UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA CHARLESTON DIVISION

IN RE: BOSTON SCIENTIFIC CORP.

PELVIC REPAIR SYSTEM

PRODUCTS LIABILITY LITIGATION

MDL NO. 2326

PRETRIAL ORDER NO. 190

Order Re: Qualified Settlement Fund -

Boston Scientific Corp. & Goza & Honnold, L.L.C. and

Bartimus, Frickleton, Robertson, Rader, P.C.

Pending is an Unopposed Motion for Approval of the Goza BSC Qualified Settlement

Fund, filed March 30, 2018. Goza & Honnold, L.L.C. and Bartimus, Frickleton, Robertson, Rader,

P.C. ("Goza"), as counsel for certain plaintiffs in this MDL No. 2326 hereby moves for entry of

an Order to aid in the efficient processing and administration of a confidential settlement

agreement (the "Settlement Agreement") between Goza and Defendant Boston Scientific Corp.

("Boston Scientific") (Goza and Boston Scientific, together, the "Parties) to resolve the claims of

certain claimants against Boston Scientific relating to the implant of Boston Scientific Pelvic

Repair Products (as defined in the Settlement Agreement).

In particular, the Motion seeks an Order (1) approving the Goza BSC Escrow Agreement

(the "Escrow Agreement") which forms a settlement escrow account named the Goza BSC

Settlement Escrow Account (the "Settlement Escrow"), (2) retaining continuing jurisdiction and

supervision over the Settlement Escrow, and (3) determining that the Settlement Escrow

constitutes a "qualified settlement fund" within the meaning of section 468B of the Internal

Revenue Code of 1986, as amended (the "Code") and Treasury Regulation sections 1.468B-1, et.

seq.

The Court, having reviewed the Motion and Escrow Agreement, and finding good and

sufficient cause, **FINDS** and **ORDERS** the following:

1

1) The Unopposed Motion [ECF NO. 5548-1] is **GRANTED**.

2) The terms of the Escrow Agreement are hereby approved;

3) The Settlement Escrow constitutes a qualified settlement fund within the meaning

of section 468B of the Internal Revenue Code of 1986, as amended ("the Code") and Treasury

Regulation sections 1.468B-1, et. seq.

4) The Court will retain continuing jurisdiction and supervision over the Settlement

Escrow, in accordance with the terms of the Escrow Agreement.

5) The Court approves the appointment of Amegy Bank, a division of Zions Corp,

N.A., as Escrow Agent and The Settlement Alliance LLC, as the administrator of the Settlement

Escrow, pursuant to the terms and conditions of The Escrow Agreement. Further, the funds held

by the Escrow Agent in the Settlement Escrow shall be disbursed by the Escrow Agent only

pursuant to and in conformance with the terms of the Escrow Agreement and Settlement

Agreement, which include provisions for payments into the MDL 2326 Fund.

The court **DIRECTS** the Clerk to file a copy of this order in 2:12-md-2326 and it shall

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

where applicable, which includes counsel in all member cases up to and including civil action no.

2:18-cv-01066. 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:** July 13, 2018

JOSEPH R. GOODWIN UNITED STATES DISTRICT JUDGE

2