is DISMISSED pursuant to 42 Pa.C.S. § 5322. Plaintiffs may petition the Court to reconsider dismissal based on any newly discovered facts regarding contacts with this forum. This dismissal is conditioned upon Defendants submitting to the Court a written Stipulation to accept service, admit personal jurisdiction, and waive any statute of limitations defense in a subsequent action brought by Plaintiffs in North Carolina, Virginia, or the federal MDL in the Northern District of Ohio. Defendants shall file said Stipulation within ten (10) days of the date of entry of this Order.

Whitted Etal Vs General-ORDER

BY THE **COURT**:

Coordinating Judge

Complex Litigation Center