

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

IN RE: DAVOL, INC./C.R. BARD, INC., POLYPROPYLENE HERNIA MESH PRODUCTS LIABILITY LITIGATION

Case No. 2:18-md-2846

CHIEF JUDGE EDMUND A. SARGUS, JR. Magistrate Judge Kimberly A. Jolson

This document relates to: ALL ACTIONS.

## **CASE MANAGEMENT ORDER NO. 8**

# Regarding Plaintiff Profile Forms and Defendant Profile Forms

This Court hereby issues the following Case Management Order to govern the form, procedure, and schedule for the completion and service of Plaintiff Profile Forms ("PPF"), Defendant Profile Form ("DPF") and other documents referenced therein.

# I. Scope of this Order

This Order applies to all Plaintiffs and their counsel in: (a) all actions transferred to MDL 2846 by the Judicial Panel on Multidistrict Litigation ("JPML") pursuant to its Order of August 2, 2018, including those cases subsequently transferred as tag-along actions; and (b) all related actions originally filed in or removed to this Court. The obligation to comply with this CMO and to provide a PPF shall fall solely to the individual counsel representing a Plaintiff. As with all case-specific discovery, the members of the PSC or PEC are not obligated to conduct case-specific discovery for Plaintiffs by whom they have not been individually retained.

## II. Plaintiff Profile Forms

#### A. The PPF Form and Service

- 1. Each Plaintiff in an action in MDL 2846 shall complete and serve upon Defendants via email a completed PPF, the form of which has been agreed to by the parties and approved by the Court, which is attached hereto as Exhibit A, along with all duly executed authorizations for the release of relevant medical records, within 60 days after Defendants serve their Short Form Answer upon a Plaintiff.
- 2. For cases currently on file and served as of November 21, 2018, a completed PPF, the form of which has been agreed to by the parties and approved by the Court, which is attached hereto as Exhibit A, along with all duly executed authorizations for the release of relevant medical records, shall be served on or before December 19, 2018.
- 3. The completed PPF and the duly executed authorizations shall be served upon Defendants' counsel via email at: FederalBardService@ReedSmith.com. A copy of the PPF shall be sent to the PEC's designee at bardmdlppf@fleming-law.com.

#### B. Amendments

Each Plaintiff shall remain under a continuing duty to supplement the information provided in the PPF.

#### C. PPF Deficiency Dispute Resolution

# 1. Phase I: Deficiency Letter

a. If Defendants deem a PPF deficient, Defendants' counsel shall notify Plaintiff's attorney of record of the purported deficiencies via email and allow such Plaintiff an additional 30 days to correct the alleged deficiency. A courtesy copy of the email shall be sent to the PEC's designee at bardmdlppf@fleming-law.com.

b. Defendants shall identify the case name, docket number, the 30 day deadline date and include sufficient detail regarding the alleged deficiency(ies).

### 2. Phase II: Meet and Confer

Should a Plaintiff not respond to the deficiency letter within the time required, then Defendants may request a meet and confer. Defendants' counsel shall notify Plaintiff's attorney of record via email of the request to meet and confer and state that the meet and confer shall occur within 14 days. A courtesy copy of the email shall be sent to the PEC's designee at bardmdlppf@fleming-law.com. The parties' meet and confer period shall begin upon receipt of the email by Plaintiffs attorney of record and, absent agreement of the parties, shall be completed by the conclusion of the 14 days.

## 3. Phase III: Motion to Compel

- a. Following the meet and confer period, should Plaintiff: (i) fail to cure the stated deficiency(ies); (ii) fail to assert objections to same; (iii) fail to respond to or participate in the meet and confer process; or (iv) otherwise fail to provide responses, and absent agreement of the parties to further extend the meet and confer period, at any time following expiration of the fourteen day meet and confer period, Defendants may then file a Motion to Compel the allegedly deficient discovery information via ECF, with a courtesy copy sent via email to Plaintiffs attorney of record and to the PEC's designee at bardmdlppf@fleming-law.com.
- b. Any motion to compel pursuant to this CMO need not be noticed for presentment as required by Local Rule 7.1.
- c. Any response to such a motion shall be filed and served within 14 days following the date of service. Any reply, if necessary, shall be filed within 7 days following the date of service of the opposition.

d. Absent an Order from the Court granting a request by either or both parties for oral argument, the Court will rule on such motions without hearing argument.

#### D. Failure to Serve a PPF

1. Each Plaintiff may request one extension of 30 days to serve a completed PPF, which Defendants shall not unreasonably withhold. Such requests must be made via email to Defendants' counsel before the expiration of the deadline, with a courtesy copy sent to the PEC's designee at bardmdlppf@fleming-law.com.

# 2. Phase I: Notice of Non-Compliance

- a. Should any Plaintiff fail to serve a PPF within the time required in this CMO, Defendants shall send a Notice of Non-Compliance letter via email to that Plaintiff's attorney of record, with a courtesy copy to the PEC's designee at bardmdlppf@fleming-law.com.
- b. Following the receipt of the Notice of Non-Compliance, the Plaintiff shall have 21 days to serve the PPF.

#### 3. Phase II: Meet and Confer

Should a Plaintiff not respond to the Notice of Non-Compliance within the time required above, then the Defendants may request a meet and confer. Defendants' counsel shall notify Plaintiff's attorney of record via email of the request to meet and confer and state that the meet and confer shall occur within 14 days. A courtesy copy of the email shall be sent to the PEC's designee at bardmdlppf@fleming-law.com. The parties' meet and confer period shall begin upon receipt of the email by Plaintiff's attorney of record and, absent agreement of the parties, shall be completed by the conclusion of the 14 days.

4. Phase III: Motion to Compel

a. Should a Plaintiff fail to provide an executed PPF following the time period

allowed above, Defendants may then move the Court for a motion to compel via ECF, with a

courtesy copy sent via email to Plaintiff's attorney of record and to the PEC's designee at

bardmdlppf@fleming-law.com.

b. Any motion to compel pursuant to this CMO need not be noticed for

presentment as required by Local Rule 7.1.

c. Any response to such a motion shall be filed and served within 14 days

following the date of service. Any reply, if necessary, shall be filed within 7 days following the

date of service of the opposition.

d. Absent an Order from the Court granting a request by either or both parties

for oral argument, the Court will rule on such motions without hearing argument.

III. Defendant Profile Forms

1. The parties are still meeting and conferring over the need for and possible

format of a Defense Profile Form ("DPF").

IT IS SO ORDERED.

11-19-201

DATE

EDMUND)A. SARGUS, JR.

CHIEF-UNITED STATES DISTRICT JUDGE

11/19/2018

DATE

KIMBERLY-A. JOLSON

UNITED STATES MAGISTRATE JUDGE

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

IN RE: DAVOL, INC./C.R. BARD, INC., POLYPROPYLENE HERNIA MESH PRODUCTS LIABILITY LITIGATION

Case No. 2:18-md-2846

CHIEF JUDGE EDMUND A. SARGUS, JR. Magistrate Judge Kimberly A. Jolson

This document relates to: PLAINTIFF NAME

Civil Action No.

# **PLAINTIFF PROFILE FORM**

In completing this Plaintiff Profile Form, you must provide information that is true and correct to the best of your knowledge. The Plaintiff Profile Form shall be completed in accordance with the requirements and guidelines set forth in the applicable Case Management Order. As used in this Plaintiff Profile Form, "Davol/C.R. Bard Hernia Mesh Device" refers to the medical device or devices identified in paragraph 7 of your Short Form Complaint.

	I. CASE INFORMATION
Caption:	Docket No.:
Primary Attorney Con	tact (name, address, phone, and email):
	II. PLAINTIFF INFORMATION
Name of Individual Im	planted with Davol/C.R. Bard Hernia Mesh Device:
	Implanted with Davol/C.R. Bard Hernia Mesh Device:
Gender of Individual	Implanted with Davol/C.R. Bard Hernia Mesh Device:

Loss of Consortium Claim?   Yes   No
If yes, name of spouse:
Name of Estate Representative if Individual Implanted with Davol/C.R. Bard Hernia Mesh Device is Deceased:
III. DAVOL/C.R. BARD HERNIA MESH DEVICE INFORMATION
Date of implant:
Reason Davol/C.R. Bard Hernia Mesh Device was Implanted:
Davol/C.R. BardHernia Mesh Device:
Lot Number:
Implanting Surgeon:
Hospital:
Date of implant:
Reason Davol/C.R. Bard Hernia Mesh Device was Implanted:
Davol/C.R. Bard Hernia Mesh Device:
Lot Number:
Implanting Surgeon:
Hospital:
For each Davol/C.R. Bard Hernia Mesh Device, attach the implant operative report and any medical evidence of product identification (product ID sticker); if available.
IV. DAVOL/C.R. BARD HERNIA MESH DEVICE REMOVAL/REVISION SURGERY INFORMATION
Date of surgery:
Description of surgery:
Explanting surgeon:

	lical F	acility:		
Date	of su	rgery:		
		n of surgery:		
		g surgeon:		
		acility:		
repo	ort, a	h removal/revision, attach the and any medical evidence iden Vrevised; if available.	_	
**A	ttach dures.	additional pages as needed to identify of		
		V. OUTCOME ATTRIB	UTED TO 1	DEVICE
۱.	Plai	ntiff asserts the following injuries as a	a result of tl	he Davol/C.R. Bard Hernia
		h Device(s):		
		h Device(s): Abscess(es)		Loss of testicle(s)
		•		
		Abscess(es)		Loss of testicle(s)
		Abscess(es) Adhesions		Loss of testicle(s)  Mesh migration
		Abscess(es) Adhesions Bowel/intestinal obstruction(s)		Loss of testicle(s)  Mesh migration  Mesh shrinkage
		Abscess(es) Adhesions Bowel/intestinal obstruction(s) Bowel/intestinal perforation(s)		Loss of testicle(s)  Mesh migration  Mesh shrinkage  Nerve damage
		Abscess(es) Adhesions Bowel/intestinal obstruction(s) Bowel/intestinal perforation(s) Bowel/intestinal removal(s)		Loss of testicle(s)  Mesh migration  Mesh shrinkage  Nerve damage  Other organ perforation(s)
		Abscess(es) Adhesions Bowel/intestinal obstruction(s) Bowel/intestinal perforation(s) Bowel/intestinal removal(s) Death		Loss of testicle(s)  Mesh migration  Mesh shrinkage  Nerve damage  Other organ perforation(s)  Pain & Suffering

that Plaintiff believes were caused as result of the Davol/C.R. Bard Hernia M Device(s):			

B. Please list all doctors or other healthcare providers Plaintiff has seen for treatment of any of the alleged injuries listed above.

Provider Name, Address, and Specialty	Condition Treated	Approximate Dates of Treatment

<sup>\*\*\*</sup>Attach additional pages as needed to describe injuries or identify other responsive health care providers.

VI. MEDICAL HISTORY			
<b>A.</b>	Prior to the first Davol/C.R. Bard Henhad:	rnia Mesh Device implant, has Plaintiff ever	
<u>Dial</u>	betes:	Yes No Unknown/Unsure	
Adh	esions or Adhesive Disease:	Yes No Unknown/Unsure	
Hern	nia and/or Prior Hernia Repair:	☐ Yes ☐ No ☐ Unknown/Unsure	
<u>Irrita</u>	able Bowel Syndrome:	Yes No Unknown/Unsure	
Lupi	us:	☐ Yes ☐ No ☐ Unknown/Unsure	
Auto	Immune Disorder:	☐ Yes ☐ No ☐ Unknown/Unsure	
Anei	mia or other blood disorder:	☐ Yes ☐ No ☐ Unknown/Unsure	
Resp	piratory disease (i.e. Emphysema and/or COF	PD): Yes No Unknown/Unsure	
<u>Any</u>	disease of the gut, intestines, or bowels:	☐ Yes ☐ No ☐ Unknown/Unsure	
<u>Any</u>	ny abdominal surgery(ies):		
With	regard to cigarettes, Plaintiff is a: (PLEASE CHECK ONLY ONE)		
	Non-smoker		
Current Smoker (please answer question 1 below)			
1. How many packs a day does Plaintiff smoke?			
	Former Smoker (please answer question 2 below)		
	2. Approximately when did Plaintiff quit?		
VII. OTHER			
Α.	(1) Is Plaintiff claiming damages for lost wages:   Yes  No  (2) If so, for what time period(s):		
D			
В.	(1) In the past seven years has Plaintiff fi		
	(2) If so, when?		

# AUTHORIZATIONS AND MEDICAL RECORDS TO BE PRODUCED

Provide duly executed medical records authorization forms attached as Ex. A for all healthcare providers identified in Section V.B. These authorization forms will authorize the records vendor selected by the parties to obtain those records identified in the authorizations from the providers identified within this Plaintiff Profile Form.

Provide a copy of all medical records in your possession, custody, or control (including any
medical records in your attorney's possession) related to the claims and/or alleged injuries in this
case.

Signed	this	Day of	2018
DIEIIVG	CILLO	Day or	2010

Plaintiff's Counsel of Record Firm Name Firm Address Firm Address 2 Phone Email Case: 2:18-md-02846-EAS-KAJ Doc #: 57 Filed: 11/19/18 Page: 12 of 12 PAGEID #: 905

# LIMITED AUTHORIZATION TO DISCLOSE HEALTH INFORMATION

(Pursuant to the Health Insurance Portability and Accountability Act "HIPAA" of 4/14/03)

Pa	tient Name:	SSN:	DOB:
Re	ed Smith LLP and/or Litiga	tion Management, Inc., 6000 Pa	hereby authorize you to release and furnish to: rkland Boulevard, Mayfield Heights OH 44124, copies
	documents, correspond handwritten notes, and laboratory, histology, catheterization reports  All radiology films, man pathology/cytology/his videos/CDs/films/reels  All pharmacy/prescrip  All billing records incl  **Notwithstanding the bidisclosure of notes or records.	dence, x-rays, test results, statem I records created or received by yeytology, pathology, radiology, cammograms, myelograms, CT so stology/autopsy/immunohistoches, and echocardiogram videos. tion records including NDC numuding all statements, itemized biroad scope of the above disclos	emistry specimens, cardiac catheterization bers and drug information handouts/monographs. lls, and insurance records. ure requests, the undersigned does not authorize the psychological, or mental health treatment or
1.	defendants. This doc aspect of the above-name revealed by or in the med condition. This document above-named person's me	ument does not autho d person's medical history, car ical records, or any other matt does not limit your ability to test edical history, care, treatment,	arded by, or on behalf of, attorneys for the rize you to discuss with any individual any e, treatment, diagnosis, prognosis, information er bearing on his or her medical or physical ify at deposition or trial about any aspect of the diagnosis, prognosis, information revealed by or in or her medical or physical condition.
	disease, acquired immunod	eficiency syndrome (AIDS), or	nclude information relating to sexually transmitted numan immunodeficiency virus (HIV). It may also ces, and treatment for alcohol and drug abuse.
	authorization I must do so i department. I understand th this authorization. I unders	n writing and present my written he revocation will not apply to in tand the revocation will not apply test a claim under my policy. Un	at any time. I understand that if I revoke this revocation to the health information management formation that has already been released in response to y to my insurance company when the law provides my aless otherwise revoked, this authorization will expire
; ;	authorization. I need not sign information to be used or dicarries with it the potential to	gn this form in order to assure tre sclosed as provided in CFR 164. For an unauthorized re-disclosure	formation is voluntary. I can refuse to sign this eatment. I understand I may inspect or copy the 524. I understand that any disclosure of information and the information may not be protected by federal my health information, I can contact the releaser
	A notarized signature is <u>not</u> original.	required. CFR 164.508. A copy	of this authorization may be used in place of an
Prin	t Name:		(plaintiff/representative)
Sign	nature:		Date: