IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

IN RE: C.R. BARD, INC., PELVIC REPAIR SYSTEM PRODUCTS LIABILITY LITIGATION

MDL 2187

THIS DOCUMENT RELATES TO ALL CASES

PRETRIAL ORDER # 62

(**Revised** Short Form Complaint and Amended Short Form Complaint re: Addition of Coloplast, et al.; **Revised** Motion to Transfer MDL)

I recently entered a PTO in In re: Coloplast Corp. Pelvic Support Systems Products Liability Litigation, MDL 2387, which adopted a Short Form Complaint and Amended Short Form Complaint adding the following MDL defendants: Coloplast Corp., Analytic Biosurgical Solutions ("ABISS"), Mentor Worldwide LLC, Coloplast A/S, Coloplast Manufacturing US, LLC, and Porges S.A. As a result, attached are a **revised** (1) Short Form Complaint (Exhibit A); and a **revised** (2) Amended Short Form Complaint (Exhibit B) that reflect the addition of these entities to the Short Form and Amended Short Form Complaints in this MDL.

It is **ORDERED** as follows:

(1) While PTO # 51 (New Direct filing Order; Master Complaint, Short Form Complaint, Amended Short Form Complaint and Master Responsive Pleadings) remains in force and effect, parties filing Short Form Complaints in new cases or Amended Short Form Complaints in existing cases must use the revised forms attached to this PTO and located on the court's website, rather than the Short Form and Amended Short Form Complaints attached to PTO # 51, beginning no later than December 19, 2012;

(2) Plaintiffs who have already filed a Short Form or Amended Short Form Complaint

pursuant to PTO # 51 are given leave to amend their Short Form or Amended Short Form

Complaint for the sole purpose of naming the above entities, but must do so on or before

January 25, 2013; and

(3) A revised PDF fillable form entitled "Motion to Transfer MDL," which also can be

found on the court's website and which enables parties to now transfer their case, where

necessary, to any of the five (5) MDLs assigned to me, is attached hereto as Exhibit C and must

be used by the parties in place of the original PDF fillable form.

The court **DIRECTS** the Clerk to file a copy of this order in 2:12-md-2187 and it shall

apply to each member related case previously transferred to, removed to, or filed in this district,

which includes counsel in all member cases up to and including civil action number 2:12-cv-

08906. In cases subsequently filed in this district, a copy of the most recent pretrial order will be

provided by the Clerk to counsel appearing in each new action at the time of filing of the

complaint. In cases subsequently removed or transferred to this court, a copy of the most recent

pretrial order will be provided by the Clerk to counsel appearing in each new action upon

removal or transfer. It shall be the responsibility of the parties to review and abide by all pretrial

orders previously entered by the court. The orders may be accessed through the CM/ECF system

or the court's website at www.wvsd.uscourts.gov.

ENTER: December 17, 2012

seph R. Goodwin

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Exhibit A

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

In re C. R. Bard, Inc.
Pelvic System Products Liability Litigation
MDL No. 2187

	Civil Action No.
	SHORT FORM COMPLAINT
Co	me now the Plaintiff(s) named below, and for Complaint against the Defendants named
below,	incorporate The Master Complaint in MDL No. 2187 by reference. Plaintiff(s) further
show t	he court as follows:
1.	Female Plaintiff
2.	Plaintiff Husband
3.	Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator)
4.	State of Residence
5.	District Court and Division in which action is to be filed upon transfer from the MDL.
6.	Defendants (Check Defendants against whom Complaint is made):
	A. C. R. Bard, Inc. ("Bard")
	B. Sofradim Production SAS ("Sofradim")

		C. Tissue Science Laboratories Limited ("TSL")
		D. Ethicon, Inc.
		E. Ethicon, LLC
		F. Johnson & Johnson
		G. American Medical Systems, Inc. ("AMS")
		H. American Medical Systems Holdings, Inc. ("AMS Holdings")
		I. Endo Pharmaceuticals, Inc.
		J. Endo Health Solutions Inc. (f/k/a Endo Pharmaceutical Holdings, Inc.)
		K. Boston Scientific Corporation
		L. Analytic Biosurgical Solutions ("ABISS")
		M. Mentor Worldwide LLC
		N. Coloplast A/S
		O. Coloplast Corp.
		P. Coloplast Manufacturing US, LLC
		Q. Porges S.A.
7.	Basis	of Jurisdiction
		Diversity of Citizenship
8.		
	a. Para	graphs in Master Complaint upon which venue and jurisdiction lie:

	b. Otl	her allegations of jurisdiction and venue
9.	Defen	dants' products implanted in Plaintiff (Check products implanted in Plaintiff)
		A. The Align Urethral Support System;
		B. The Align TO Urethral Support System;
		C. The Avaulta Anterior BioSynthetic Support System;
		D. The Avaulta Posterior BioSynthetic Support System;
		E. The Avaulta Plus Anterior Support System;
		F. The Avaulta Plus Posterior Biosynthetic Support System;
		G. The Avaulta Solo Anterior Synthetic Support System;
		H. The Avaulta Solo Posterior Synthetic Support System;
		I. The InnerLace BioUrethral Support System;
		J. The Pelvicol Acellular Collagen Matrix;
		K. The PelviLace BioUrethral Support System;
		L. The PelviLace TO Trans-obturator BioUrethral Support System;
		M. The PelviSoft Acellular Collagen BioMesh;
		N. The Pelvitex Polypropylene Mesh;
		O. The Uretex SUP Purbourethral Sling;
		P. The Uretex TO Trans-obturator Urethral Support System;
		Q. The Uretex TO2 Trans-obturator Urethral Support System; and
		R. The Uretex TO3 Trans-obturator Urethral Support System.

		S. Other
10.	Defer produ	ndants' Products about which Plaintiff is making a claim. (Check applicabacts)
		A. The Align Urethral Support System;
		B. The Align TO Urethral Support System;
		C. The Avaulta Anterior BioSynthetic Support System;
		D. The Avaulta Posterior BioSynthetic Support System;
		E. The Avaulta Plus Anterior Support System;
		F. The Avaulta Plus Posterior Biosynthetic Support System;
		G. The Avaulta Solo Anterior Synthetic Support System;
		H. The Avaulta Solo Posterior Synthetic Support System;
		I. The InnerLace BioUrethral Support System;
		J. The Pelvicol Acellular Collagen Matrix;
		K. The PelviLace BioUrethral Support System;
		L. The PelviLace TO Trans-obturator BioUrethral Support System;
		M. The PelviSoft Acellular Collagen BioMesh;
		N. The Pelvitex Polypropylene Mesh;
		O. The Uretex SUP Purbourethral Sling;
		P. The Uretex TO Trans-obturator Urethral Support System;
		Q. The Uretex TO2 Trans-obturator Urethral Support System; and
		R. The Uretex TO3 Trans-obturator Urethral Support System.

		S. Other
11.	Date of	of Implantation as to Each Product
12.	Hosp	ital(s) where Plaintiff was implanted (including City and State)
13.	Impla	nting Surgeon(s)
14.	Count	s in the Master Complaint brought by Plaintiff(s)
		Count I
		Count II
		Count III
		Count IV
		Count V
		Count VI
		Count VII (by the Husband)
		Count VIII
		Other (please state the facts supporting this Count in the space.
	_	immediately below)
		Other (please state the facts supporting this Count in the space
		immediately below)

		Attornava for Dlaintiff
		Attorneys for Plaintiff
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IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

Exhibit B

CHARLESTON DIVISION

In re C. R. Bard, Inc.
Pelvic System Products Liability Litigation
MDL No. 2187

Civil Action No.

	AMENDED SHORT FORM COMPLAINT
Co	ome now the Plaintiff(s) named below, and for Complaint against the Defendants named
below,	, incorporate The Master Complaint in MDL No. 2187 by reference. Plaintiff(s) further
show t	the court as follows:
1.	Female Plaintiff
2.	Plaintiff Husband
3.	Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator)
4.	State of Residence
5.	District Court and Division in which action is to be filed upon transfer from the MDL.
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B. Sofradim Production SAS ("Sofradim")

		C. Tissue Science Laboratories Limited ("TSL")
		D. Ethicon, Inc.
		E. Ethicon, LLC
		F. Johnson & Johnson
		G. American Medical Systems, Inc. ("AMS")
		H. American Medical Systems Holdings, Inc. ("AMS Holdings")
		I. Endo Pharmaceuticals, Inc.
		J. Endo Health Solutions Inc. (f/k/a Endo Pharmaceutical Holdings, Inc.)
		K. Boston Scientific Corporation
		L. Analytic Biosurgical Solutions ("ABISS")
		M. Mentor Worldwide LLC
		N. Coloplast A/S
		O. Coloplast Corp.
		P. Coloplast Manufacturing US, LLC
		Q. Porges S.A.
7.	Basis	of Jurisdiction
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		S. Other
11.	Date of	of Implantation as to Each Product
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		Attamassa fan Dlaintiff
		Attorneys for Plaintiff
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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF WEST VIRGINIA CHARLESTON DIVISION

Exhibit C

IN RE: C. R. BARD, INC., PELVIC REI SYSTEM PRODUCTS LIABILITY LITIO			
Plaintiff(s),			
v.	CASE NO.		
Defendant(s).			
MOTION TO TRANSFER MDL			
COME NOW the plaintiff(s), by and through the undersigned counsel, and move the			
court to transfer this member case from MDL 2187, In re: C. R. Bard, Inc., Pelvic Repair			
System Products Liability Litigation, to:			
MDL Select One:			
Plaintiff(s) herein filed a Complaint or Short Form Complaint in MDL 2187 against C. R.			
Bard, Inc., and others. Plaintiff(s) later filed an Amended Short Form Complaint that no longer			
included C. R. Bard, Inc. or another named defendant in that litigation; included instead, among			
others, were the following parties from M	DL :		

Because C. R. Bard, Inc. or another defendant named in the Master Complaint, is no			
longer a named defendant in this member case, Plaintiff(s) respectfully request that the Court: 1)			
GRANT the Plaintiff(s) motion to transfer this civil action from MDL 2187 to ; and 2)			
direct the Clerk to disassociate this civil action as a member case in MDL 2187 and re-associate			
it with MDL .			
(CERTIFICATE OF SERV	VICE	
I hereby certify that on		, I electronically filed the	
foregoing with the Clerk of Court using the CM/ECF system which will send notification of such			
filing to the CM/ECF participants registered to receive service in this member case.			