## 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

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MDL 2387

#### THIS DOCUMENT RELATES TO ALL CASES

#### PRETRIAL ORDER # 29

(**Revised** Short Form Complaint and Amended Short Form Complaint re: Removal of Coloplast and Endo entities)

I recently entered two PTOs dismissing without prejudice Endo Pharmaceuticals Inc., American Medical Systems Holdings, Inc. and Endo Health Solutions Inc. (collectively referred to as the "Endo Entities") and Coloplast A/S, Coloplast Manufacturing US, LLC, and Porges S.A. In these PTOs, I indicated that I would enter revised Short Form and Amended Short Form Complaints. 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 removal of these entities from the Short Form and Amended Short Form Complaints in this MDL.

#### It is **ORDERED** as follows:

(1) While PTO ##s 10, 13, and 15 remain in force and effect where applicable, parties filing Short Form Complaints in new cases or Amended Short Form Complaints in existing cases, where appropriate, must use the revised forms attached to this PTO and located on the court's website beginning no later than June 5, 2013.

The court **DIRECTS** the Clerk to file a copy of this order in 2:12-md-2387 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 2:13-cv-12181. 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: May 29, 2013

UNITED STATES DISTRICT JUDGE

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

#### **CHARLESTON DIVISION**

# In Re: Coloplast Corp., Pelvic Support System Products Liability Litigation MDL No. 2387

## **SHORT FORM COMPLAINT**

Come now the Plaintiff(s) named below, and for Complaint against the Defendants named below, incorporate The First Amended Master Complaint in MDL No. 2387 by reference.

Plaintiff(s) further show the court as follows:

1.	remaie riamum
2.	Plaintiff Spouse
3.	Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator)
4.	State of Residence
5.	District Court and Division in which venue would be proper absent direct filing
6.	Defendants (Check Defendants against whom Complaint is made):

		B. Coloplast Corp.
		C. American Medical Systems, Inc. ("AMS")
		D. Ethicon, Inc.
		E. Ethicon, LLC
		F. Johnson & Johnson
		G. Boston Scientific Corporation
		H. C. R. Bard, Inc. ("Bard")
		I. Sofradim Production SAS ("Sofradim")
		J. Tissue Science Laboratories Limited ("TSL")
7.	Basis o	of Jurisdiction
		Diversity of Citizenship
		Other:
	A. Pa	ragraphs in First Amended Master Complaint upon which venue and jurisdiction
	lie:	
	B. Ot	her allegations of jurisdiction and venue

3.	Defend	ants' products implanted in Plaintiff (Check products implanted in Plaintiff)
		A. T-Sling-Universal Polypropylene Sling;
		B. Aris-Transobturator Sling System;
		C. Supris-Suprapubic Sling System;
		D. Novasilk-Synthetic Flat Mesh;
		E. Suspend-Tutoplast Processed Fascia Lata;
		F. Exair-Prolapse Repair System;
		G. Axis-Tutoplast Processed Dermis;
		H. Restorelle;
		I. Smartmesh;
		J. Omnisure;
		K. Minitape;
		L. Coloplast Mesh Product(s), specific product name(s) unknown at present;
		M. Non-Coloplast Mesh Product(s) known as; and/or
		N. Other:
		-
9.	Defend	ants' Products about which Plaintiff is making a claim. (Check applicable ts)
		A. T-Sling-Universal Polypropylene Sling;
		B. Aris-Transobturator Sling System;
		C. Supris-Suprapubic Sling System;
		D. Novasilk-Synthetic Flat Mesh;
		E. Suspend-Tutoplast Processed Fascia Lata;
		F. Exair-Prolapse Repair System;
		G. Axis-Tutoplast Processed Dermis;

□ I. Smartmesh;   □ J. Omnisure;   □ K. Minitape;   □ L. Coloplast Mesh Product(s), specific product name(s) unknown at present;   □ M. Non-Coloplast Mesh Product(s) known as		H. Restorelle;
K. Minitape;   L. Coloplast Mesh Product(s), specific product name(s) unknown at present;   M. Non-Coloplast Mesh Product(s) known as;   N. Other:		I. Smartmesh;
L. Coloplast Mesh Product(s), specific product name(s) unknown at present;  M. Non-Coloplast Mesh Product(s) known as;  N. Other:		J. Omnisure;
M. Non-Coloplast Mesh Product(s) known as;  N. Other:		K. Minitape;
N. Other:    N. Other:		L. Coloplast Mesh Product(s), specific product name(s) unknown at present;
10. Date of Implantation as to Each Product		M. Non-Coloplast Mesh Product(s) known as;
11. Hospital(s) where Plaintiff was implanted (including City and State)		N. Other:
11. Hospital(s) where Plaintiff was implanted (including City and State)	10. Date	of Implantation as to Each Product
12. Implanting Surgeon(s)	  11. Hosp	
<ul> <li>Count I - Negligence</li> <li>Count II - Strict Liability − Design Defect</li> <li>Count III - Strict Liability − Manufacturing Defect</li> <li>Count IV - Strict Liability − Failure to Warn</li> <li>Count V - Strict Liability − Defective Product</li> </ul>		
<ul> <li>Count II - Strict Liability – Design Defect</li> <li>Count III - Strict Liability – Manufacturing Defect</li> <li>Count IV - Strict Liability – Failure to Warn</li> <li>Count V - Strict Liability – Defective Product</li> </ul>	13. Cour	nts in the Master Complaint brought by Plaintiff(s)
<ul> <li>Count III - Strict Liability – Manufacturing Defect</li> <li>Count IV - Strict Liability – Failure to Warn</li> <li>Count V - Strict Liability – Defective Product</li> </ul>		Count I - Negligence
Count IV - Strict Liability – Failure to Warn  Count V - Strict Liability – Defective Product		Count II - Strict Liability - Design Defect
Count V - Strict Liability – Defective Product		Count III - Strict Liability - Manufacturing Defect
<u> </u>		Count IV - Strict Liability - Failure to Warn
Count VI - Breach of Express Warranty		Count V - Strict Liability - Defective Product
		Count VI - Breach of Express Warranty

		Count VII - Breach of Implied Warran	ty
		Count VIII - Fraudulent Concealment	
		Count IX - Constructive Fraud	
		Count X - Discovery Rule, Tolling and	l Fraudulent Concealment
		Count XI - Negligent Misrepresentation	n
		Count XII - Negligent Infliction of Em	otional Distress
		Count XIII - Violation of Consumer Pr	rotection Laws
		Count XIV - Gross Negligence	
		Count XV - Unjust Enrichment	
		Count XVI - (By the Spouse) – Loss o	f Consortium
		Count XVII - Punitive Damages	
		Other (please standard, immediately below)	ate the facts supporting this Count in the
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		_	Attorneys for Plaintiff
Ado	dress a	nd bar information:	

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

Exhibit B

#### **CHARLESTON DIVISION**

In Re: Coloplast Corp.,
Pelvic Support System Products Liability Litigation
MDL No. 2387

Civil Action No.		

## **AMENDED SHORT FORM COMPLAINT**

Come now the Plaintiff(s) named below, and for Complaint against the Defendants named below, incorporate The First Amended Master Complaint in MDL No. 2387 by reference.

Plaintiff(s) further show the court as follows:

1.	Female Plaintiff
2.	Plaintiff Spouse
3.	Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator)
4.	State of Residence
5.	District Court and Division in which venue would be proper absent direct filing
5.	Defendants (Check Defendants against whom Complaint is made):
	A. Mentor Worldwide LLC

		B. Coloplast Corp.
		C. American Medical Systems, Inc. ("AMS")
		D. Ethicon, Inc.
		E. Ethicon, LLC
		F. Johnson & Johnson
		G. Boston Scientific Corporation
		H. C. R. Bard, Inc. ("Bard")
		I. Sofradim Production SAS ("Sofradim")
		J. Tissue Science Laboratories Limited ("TSL")
7.	Basis o	Diversity of Citizenship  Other:
	A. Pa	ragraphs in First Amended Master Complaint upon which venue and jurisdiction
	B. Ot	her allegations of jurisdiction and venue

8.	Defend	ants' products implanted in Plaintiff (Check products implanted in Plaintiff)
		A. T-Sling-Universal Polypropylene Sling;
		B. Aris-Transobturator Sling System;
		C. Supris-Suprapubic Sling System;
		D. Novasilk-Synthetic Flat Mesh;
		E. Suspend-Tutoplast Processed Fascia Lata;
		F. Exair-Prolapse Repair System;
		G. Axis-Tutoplast Processed Dermis;
		H. Restorelle;
		I. Smartmesh;
		J. Omnisure;
		K. Minitape;
		L. Coloplast Mesh Product(s), specific product name(s) unknown at present;
		M. Non-Coloplast Mesh Product(s) known as; and/or
		N. Other:
9.	Defend	ants' Products about which Plaintiff is making a claim. (Check applicable ts)
		A. T-Sling-Universal Polypropylene Sling;
		B. Aris-Transobturator Sling System;
		C. Supris-Suprapubic Sling System;
		D. Novasilk-Synthetic Flat Mesh;
		<ul><li>D. Novasilk-Synthetic Flat Mesh;</li><li>E. Suspend-Tutoplast Processed Fascia Lata;</li></ul>
		,

	H. Restorelle;
	I. Smartmesh;
	J. Omnisure;
	K. Minitape;
	L. Coloplast Mesh Product(s), specific product name(s) unknown at present;
	M. Non-Coloplast Mesh Product(s) known as;
	N. Other:
10. Date o	f Implantation as to Each Product
11 Hoonid	cal(a) values Dlaintiff vaca immlented (in aladina City and State)
11. Hospii	al(s) where Plaintiff was implanted (including City and State)
12. Implar	nting Surgeon(s)
13. Counts	s in the Master Complaint brought by Plaintiff(s)
	Count I - Negligence
	Count II - Strict Liability - Design Defect
	Count III - Strict Liability - Manufacturing Defect
	Count IV - Strict Liability - Failure to Warn
	Count V - Strict Liability - Defective Product
	Count VI - Breach of Express Warranty

		Count VII - Breach of Implied Warranty
Count VIII - Fraudulent Concealment		
Count IX - Constructive Fraud		
Count X - Discovery Rule, Tolling and Fraudulent Concealment		
		Count XI - Negligent Misrepresentation
		Count XII - Negligent Infliction of Emotional Distress
		Count XIII - Violation of Consumer Protection Laws
		Count XIV - Gross Negligence
		Count XV - Unjust Enrichment
		Count XVI - (By the Spouse) – Loss of Consortium
		Count XVII - Punitive Damages
		Other (please state the facts supporting this Count in the space, immediately below)
		Attorneys for Plaintiff
Ad	Address and bar information:	