

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

CHARLESTON DIVISION

IN RE: COLOPLAST CORP. PELVIC SUPPORT
SYSTEMS PRODUCTS LIABILITY LITIGATION

MDL 2387

THIS DOCUMENT RELATES TO CASES
IDENTIFIED ON EXHIBITS A and B

**PRETRIAL ORDER # 142
(Docket Control Order – Coloplast Wave 5 Cases)**

The cases on Exhibit A have resided on the inactive docket beginning as early as **January 1, 2015**, through **July 1, 2017**. Despite representations in inactive docket orders proposed by the parties and entered by the court, that the cases on Exhibit A have been settled or entered into a settlement model, and despite repeated warnings by the court that cases will not remain on the inactive docket indefinitely, the number of cases on the inactive docket remains in the thousands.

To address this issue, in addition to the court's decision to end the parties' ability to place cases on the inactive docket beginning November 1, 2018 (as accomplished by a previous Pretrial Order), the court finds it necessary to return the cases on Exhibit A to the active docket and place them on the scheduling order set forth below. The cases on Exhibit B are not flagged as inactive in this MDL and are not currently subject to a docket control order, and the court now enters the scheduling order set forth below as to those cases as well.

Accordingly, the court **ORDERS** that the cases on Exhibits A are:

1. removed from the pending inactive docket; and

2. placed on the active docket.

As to the cases on Exhibits A and B, the court further **ORDERS** that:

1. The cases are no *longer eligible for return to the inactive docket nor may notices of settlement be filed to relieve the parties from scheduling deadlines;*

2. To the extent other defendants, in addition to Coloplast are named in the cases on Exhibits A and B, the deadlines below also apply to them;

3. The Clerk will file this Docket Control Order in the main MDL and, as of the time of that filing in the MDL, every case listed on Exhibits A and B (hereinafter referred to as “Wave 5 cases”) becomes subject to the deadlines in this Docket Control Order. This Docket Control Order will be placed in each individual case as quickly as administratively possible; and

4. The following deadlines immediately apply in all Wave 5 cases with ***one important exception. If any of the cases on any exhibit were previously on a docket control order and dispositive and Daubert deadlines had passed before such cases became inactive, the parties may not file or refile dispositive or Daubert motions without first seeking leave of court for good cause shown. While the court is returning cases to the active docket, it is not the court’s intention to allow a new round of pleadings or a second bite at the apple for cases already worked up in previous waves.***

The following deadlines immediately apply in all Wave 5 cases:

A. SCHEDULING DEADLINES. The following deadlines shall apply in all Coloplast Wave 5 cases:

Plaintiff Fact Sheets. ¹	11/15/2018
Defendant Fact Sheets. ²	11/22/2018
Deadline for written discovery requests.	12/21/2018
Expert disclosures served by plaintiffs pursuant to Fed. R. Civ. P. 26 as limited by ¶ 3.a. of this order.	02/22/2019
Expert disclosure served by defendants pursuant to Fed. R. Civ. P. 26 as limited by ¶ 3.a. of this order. ³	03/22/2019
Expert disclosure served for rebuttal pursuant to Fed. R. Civ. P. 26 as limited by ¶ 3.a. of this order.	03/29/2019
Deposition deadline and close of discovery.	04/29/2019
Filing of dispositive motions.	05/13/2019
Response to dispositive motions.	05/27/2019
Reply to response to dispositive motions.	06/03/2019
Filing of <i>Daubert</i> motions.	05/13/2019
Responses to <i>Daubert</i> motions.	05/27/2019
Reply to response to <i>Daubert</i> motions.	06/03/2019

1. **Completion Date.** The last date to complete depositions shall be the “discovery completion date” by which all discovery shall be completed.

2. **Limitations on Interrogatories, Requests for Admissions and Depositions.** The following limitations apply:

- a. Each defendant⁴ is limited to 10 interrogatories, 10 requests for production of documents and 10 requests for admission per case.

¹ The court reminds plaintiffs who have named additional MDL defendants other than Coloplast to serve a defendant-specific Plaintiff Fact Sheet as required in that particular defendant’s MDL.

² Where plaintiffs have named multiple defendants (i.e., C. R. Bard, Inc., and Ethicon, Inc., Boston Scientific Corp., etc.), each defendant must serve a Defendant Fact Sheet using the form agreed to in that defendant’s MDL.

³ Paragraph 3.a. of this order states the “the plaintiffs and each defendant are limited to no more than five (5) experts per case (exclusive of treating physicians).”

⁴ In referring to the “defendant” or “defendants” throughout this order, it is my intention that a defendant(s) includes the defendant and its related entities, i.e., Ethicon, Inc. and Johnson & Johnson are related entities and treated as one defendant for purposes of these discovery limitations. Likewise, if more than one plaintiff is named, plaintiffs are treated as one entity for purposes of these discovery limitations.

- b. Plaintiffs are limited to 10 interrogatories, 10 requests for production of documents and 10 requests for admission to each defendant.
- c. In each individual member case, no more than 4 treating physicians may be deposed.⁵
- d. Depositions of plaintiff's friends and family members may be taken at any time prior to trial provided the deposition is requested before the discovery completion date.
- e. The Deposition of any witness is limited to 3 hours absent agreement of the parties.
- f. The court will consider modifications to the above limitations only upon good cause shown.

3. **Limitations on Experts.** The following limitations related to experts apply:

- a. The parties may conduct general and specific expert discovery on all products at issue in this Wave. In light of the products involved in this Wave, the likelihood of overlap in expert opinion from one case to another (except as to specific causation) and the need to streamline discovery in these cases, **the plaintiffs and each defendant are limited to no more than five experts per case (exclusive of treating physicians).**
- b. The parties shall coordinate the depositions of general causation experts.

⁵ To the extent disputes arise regarding the division of time between the parties for the deposition of treating physicians (three hours total absent agreement), I will address those disputes, rather than the assigned Magistrate Judge, Judge Eifert.

Insofar as multiple plaintiffs or multiple defendants use the same general causation expert or experts or general causation rebuttal experts, those experts shall be deposed only once on the issue of general causation. As to defendants' experts, plaintiffs are instructed to choose a lead questioner.

- c. The court encourages the coordination of depositions of specific causation experts to the extent there is overlap in the parties' use of specific causation experts by multiple parties.
- d. The court will consider modifications to the above limitations only upon good cause shown.

4. **Transferring to another MDL, requesting removal from the Wave and extensions of deadlines.**

- a. *Transfer of any case from this wave to any other MDL, whether by ruling upon a motion from plaintiff or defendants or sua sponte by the court, does not relieve the plaintiff or any remaining defendant(s) from the deadlines of this Docket Control Order.*
- b. If an Amended Short Form Complaint properly filed pursuant to Federal Rules of Civil Procedure 15(a), names a new party, then any party may move for an extension to the Docket Control Order.

B. MOTION PRACTICE.

- 1. **Daubert Motions.** For the filing of *Daubert* motions on general causation issues only, the parties are instructed to file one *Daubert* motion per

expert in the main MDL (MDL 2387) instead of the individual member case.⁶ Each side may file one response and one reply in the main MDL to each *Daubert* motion. This limitation does not apply to specific causation *Daubert* motions, responses and replies. Specific causation *Daubert* motions, responses and replies must be filed in the individual member cases. To the extent a challenged expert is both a general and specific causation expert, the parties must file a general causation motion in the main MDL 2387 and an individual specific causation motion in an individual member case.

2. **Page Limitations.** The page limitations provided in Local Civil Rule 7.1(a)(2) apply to memoranda in support of all dispositive and *Daubert* motions, oppositions, and replies. The court will not consider pleadings that exceed these limitations.

3. **Confidential Documents.** In the past, the court has permitted parties to file placeholder exhibits in support of *Daubert*, dispositive and other motions, responses and replies in the place of confidential documents that may be sealed and then, within five days, redact/dedesignate the documents or file a motion to seal. *The court will no longer permit this practice. Parties may no longer file placeholder exhibits.* The court expects leadership counsel for plaintiffs and defendants to resolve issues related to confidential designations well before the filing of motions. In the event there are issues related to sealing of confidential documents that the parties are unable to resolve, they must be brought to the court's attention in a consolidated

⁶ If parties wish to adopt previous *Daubert* motions on general causation experts from other MDLs, they may file a notice of adoption with a copy of the previous filing (if necessary) they wish to adopt in the main MDL 2387.

manner as follows: Any consolidated motion to seal is due on or before **March 25, 2019**, and any response is due by **April 8, 2019**. Any reply is due by **April 15, 2019**. The court expects full compliance with Local Civil Rule 26.4(c).

4. **Locations of Filings.** With the exception of the general causation *Daubert* motions as outlined above, the parties are reminded that they must file dispositive and *Daubert* motions on specific causation, responses and replies in the applicable member cases only, not in the Coloplast MDL.

C. CASES READY FOR TRANSFER, REMAND OR TRIAL

1. **Venue Recommendations.** By no later than **April 6, 2019**, the parties shall meet and confer concerning the appropriate venue for each of the cases, and the parties are **ORDERED** to submit joint venue recommendations to the court by **April 13, 2019**. The parties' joint recommendation(s) shall identify cases where venue is in dispute. The court may then request briefing.

2. **Transfer and Remand.** The court, pursuant to PTO # 10 and 28 U.S.C. § 1404(a), will transfer each directly-filed case to a federal district court of proper venue as defined in 28 U.S.C. § 1391. In the alternative, pursuant to PTO # 10 and 28 U.S.C. § 1407, cases that were transferred to this court by the MDL Panel shall be remanded for further proceedings to the federal district court from which each such case was initially transferred.⁷

⁷ As expressly contemplated by PTO # 10, Coloplast does not waive its right to seek transfer—pursuant to 28 U.S.C. § 1406(a) or any other available ground—of any case to a court of proper venue, regardless of whether that case was transferred to or directly-filed in the Southern District of West Virginia. I entered identical PTOs in the remaining MDLs assigned to me.

3. **Trial Settings.** If a case is to be tried in the United States District Court for the Southern District of West Virginia (either by agreement of the parties or where venue in the Southern District is determined to be proper by the court), the case shall be deemed trial-ready when discovery is completed and the court rules on the parties' summary judgment motions. The trial date for cases transferred or remanded to other federal district courts shall be set by the judge to whom the transferred or remanded case is assigned (including the undersigned through intercircuit assignment).

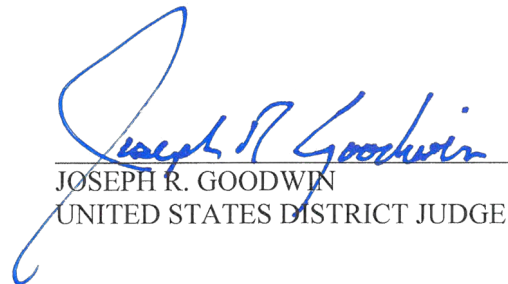
D. COMMON BENEFIT TIME. I have entered a number of Pretrial Orders related to the eventual recovery of the cost of special services performed and expenses incurred by participating counsel in this and the other MDLs assigned to me. I direct the parties' attention to PTO # 6⁸, and its warning that "[n]o time spent on developing or processing purely individual issues in any case for an individual client (claimant) will be considered or should be submitted, nor will time spent on any unauthorized work." Pretrial Order No. 6, ECF No. 15, ¶ C. The court is of the opinion it is highly unlikely that any work performed by counsel on individual wave cases will be considered common benefit work.

The court **DIRECTS** the Clerk to file a copy of this order in 2:12-md-2387 **and in the Coloplast Wave 5 cases identified on Exhibits A and B.** It shall be the responsibility of the parties to review and abide by all pretrial orders previously entered by the court. The orders

⁸ I entered identical PTOs in the remaining MDLs assigned to me.

may be accessed through the CM/ECF system or the court's website at www.wvsd.uscourts.gov.

ENTER: October 31, 2018



JOSEPH R. GOODWIN
UNITED STATES DISTRICT JUDGE

EXHIBIT A
Coloplast PTO # 142

	Civil Action No.	Case Name
1	2:12-cv-03460	Bishop et al v. Coloplast Corp.
2	2:12-cv-04219	Jacobs et al v. Mentor Corporation et al
3	2:13-cv-02274	Terry et al v. Mentor Worldwide LLC et al
4	2:13-cv-04164	Foltz v. Coloplast Corp.
5	2:13-cv-04865	Killian v. Coloplast Corp.
6	2:13-cv-05407	Riedel et al v. Coloplast A/S et al
7	2:13-cv-05428	Badzinski v. Coloplast Corp.
8	2:13-cv-06125	McClain v. Coloplast Corp.
9	2:13-cv-08521	Murray v. Mentor Worldwide LLC et al
10	2:13-cv-08942	Riggs v. Mentor Worldwide LLC et al
11	2:13-cv-09466	Eggleston v. Mentor Worldwide LLC et al
12	2:13-cv-09859	Silva et al v. Mentor Worldwide LLC et al
13	2:13-cv-10322	Sappington et al v. Mentor Worldwide LLC et al
14	2:13-cv-11046	Berner et al v. Coloplast A/S et al
15	2:13-cv-12405	Ornelas v. Mentor Worldwide LLC et al
16	2:13-cv-12596	Smiley v. Coloplast Corp.
17	2:13-cv-13198	Ibarra et al v. Coloplast Corp.
18	2:13-cv-13713	Hernandez v. Mentor Worldwide LLC et al
19	2:13-cv-13802	Gerstel v. Mentor Worldwide LLC et al
20	2:13-cv-13803	Hambly v. Mentor Worldwide LLC et al
21	2:13-cv-14462	Smith v. Mentor Worldwide LLC et al
22	2:13-cv-14827	Sorrentino et al v. Coloplast Corp.
23	2:13-cv-15938	Franciscus v. Mentor Worldwide LLC et al
24	2:13-cv-16147	Dahl et al v. Mentor Worldwide LLC et al
25	2:13-cv-16254	Howard et al v. Coloplast Corp.
26	2:13-cv-16267	Nowak et al v. Coloplast Corp.
27	2:13-cv-16268	Snyder et al v. Coloplast Corp.
28	2:13-cv-16809	Wells v. Mentor Worldwide LLC et al
29	2:13-cv-17838	Thomas et al v. Coloplast Corp.
30	2:13-cv-19246	Tench et al v. Coloplast Corp.
31	2:13-cv-19499	Moore et al v. Mentor Worldwide LLC et al
32	2:13-cv-19608	Sprinkle v. Mentor Worldwide LLC et al
33	2:13-cv-19951	Coffman et al v. Mentor Worldwide LLC et al
34	2:13-cv-19987	Farley v. Mentor Worldwide LLC et al
35	2:13-cv-20021	Johnson v. Mentor Worldwide LLC et al
36	2:13-cv-20128	Ludholtz et al v. Coloplast Corp.
37	2:13-cv-20222	Goss v. Mentor Worldwide LLC et al
38	2:13-cv-20373	Decelles v. Mentor Worldwide LLC et al
39	2:13-cv-20510	Tridente et al v. Mentor Worldwide LLC et al
40	2:13-cv-20519	Sutton v. Coloplast Corp.
41	2:13-cv-21003	Cruz et al v. Mentor Worldwide LLC et al
42	2:13-cv-22081	Csukardi v. Coloplast Corp.
43	2:13-cv-22299	Gonzalez v. Mentor Worldwide LLC et al
44	2:13-cv-23003	Kelley et al v. Mentor Worldwide LLC et al
45	2:13-cv-23498	Pfeiffer v. Mentor Worldwide LLC et al
46	2:13-cv-23710	Riley et al v. Coloplast Corp.
47	2:13-cv-23732	Procel v. Mentor Worldwide LLC et al

EXHIBIT A
Coloplast PTO # 142

	Civil Action No.	Case Name
48	2:13-cv-24332	Hoffman v. Mentor Worldwide LLC et al
49	2:13-cv-25817	Baker et al v. Coloplast Corp.
50	2:13-cv-26694	Fred et al v. Mentor Worldwide LLC et al
51	2:13-cv-27453	Olier v. Coloplast Corp.
52	2:13-cv-28015	Colbo et al v. Mentor Worldwide LLC et al
53	2:13-cv-28853	Rodgers v. Mentor Worldwide LLC et al
54	2:13-cv-28995	Crawley-Kelsey v. Mentor Worldwide LLC et al
55	2:14-cv-00305	Terrian v. Coloplast Corp.
56	2:14-cv-00313	Seeley v. Coloplast Corp.
57	2:14-cv-00512	Grant v. Mentor Worldwide LLC et al
58	2:14-cv-00516	Ratzlaff et al v. Coloplast Corp.
59	2:14-cv-00927	Burnett et al v. Coloplast Corp.
60	2:14-cv-01181	Griffin et al v. Coloplast Corp.
61	2:14-cv-03759	Misik v. Mentor Worldwide LLC et al
62	2:14-cv-03880	Lint v. Mentor Worldwide LLC et al
63	2:14-cv-05829	Grantham et al v. Mentor Worldwide LLC et al
64	2:14-cv-07823	Thompson v. Mentor Worldwide LLC et al
65	2:14-cv-09719	Pitner v. Coloplast Corp.
66	2:14-cv-09809	Woods et al v. Coloplast Corp.
67	2:14-cv-09821	Parkman v. Mentor Worldwide LLC et al
68	2:14-cv-10690	Stroud v. Coloplast Corp.
69	2:14-cv-10744	Chandler et al v. Coloplast Corp.
70	2:14-cv-10745	Upchurch et al v. Mentor Worldwide LLC et al
71	2:14-cv-10749	Russ v. Coloplast Corp.
72	2:14-cv-10803	Hinojosa et al v. Coloplast Corp.
73	2:14-cv-11110	Thurman v. Coloplast Corp.
74	2:14-cv-11322	Kumar v. Coloplast Corp.
75	2:14-cv-11656	Copeland et al v. Coloplast Corp.
76	2:14-cv-11732	Sanders et al v. Coloplast Corp.
77	2:14-cv-11753	Berry v. Mentor Worldwide LLC et al
78	2:14-cv-12587	Jara et al v. Mentor Worldwide LLC et al
79	2:14-cv-12889	Keasler v. Mentor Worldwide LLC et al
80	2:14-cv-12891	Dietz et al v. Mentor Worldwide LLC et al
81	2:14-cv-13132	Sanchez v. Mentor Worldwide LLC et al
82	2:14-cv-14127	Evans et al v. Coloplast Corp.
83	2:14-cv-14455	Bennett v. Coloplast Corp.
84	2:14-cv-15146	Borden v. Mentor Worldwide LLC et al
85	2:14-cv-15426	Safar et al v. Coloplast Corp.
86	2:14-cv-15704	Quinn et al v. Mentor Worldwide LLC et al
87	2:14-cv-15851	Long v. Mentor Worldwide LLC et al
88	2:14-cv-16053	Campbell et al v. Mentor Worldwide LLC et al
89	2:14-cv-16459	Johnson v. Mentor Worldwide LLC et al
90	2:14-cv-16709	Richardson et al v. Mentor Worldwide LLC et al
91	2:14-cv-16763	Ramey et al v. Coloplast Corp.
92	2:14-cv-16776	Keasey v. Coloplast Corp.
93	2:14-cv-16778	Savage et al v. Mentor Worldwide LLC et al
94	2:14-cv-16838	MacGregor v. Mentor Worldwide LLC et al

EXHIBIT A
Coloplast PTO # 142

	Civil Action No.	Case Name
95	2:14-cv-17068	Parker et al v. Coloplast Corp.
96	2:14-cv-17128	Eubanks v. Coloplast Corp.
97	2:14-cv-17928	Dixon et al v. Coloplast Corp.
98	2:14-cv-17977	Guler et al v. Coloplast Corp.
99	2:14-cv-17979	Bishop et al v. Coloplast Corp.
100	2:14-cv-17983	Campbell v. Coloplast Corp.
101	2:14-cv-17985	Payne v. Coloplast Corp.
102	2:14-cv-18830	Clausen et al v. Mentor Worldwide LLC et al
103	2:14-cv-18833	Mackey et al v. Mentor Worldwide LLC et al
104	2:14-cv-18834	Nicolini et al v. Mentor Worldwide LLC et al
105	2:14-cv-18885	Allen v. Coloplast Corp.
106	2:14-cv-19131	Manley et al v. Mentor Worldwide LLC et al
107	2:14-cv-20058	Lee et al v. Coloplast Corp.
108	2:14-cv-20331	Schaub et al v. Mentor Worldwide LLC et al
109	2:14-cv-20552	Smith v. Mentor Worldwide LLC et al
110	2:14-cv-20801	Sutton et al v. Mentor Worldwide LLC et al
111	2:14-cv-21138	Bittner v. Coloplast Corp.
112	2:14-cv-21185	Artemis et al v. Mentor Worldwide LLC et al
113	2:14-cv-21843	Reynolds v. Mentor Worldwide LLC et al
114	2:14-cv-23478	Turner v. Mentor Worldwide LLC et al
115	2:14-cv-23502	Dixon v. Mentor Worldwide LLC et al
116	2:14-cv-24123	Simmons v. Mentor Worldwide LLC et al
117	2:14-cv-24440	Goff et al v. Mentor Worldwide LLC et al
118	2:14-cv-24520	Simon v. Coloplast Corp.
119	2:14-cv-24564	Sutphen v. Coloplast Corp.
120	2:14-cv-24648	MacTernan v. Coloplast Corp.
121	2:14-cv-24770	Nelson v. Coloplast Corp.
122	2:14-cv-24807	Stuart et al v. Mentor Worldwide LLC et al
123	2:14-cv-24928	Ray et al v. Mentor Worldwide LLC et al
124	2:14-cv-25108	Hawes et al v. Coloplast Corp.
125	2:14-cv-25538	Alexander v. Coloplast Corp.
126	2:14-cv-25552	Jackson et al v. Mentor Worldwide LLC et al
127	2:14-cv-25591	Adame et al v. Mentor Worldwide LLC et al
128	2:14-cv-26088	Von Ahn et al v. Coloplast Corp.
129	2:14-cv-26244	Zacha v. Coloplast Corp.
130	2:14-cv-26400	McLean v. Mentor Worldwide LLC et al
131	2:14-cv-26518	Silvestre v. Coloplast Corp.
132	2:14-cv-26624	Kowalik et al v. Coloplast Corp.
133	2:14-cv-26842	Harshe v. Coloplast Corp.
134	2:14-cv-26990	Hawkins et al v. Coloplast Corp.
135	2:14-cv-27484	Sparks et al v. Coloplast Corp.
136	2:14-cv-27484	Sparks et al v. Coloplast Corp.
137	2:14-cv-27619	Walters v. Coloplast Corp.
138	2:14-cv-27628	Keim v. Coloplast Corp.
139	2:14-cv-27646	Gray et al v. Coloplast Corp.
140	2:14-cv-27696	Araiza v. Mentor Worldwide LLC et al
141	2:14-cv-28131	Argo v. Coloplast Corp.

EXHIBIT A
Coloplast PTO # 142

	Civil Action No.	Case Name
142	2:14-cv-28200	Runge et al v. Coloplast Corp.
143	2:14-cv-28201	Sessions v. Coloplast Corp.
144	2:14-cv-28203	Vititoe v. Coloplast Corp.
145	2:14-cv-28207	LaCour et al v. Coloplast Corp.
146	2:14-cv-28209	Williams et al v. Coloplast Corp.
147	2:14-cv-28816	Durbin v. Coloplast Corp.
148	2:14-cv-28817	McDowell v. Coloplast Corp.
149	2:14-cv-28819	Beard v. Coloplast Corp.
150	2:14-cv-28821	Meyer v. Coloplast Corp.
151	2:14-cv-28822	Bilbrey v. Coloplast Corp.
152	2:14-cv-28823	Elrod et al v. Coloplast Corp.
153	2:14-cv-28826	Moharer et al v. Coloplast Corp.
154	2:14-cv-28828	Parker et al v. Coloplast Corp.
155	2:14-cv-28831	Patterson v. Coloplast Corp.
156	2:14-cv-28833	Pickler et al v. Coloplast Corp.
157	2:14-cv-28908	Medina v. Mentor Worldwide LLC et al
158	2:14-cv-28947	Laitinen v. Coloplast Corp.
159	2:14-cv-29027	Huinker v. Coloplast Corp.
160	2:14-cv-29029	Brooks v. Mentor Worldwide LLC et al
161	2:14-cv-29030	Vercautren v. Mentor Worldwide LLC et al
162	2:14-cv-29114	Ley v. Mentor Worldwide LLC et al
163	2:14-cv-29198	Rynearson v. Coloplast Corp.
164	2:14-cv-29199	Sincyr et al v. Coloplast Corp.
165	2:14-cv-29200	Tallant v. Coloplast Corp.
166	2:14-cv-29201	Zapata v. Coloplast Corp.
167	2:14-cv-29232	Green et al v. Mentor Worldwide LLC et al
168	2:14-cv-29264	Garcia et al v. Coloplast Corp.
169	2:14-cv-29843	Kinney v. Coloplast Corp.
170	2:14-cv-30781	Peets-Gambrell v. Coloplast Corp.
171	2:15-cv-00126	Canter et al v. Mentor Worldwide LLC et al
172	2:15-cv-00251	Lundy v. Mentor Worldwide LLC et al
173	2:15-cv-00526	Mackerman v. Mentor Worldwide LLC et al
174	2:15-cv-00532	Wurth v. Mentor Worldwide LLC et al
175	2:15-cv-00536	Vinay v. Mentor Worldwide LLC et al
176	2:15-cv-00569	Zimmerman v. Coloplast Corp.
177	2:15-cv-00705	Kuiken et al v. Coloplast Corp.
178	2:15-cv-00777	Cain v. Mentor Worldwide LLC et al
179	2:15-cv-01393	Morales v. Mentor Worldwide LLC et al
180	2:15-cv-01512	Waller et al v. Mentor Worldwide LLC et al
181	2:15-cv-01577	Salazar v. Mentor Worldwide LLC et al
182	2:15-cv-01789	Forster et al v. Mentor Worldwide LLC et al
183	2:15-cv-01790	Fresonke v. Mentor Worldwide LLC et al
184	2:15-cv-02100	Allen v. Coloplast Corp.
185	2:15-cv-02183	Karlage v. Mentor Worldwide LLC
186	2:15-cv-02184	Montgomery-Hunt v. Mentor Worldwide LLC et al
187	2:15-cv-02543	Pearson v. Coloplast Corp.
188	2:15-cv-02633	Hobbs v. Coloplast Corp.

EXHIBIT A
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	Civil Action No.	Case Name
189	2:15-cv-03369	Ragan et al v. Coloplast Corp.
190	2:15-cv-03425	Westbay v. Mentor Worldwide LLC et al
191	2:15-cv-04048	Ruiz et al v. Coloplast Corp.
192	2:15-cv-04057	Gomez v. Mentor Worldwide LLC et al
193	2:15-cv-04152	Everett v. Coloplast Corp.
194	2:15-cv-04153	Jones v. Coloplast Corp.
195	2:15-cv-04154	Westfall et al v. Coloplast Corp.
196	2:15-cv-04197	Morgan et al v. Mentor Worldwide LLC et al
197	2:15-cv-04513	Cooper v. Coloplast Corp.
198	2:15-cv-04642	Robinson v. Mentor Worldwide LLC et al
199	2:15-cv-04975	Gonzalez v. Mentor Worldwide LLC et al
200	2:15-cv-05147	Buenrostro v. Mentor Worldwide LLC et al
201	2:15-cv-05341	Zamora v. Coloplast Corp.
202	2:15-cv-05360	Kelley v. Mentor Worldwide LLC et al
203	2:15-cv-06019	Fitzgerald v. Mentor Worldwide LLC et al
204	2:15-cv-06197	Miller v. Coloplast Corp.
205	2:15-cv-06252	Meade v. Mentor Worldwide LLC et al
206	2:15-cv-06516	Davison v. Coloplast Corp.
207	2:15-cv-06823	Hueniken v. Coloplast Corp.
208	2:15-cv-07497	Swilling v. Coloplast Corp.
209	2:15-cv-07653	Meza v. Mentor Worldwide LLC et al
210	2:15-cv-09615	Brooks et al v. Coloplast Corp.
211	2:15-cv-09616	Erickson et al v. Coloplast Corp.
212	2:15-cv-11011	Aviles v. Mentor Worldwide LLC et al
213	2:15-cv-11136	Montalvo v. Mentor Worldwide LLC et al
214	2:15-cv-11358	Raymond et al v. Coloplast Corp.
215	2:15-cv-11359	Anderson v. Mentor Worldwide LLC et al
216	2:15-cv-11627	Woods et al v. Coloplast Corp.
217	2:15-cv-11800	Chakurian v. Mentor Worldwide LLC et al
218	2:15-cv-11847	David et al v. Coloplast Corp.
219	2:15-cv-11850	Deluca v. Mentor Worldwide LLC et al
220	2:15-cv-11853	Hochstatter v. Mentor Worldwide LLC et al
221	2:15-cv-12385	Logan et al v. Mentor Worldwide LLC et al
222	2:15-cv-12673	Sweatman et al v. Coloplast Corp.
223	2:15-cv-13002	Demott v. Coloplast Corp.
224	2:15-cv-13075	Sanchez et al v. Coloplast Corp.
225	2:15-cv-14559	Simpkins v. Coloplast Corp.
226	2:15-cv-14690	Houghton v. Mentor Worldwide LLC et al
227	2:15-cv-15083	Anderson v. Coloplast Corp.
228	2:15-cv-15505	Williams et al v. Coloplast A/S et al
229	2:15-cv-16381	Rivera et al v. Coloplast Corp.
230	2:16-cv-02423	Dean et al v. Coloplast Corp.
231	2:16-cv-03099	Teran v. Coloplast Corp.
232	2:16-cv-03265	Winbush et al v. Mentor Worldwide LLC et al
233	2:16-cv-03271	McKenna et al v. Mentor Worldwide LLC et al
234	2:16-cv-03584	Carrier v. Mentor Worldwide LLC et al
235	2:16-cv-03967	Kirby v. Coloplast Corp.

EXHIBIT A
Coloplast PTO # 142

	Civil Action No.	Case Name
236	2:16-cv-04031	March v. Coloplast Corp.
237	2:16-cv-04241	Marszalek-Pacente et al v. Coloplast Corp.
238	2:16-cv-04299	Denton v. Coloplast Corp.
239	2:16-cv-04326	King v. Mentor Worldwide LLC et al
240	2:16-cv-04374	Straup v. Coloplast Corp.
241	2:16-cv-04445	Simon v. Coloplast Corp.
242	2:16-cv-04470	Tyson v. Mentor Worldwide LLC et al
243	2:16-cv-04964	Wujnovich et al v. Coloplast Corp.
244	2:16-cv-05050	Farber v. Coloplast Corp.
245	2:16-cv-06373	Heath v. Coloplast Corp.
246	2:16-cv-06448	Callens v. Coloplast Corp.
247	2:16-cv-06480	Hazelett v. Mentor Worldwide LLC et al
248	2:16-cv-06482	Johnson v. Mentor Worldwide LLC et al
249	2:16-cv-06483	Marston v. Mentor Worldwide LLC et al
250	2:16-cv-06484	Oksanish v. Mentor Worldwide LLC et al
251	2:16-cv-06486	Spigner et al v. Mentor Worldwide LLC et al

EXHIBIT B
Coloplast PTO # 142

	Civil Action No.	Case Name
1	2:13-cv-02290	Wehmeyer et al v. Mentor Worldwide LLC
2	2:13-cv-18265	Peterson v. Coloplast Corp.
3	2:14-cv-25973	Redding v. Coloplast Corp.
4	2:15-cv-01754	Alonso et al v. Coloplast Corp.
5	2:17-cv-02126	Davis v. Coloplast Corp.
6	2:17-cv-02628	Kinnard et al v. Coloplast Corp.
7	2:17-cv-02905	Cook v. Mentor Worldwide LLC et al