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 LISTED ON EXHIBIT A

PRETRIAL ORDER # 103

(First Amended Docket Control Order – Coloplast Wave 1 Cases)

It is **ORDERED** that PTO # 102 is amended to (1) add a Plaintiff Fact Sheet Deadline; and (2) correct minor typographical errors. To date, leadership counsel for plaintiffs and defendants in this MDL, which was assigned to me in 2012, have agreed upon a settlement track for resolution of cases in this MDL. The parties have reported substantial progress in settlement of the cases in this MDL (as well as cases not filed in the MDL), leading me to stay discovery. More recently, I have advised the parties on several occasions that as of June 1, 2016, I would begin working up these cases for trial if further progress was not achieved in this MDL and that any docket control order entered would contain tight deadlines. To that end and by PTO # 100, the parties jointly identified a list of the cases by name and number that remain in MDL 2387. From that list, I have chosen 240 cases naming Coloplast only as a defendant. The cases are identified on the attached Exhibit A and will be known as the "Coloplast Wave 1 cases." It is **ORDERED** as follows regarding the Coloplast Wave 1 cases:

inexpensive determination of every action and proceeding." I find that the instant docket control order is

necessary to accomplish my duties as an MDL Judge and is in keeping with Rule 1.

¹ I note that with the 2015 amendments to the Federal Rules of Civil Procedure, Rule 1 states that the Rules "should be construed, administered, and employed by the court and the parties to secure the just, speedy, and

A. SCHEDULING DEADLINES. The stay of discovery contained in PTO # 100 is lifted as to the Coloplast Wave 1 cases, and the following deadlines shall apply:

Defendant Fact Sheets.09/19/2016Deadline for written discovery requests.10/24/2016Expert disclosure by plaintiffs.10/10/2016Expert disclosure by defendants.11/07/2016Expert disclosure for rebuttal purposes.11/23/2016Deposition deadline and close of discovery.12/07/2016Filing of Dispositive Motions.12/27/2016Response to Dispositive Motions.01/10/2017Reply to response to dispositive motions.01/17/2017Filing of Daubert motions.01/09/2017Responses to Daubert motions.01/23/2017Reply to response to Daubert motions.01/30/2017Filing of Motions in Limine03/06/2017Response to Motions in Limine03/13/2017	Plaintiff Fact Sheets.	08/19/2016
Expert disclosure by plaintiffs. Expert disclosure by defendants. Expert disclosure for rebuttal purposes. Deposition deadline and close of discovery. Filing of Dispositive Motions. Response to Dispositive Motions. Reply to response to dispositive motions. Filing of Daubert motions. O1/10/2017 Responses to Daubert motions. O1/23/2017 Reply to response to Daubert motions. O1/30/2017 Reply to response to Daubert motions. O1/30/2017 Filing of Motions in Limine O3/06/2017	Defendant Fact Sheets.	09/19/2016
Expert disclosure by defendants. Expert disclosure for rebuttal purposes. Deposition deadline and close of discovery. Filing of Dispositive Motions. Response to Dispositive Motions. Reply to response to dispositive motions. Filing of Daubert motions. O1/17/2017 Responses to Daubert motions. O1/23/2017 Reply to response to Daubert motions. O1/30/2017 Reply to response to Daubert motions. O1/30/2017 Filing of Motions in Limine O3/06/2017	Deadline for written discovery requests.	10/24/2016
Expert disclosure for rebuttal purposes. Deposition deadline and close of discovery. Filing of Dispositive Motions. Response to Dispositive Motions. Reply to response to dispositive motions. Filing of Daubert motions. O1/17/2017 Filing of Daubert motions. O1/23/2017 Reply to response to Daubert motions. O1/23/2017 Reply to response to Daubert motions. O1/30/2017 Filing of Motions in Limine O3/06/2017	Expert disclosure by plaintiffs.	10/10/2016
Deposition deadline and close of discovery. Filing of Dispositive Motions. Response to Dispositive Motions. Reply to response to dispositive motions. Filing of Daubert motions. Responses to Daubert motions. Responses to Daubert motions. Reply to response to Daubert motions. O1/23/2017 Reply to response to Daubert motions. O1/30/2017 Filing of Motions in Limine O3/06/2017	Expert disclosure by defendants.	11/07/2016
Filing of Dispositive Motions. Response to Dispositive Motions. Reply to response to dispositive motions. Filing of Daubert motions. Responses to Daubert motions. Reply to response to Daubert motions. O1/23/2017 Reply to response to Daubert motions. O1/30/2017 Filing of Motions in Limine O3/06/2017	Expert disclosure for rebuttal purposes.	11/23/2016
Response to Dispositive Motions.01/10/2017Reply to response to dispositive motions.01/17/2017Filing of Daubert motions.01/09/2017Responses to Daubert motions.01/23/2017Reply to response to Daubert motions.01/30/2017Filing of Motions in Limine03/06/2017	Deposition deadline and close of discovery.	12/07/2016
Reply to response to dispositive motions. Filing of <i>Daubert</i> motions. Responses to <i>Daubert</i> motions. Reply to response to Daubert motions. 01/23/2017 Reply to response to Daubert motions. 01/30/2017 Filing of Motions in Limine 03/06/2017	Filing of Dispositive Motions.	12/27/2016
Filing of <i>Daubert</i> motions. 01/09/2017 Responses to <i>Daubert</i> motions. 01/23/2017 Reply to response to Daubert motions. 01/30/2017 Filing of Motions in Limine 03/06/2017	Response to Dispositive Motions.	01/10/2017
Responses to <i>Daubert</i> motions. 01/23/2017 Reply to response to Daubert motions. 01/30/2017 Filing of Motions in Limine 03/06/2017	Reply to response to dispositive motions.	01/17/2017
Reply to response to Daubert motions. Filing of Motions in Limine 01/30/2017 03/06/2017	Filing of <i>Daubert</i> motions.	01/09/2017
Filing of Motions in Limine 03/06/2017	Responses to <i>Daubert</i> motions.	01/23/2017
ϵ	Reply to response to Daubert motions.	01/30/2017
Response to Motions in Limine 03/13/2017	Filing of Motions in Limine	03/06/2017
	Response to Motions in Limine	03/13/2017

1. **Discovery Completion Date.** The last date to complete depositions shall be the "discovery completion date" by which all discovery, including disclosures required by Federal Rule of Civil Procedure 26(a)(1), and (2), but not disclosures required by Federal Rule of Civil Procedure 26(a)(3), shall be completed.

2. Limitations on Interrogatories, Requests for Admissions and

Depositions. The following limitations apply:

- a. Defendants are limited to 10 interrogatories and 10 requests for admission per plaintiff.
- b. Plaintiffs are limited to 10 interrogatories and 10 requests for admission to the defendants.
- c. In each individual member case, no more than 4 treating physicians

- may be deposed.²
- 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. Depositions of any witness are limited to 3 hours absent agreement of the parties.
- f. The court will consider modifications to the above limitations 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 the products at issue in Coloplast Wave 1. In light of the common products involved in Coloplast Wave 1, 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 in keeping with Rule 1 of the Federal Rules of Civil Procedure, each side is limited to no more than five (5) experts per case (exclusive of treating physicians). It is the court's expectation that these experts will overlap for plaintiffs who have the same product(s), to some extent, if not entirely.
- b. The parties shall coordinate the depositions of general causation experts.
 Insofar as multiple plaintiffs utilize the same general causation expert or

² 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.

- experts, those experts shall be deposed only once on the issue of general causation. As to Coloplast's 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 for multiple plaintiffs.
- d. The court will consider modifications to the above limitations upon good cause shown.

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. The motion must include an exhibit identifying those Coloplast Wave 1 cases to which the motion applies. 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 an expert is both a general and specific causation expert, the parties may file a general causation motion in the main MDL 2387 and an individual specific causation motion in an individual member case.
- 2. **Motions in limine**. Motions in limine are limited to 3 pages each, responses are limited to 2 pages each. The court expects the parties to file motions in limine only for the purpose of precluding highly prejudicial statements in opening or closing statements or

questions at trial that, once heard by the jury, cannot be easily cured by an instruction to disregard. The court will not provide advisory opinions on the admissibility of evidence a party may offer at trial and will summarily deny those motions as premature.

- 3. **Hearings.** Hearing dates for dispositive and *Daubert* motions and motions in limine, if any, will be set at a future status conference.
- 4. **Page Limitations.** The page limitations provided in Local Rule of Civil Procedure 7.1(a)(2) apply to memoranda in support of all dispositive and *Daubert* motions, oppositions, and replies, and the court will not be inclined to grant motions to exceed the page limit.
- 5. **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. *Moving forward, the court will no longer permit this practice. Parties may no longer file placeholder exhibits.* The court expects leadership counsel for plaintiffs and the defendants to resolve issues related to confidential designations well before the filing of motions. Filings containing placeholder exhibits will be struck. 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 manner as follows: A consolidated motion to seal is due on or before **November 7, 2016**, any response is due **November 21, 2016**, and any reply is due **November 28, 2016**.
- 6. **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 **October 4, 2016**, the parties shall meet and confer concerning the appropriate venue for each of the cases, and the parties shall submit joint venue recommendations to the court by **October 14, 2016**. The parties' joint recommendation(s) shall identify the cases about which the recommended venue is in dispute. The court may then request briefing concerning the venue for those cases about which the parties disagree. Each party reserves the right to object to the venue selected by its adversary or the court.
- 2. **Transfer and Remand.** At the conclusion of pre-trial proceedings, the court, pursuant to PTO # 15 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 # 15 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.³
- 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' pretrial motions.

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³ As expressly contemplated by PTO # 10, the defendants do not waive their 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.

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).

The Court **DIRECTS** the Clerk to file a copy of this order in 2:12-md-2387 and in the

Coloplast Wave 1 cases identified in Exhibit A and to identify each case on Exhibit A as a

Coloplast Wave 1 case. In cases subsequently filed in this district after 2:16-cv-05113, 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

accessed through the CM/ECF system or the Court's website at

www.wvsd.uscourts.gov.

ENTER: June 10, 2016

JOSEPH R. GOODWIN

UNITED STATES DISTRICT JUDGE

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No.	Name	Civil Action Number
1	Judith Bishop v. Coloplast Corp.	2:12-cv-03460
2	Barbara and Thomas E. Menius v. Coloplast Corp.	2:12-cv-08813
3	Holly Biggs v. Coloplast Corp.	2:13-cv-00374
4	Kelley and Craig Jaccuzzo v. Coloplast Corp	2:13-cv-00429
5	Patricia Randazzo v. Coloplast Corp.	2:13-cv-00440
6	Zula Tipton v. Coloplast Corp.	2:13-cv-00448
7	Theresa Minihan v. Coloplast Corp.	2:13-cv-00485
8	Terry Lynn Smith v. Coloplast Corp.	2:13-cv-01101
9	Dana S. Rainey v. Coloplast Corp.	2:13-cv-01714
10	Dorothy J. Foltz v. Coloplast Corp.	2:13-cv-04164
11	Regina Criscione v. Coloplast Corp.	2:13-cv-04250
12	Debi Killian v. Coloplast Corp.	2:13-cv-04865
13	Darla A. Badzinski v. Coloplast Corp.	2:13-cv-05428
14	Patricia McClain v. Coloplast Corp.	2:13-cv-06125
15	Judy Hodges v. Coloplast Corp.	2:13-cv-07479
16	Theresa and Charles Hazelwood v. Coloplast Corp.	2:13-cv-09394
17	Lisa Furman v. Coloplast Corp.	2:13-cv-09436
18	Vickie Jean Dilling v.Coloplast Corp.	2:13-cv-09904
19	Dana and David Berner v. Coloplast Corp.	2:13-cv-11046
20	Paulette Campbell v. Coloplast Corp.	2:13-cv-12566
21	Patsy and Robert Byrd v. Coloplast Corp.	2:13-cv-13979
22	Deborah Lynn Nosbisch v. Coloplast Corp.	2:13-cv-14824
23	Joanne and Anthony Sorrentino v. Coloplast Corp.	2:13-cv-14827
24	Janie Smith v. Coloplast Corp.	2:13-cv-15065
25	Danielle and Carlos Aburto v. Coloplast Corp.	2:13-cv-15380
26	Dorothy Jiminez v. Coloplast Corp.	2:13-cv-15643
27	Audrey and Jimmy M. Williams, Jr. v. Coloplast Corp.	2:13-cv-15662
28	La'Chelle Vance v. Coloplast Corp.	2:13-cv-16226
29	Colleen and Dale Sharkey v.Coloplast Corp.	2:13-cv-16228
30	Elizabeth Stevenson v. Coloplast Corp.	2:13-cv-16418
31	Tammy Glasgow v. Coloplast Corp.	2:13-cv-16619
32	Linda Thomas v. Coloplast Corp.	2:13-cv-16691
33	Sandy Turnwall and Lowell Sanner v. Coloplast Corp.	2:13-cv-16960
34	Kathleen Fedigan v. Coloplast Corp.	2:13-cv-17199
35	Lois and David Dickson v. Coloplast Corp.	2:13-cv-17413
36	Karen and Joe Hatfield v. Coloplast Corp.	2:13-cv-17578
37	Shelly Lynne and Boyd D. Henley v. Coloplast Corp.	2:13-cv-19138
38	Mary and Douglas Tench v. Coloplast Corp.	2:13-cv-19246
39	Karen and Richard Schwartz v. Coloplast Corp.	2:13-cv-20075
40	Judy Robinson v. Coloplast Corp.	2:13-cv-20088
41	Chestene and Joseph Guy v. Coloplast Corp.	2:13-cv-20263
42	Diane Sutton v. Coloplast Corp.	2:13-cv-20519
43	Ofelia Hernandez v. Coloplast Corp.	2:13-cv-20691

No.	Name	Civil Action Number
44	Miriam Modesti v.Coloplast Corp.	2:13-cv-21665
45	Sandra Lockett-Courtney v. Coloplast Corp.	2:13-cv-21813
46	Julie Csukardi v. Coloplast Corp.	2:13-cv-22081
47	Myrtle R. Young, et al. v. Coloplast Corp.	2:13-cv-22215
48	Rena and Donald Allen v. Coloplast Corp.	2:13-cv-22383
49	Peggy Helms v. Coloplast Corp.	2:13-cv-23176
50	Juanita Condon v. Coloplast Corp.	2:13-cv-23448
51	Wilda Croyle v. Coloplast Corp.	2:13-cv-23449
52	April Mason v. Coloplast Corp.	2:13-cv-23666
53	Naomi Bailey v. Coloplast Corp.	2:13-cv-23707
54	Sharon Riley v. Coloplast Corp.	2:13-cv-23710
55	Ana and Robert Mazariegos v. Coloplast Corp.	2:13-cv-25061
56	Linda Kasten v. Coloplast Corp.	2:13-cv-26338
57	Sharon and James Michael Taylor v. Coloplast Corp.	2:13-cv-27928
58	Mary Jo Geier v. Coloplast Corp.	2:13-cv-30765
59	Jacqueline Vasquez v. Coloplast Corp.	2:13-cv-30946
60	Shannon Murphy v. Coloplast Corp.	2:13-cv-31067
61	Clara Melissa Wilson v.Coloplast Corp.	2:13-cv-31713
62	Patricia Bisko v. Coloplast Corp.	2:13-cv-32846
63	Dee Terrian v.Coloplast Corp.	2:14-cv-00305
64	Julie S. Seeley v. Coloplast Corp.	2:14-cv-00313
65	Maria Arrigoni v. Coloplast Corp.	2:14-cv-00812
66	Kim Baldini v. Coloplast Corp.	2:14-cv-01018
67	Heather Griffin v. Coloplast Corp.	2:14-cv-01181
68	Lenora and Randoll Carnes, Sr. v. Coloplast Corp.	2:14-cv-04181
69	Kimberly Pennine v. Coloplast Corp.	2:14-cv-05576
70	Leigh A. Brockway v. Coloplast Corp.	2:14-cv-10300
71	Ana Maria Santos v. Coloplast Corp.	2:14-cv-10688
72	Mary Lou Driskell on behalf of Barbara Thurman, decedent v.	
/2	Coloplast Corp.	2:14-cv-11110
73	Jane Jones v. Coloplast Corp.	2:14-cv-11148
74	Michelle Winright v. Coloplast Corp.	2:14-cv-11166
75	Tammy and James Sanders v. Coloplast Corp.	2:14-cv-11732
76	Rose Schussler-Guevara and Juan Guevara v. Coloplast Corp.	2:14-cv-12072
77	Judy G. Johnson v. Coloplast Corp.	2:14-cv-12235
78	Darith Rivera v. Coloplast Corp.	2:14-cv-12238
79	Crystal and Landram Burchett v. Coloplast Corp.	2:14-cv-12996
80	Janet Murray v. Coloplast Corp.	2:14-cv-13973
81	Heather Kennedy and Kevin Sullivan v. Coloplast Corp.	2:14-cv-15067
82	Sherry Childress v. Coloplast Corp.	2:14-cv-15341
83	Robin Watrous v. Coloplast Corp.	2:14-cv-15451
84	Linda Collins v. Coloplast Corp.	2:14-cv-15625
85	Iva D. Keasey v. Coloplast Corp.	2:14-cv-16776

No.	Name	Civil Action Number
86	Maxine and Ford J. Andrews v. Coloplast Corp.	2:14-cv-16829
87	Linda G. Evans v. Coloplast Corp.	2:14-cv-17016
88	Christine L. Cabellero v. Coloplast Corp.	2:14-cv-18347
89	Sharon A. LaBruno v. Coloplast Corp.	2:14-cv-18592
90	Patricia Allen v. Coloplast Corp.	2:14-cv-18885
91	Mae and Charles B. Dismuke v. Coloplast Corp.	2:14-cv-19144
92	Paula and Steve Cameron v. Coloplast Corp.	2:14-cv-19282
93	Joyce Clark v. Coloplast Corp.	2:14-cv-19283
94	Elizabeth A. and Timothy B. Murphy v. Coloplast Corp.	2:14-cv-19286
95	Maria L. Partee v. Coloplast Corp.	2:14-cv-19468
96	Ellen and Thomas Erdman v. Coloplast Corp.	2:14-cv-19758
97	Rita Bittner v. Coloplast Corp.	2:14-cv-21138
98	Melissa Lansing v. Coloplast Corp.	2:14-cv-22187
99	Tiffany M. and Jaime Rivera v. Coloplast Corp.	2:14-cv-22526
100	Susan Fite v. Coloplast Corp.	2:14-cv-23458
101	Kathy Fratino v. Coloplast Corp.	2:14-cv-23494
102	Bertha Nichols v. Coloplast Corp.	2:14-cv-23909
103	Monica Smith v. Coloplast Corp.	2:14-cv-23973
104	Maureen and Joseph Thomas v. Coloplast Corp.	2:14-cv-24141
105	Evelyn J. and Allen Kielman v. Coloplast Corp.	2:14-cv-24142
106	June and Michael Fitton v. Coloplast Corp.	2:14-cv-24636
107	Leasie and Gerald Blackman, Jr. v. Coloplast Corp.	2:14-cv-24985
108	Geraldine Anglin v. Coloplast Corp.	2:14-cv-25048
109	Shelby Durham v. Coloplast Corp.	2:14-cv-25121
110	Mary "Diane" Alexander v. Coloplast Corp.	2:14-cv-25538
111	Wendy and Prince Sewall v. Coloplast Corp.	2:14-cv-25562
112	Venita Musgrove v. Coloplast Corp.	2:14-cv-25605
113	Yvonne Wingate v. Coloplast Corp.	2:14-cv-25951
114	Denise Almeida v. Coloplast Corp.	2:14-cv-26191
115	Carol J. Zacha v. Coloplast Corp.	2:14-cv-26244
116	Roberta Green v. Coloplast Corp.	2:14-cv-26374
117	Delores Taylor v. Coloplast Corp.	2:14-cv-26500
118	Darlene Caudill v. Coloplast Corp.	2:14-cv-26569
119	Frankye and Howard Craig v. Coloplast Corp.	2:14-cv-26626
120	Marlys J. Harshe v. Coloplast Corp.	2:14-cv-26842
121	Kandace Hawkins v. Coloplast Corp.	2:14-cv-26990
122	Cathy and Dennis Myers v. Coloplast Corp.	2:14-cv-27422
123	Charlotte and Scott Stephanik v. Coloplast Corp.	2:14-cv-27453
124	Sheatina and Jesse Sparks v. Coloplast Corp.	2:14-cv-27484
125	Gretchen Olds v. Coloplast Corp.	2:14-cv-27571
126	Tina and Anson Gray v. Coloplast Corp.	2:14-cv-27646
127	Joyce Abbott v. Coloplast Corp.	2:14-cv-27703
128	Dorothy Argo v. Coloplast Corp.	2:14-cv-28131

No.	Name	Civil Action Number
129	Zendia Winston-Douglas v. Coloplast Corp.	2:14-cv-28690
130	Helen Laitinen v. Coloplast Corp.	2:14-cv-28947
131	Casandra Herrington v. Coloplast Corp.	2:14-cv-29607
132	Eileen Delaney v. Coloplast Corp.	2:14-cv-29842
133	Alisha Kinney v. Coloplast Corp.	2:14-cv-29843
134	B. Sue Wood v. Coloplast Corp.	2:14-cv-30418
135	Tammie Peets-Gambrell v. Coloplast Corp.	2:14-cv-30781
136	Roberta L. and David Prosser v. Coloplast Corp.	2:14-cv-30940
137	Christina Yanson v. Coloplast Corp.	2:14-cv-31213
138	Sheryl A. Zimmerman v. Coloplast Corp.	2:15-cv-00569
139	Linda Wingler v. Coloplast Corp.	2:15-cv-01383
140	Trina Minson v. Coloplast Corp.	2:15-cv-01781
141	Debra Booth v. Coloplast Corp.	2:15-cv-01838
142	Tammy Gault v. Coloplast Corp.	2:15-cv-01845
143	Vicki Boyles v. Coloplast Corp.	2:15-cv-02308
144	Carolina and John Henao v. Coloplast Corp.	2:15-cv-02385
145	Carol and Rocky Ragan v. Coloplast Corp.	2:15-cv-03369
146	Cheryl A. and David F. Bate v. Coloplast Corp.	2:15-cv-03975
147	Wanda F. and William H. Miller v. Coloplast Corp.	2:15-cv-04063
148	Geneva Justice v. Coloplast Corp.	2:15-cv-04124
149	Delores Hayes v. Coloplast Corp.	2:15-cv-04130
150	Kathy Curiel v. Coloplast Corp.	2:15-cv-04242
151	Estelle J. and Earnest R. Langlais v. Coloplast Corp.	2:15-cv-04458
152	Kelly and Jeffrey Arrington v. Coloplast Corp.	2:15-cv-04467
153	Cheryl Cooper v. Coloplast Corp.	2:15-cv-04513
154	Marilyn Sanders v. Coloplast Corp.	2:15-cv-05288
155	Clara Zamora v. Coloplast Corp.	2:15-cv-05341
156	Connie and Michael Bane v. Coloplast Corp.	2:15-cv-05523
157	Mary and William Roberson, Jr. v. Coloplast Corp.	2:15-cv-06117
158	Judy Russo v. Coloplast Corp.	2:15-cv-06129
159	Willie Carolyn Miller v. Coloplast Corp.	2:15-cv-06197
160	Heidi Hueniken v. Coloplast Corp.	2:15-cv-06823
161	Deborah Henderson v. Coloplast Corp.	2:15-cv-07164
162	Charlene Bobo v. Coloplast Corp.	2:15-cv-07199
163	Barbara Sansom v. Coloplast Corp.	2:15-cv-07421
164	Bonnie Pollard v. Coloplast Corp.	2:15-cv-07719
165	Maureen Coviello v. Coloplast Corp	2:15-cv-08213
166	Stacey and Alexander Farkas v. Coloplast Corp.	2:15-cv-08401
167	Margaret Gorman v. Coloplast Corp.	2:15-cv-08538
168	Angela Coppock v. Coloplast Corp.	2:15-cv-08950
169	Melba Brooks v. Coloplast Corp.	2:15-cv-09615
170	Colleen Wilkes Erickson v. Coloplast Corp.	2:15-cv-09616
171	Sandra Moore v. Coloplast Corp.	2:15-cv-09618

No.	Name	Civil Action Number
172	Candi Daniel v. Coloplast Corp.	2:15-cv-09656
173	Carlis Anderson v. Coloplast Corp.	2:15-cv-09658
174	Lori Harrison v. Coloplast Corp.	2:15-cv-10989
175	Lori and Darryl Pulley v. Coloplast Corp.	2:15-cv-10990
176	Janice and Steven Caldwell v. Coloplast Corp.	2:15-cv-11165
177	Linda Shelton v. Coloplast Corp.	2:15-cv-11310
178	Karen Newhouse v. Coloplast Corp.	2:15-cv-11518
179	Patricia Riemersma v. Coloplast Corp.	2:15-cv-11519
180	Mary Choquette v. Coloplast Corp.	2:15-cv-11522
181	Ivania Buitrago v. Coloplast Corp.	2:15-cv-11545
182	Deborah Grimmett et al v. Coloplast Corp.	2:15-cv-11573
183	Jeanette Tolson v. Coloplast Corp.	2:15-cv-11608
184	Mary Woods et al v. Coloplast Corp.	2:15-cv-11627
185	Lorena David and Carlos Martinez v. Coloplast Corp.	2:15-cv-11847
186	LouAnn and Scott Rippin v. Coloplast Corp.	2:15-cv-12789
187	Sharon Lockwood v. Coloplast Corp.	2:15-cv-12931
188	Dora and Francisco J. Sanchez v. Coloplast Corp.	2:15-cv-13075
189	Dicey Morrow v. Coloplast Corp.	2:15-cv-13089
190	Deborah Simmons v. Coloplast Corp.	2:15-cv-13147
191	Marie Pyron v. Coloplast Corp.	2:15-cv-13502
192	Michelle and Eric Pool v. Coloplast Corp.	2:15-cv-13543
193	Bonita Weekley v. Coloplast Corp.	2:15-cv-13583
194	Carmen Regalado v. Coloplast Corp.	2:15-cv-14340
195	Yvonne Alleman and Michael B. Peden v. Colopalst Corp.	2:15-cv-14427
196	Linda and Reginald A. Rhinehart v. Coloplast Corp.	2:15-cv-14546
197	Juanita Parish v. Coloplast Corp.	2:15-cv-14674
198	Karen and Rickey Darling v. Coloplast Corp.	2:15-cv-14962
199	Karen Becker v. Coloplast Corp.	2:15-cv-15405
200	Janice Wilson v. Coloplast Corp.	2:15-cv-15406
201	Joyce Samuelson v. Coloplast Corp.	2:15-cv-15467
202	Leta and Ed Williams v. Coloplast Corp.	2:15-cv-15505
203	Robbin L. Chapman v. Coloplast Corp.	2:15-cv-16290
204	Maria Rivera v. Coloplast Corp.	2:15-cv-16381
205	Lisa Barbash v. Coloplast Corp.	2:15-cv-16382
206	Diane Stepleton v. Coloplast Corp.	2:15-cv-16520
207	Minerva Woodard v. Coloplast Corp.	2:16-cv-00257
208	Rosario and Jose Godreau-Rivera v. Coloplast Corp.	2:16-cv-00871
209	Glenda Dangerfield v. Coloplast Corp.	2:16-cv-01332
210	Arlis Beto v. Coloplast Corp.	2:16-cv-01333
211	Alechia Richardson v. Coloplast Corp.	2:16-cv-01391
212	Danna Walker v. Coloplast Corp.	2:16-cv-01561
213	Deborah Wright v. Coloplast Corp.	2:16-cv-01562
214	Christina Hennessy v. Coloplast Corp.	2:16-cv-01563

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215	Graceita Baxter v. Coloplast Corp.	2:16-cv-02064
216	Abegail Brooks v. Coloplast Corp.	2:16-cv-02065
217	Lisa A. Clayton v. Coloplast Corp.	2:16-cv-02066
218	Evelyn Jackson v. Coloplast Corp.	2:16-cv-02067
219	Susan Spong v. Coloplast Corp.	2:16-cv-02069
220	Maritza Perez v. Coloplast Corp.	2:16-cv-02070
221	Dianne H. Bullard v. Coloplast Corp.	2:16-cv-02125
222	Charlotte Allen v. Coloplast Corp.	2:16-cv-02159
223	Dawn Dhaene v. Coloplast Corp.	2:16-cv-02160
224	Roberta Salas-Munoz v. Coloplast Corp.	2:16-cv-02417
225	Dianne Dean v. Coloplast Corp.	2:16-cv-02423
226	Rebecca Richards v. Coloplast Corp.	2:16-cv-02429
227	Ortencia Wiley v. Coloplast Corp.	2:16-cv-02445
228	Mari Sanders v. Coloplast Corp.	2:16-cv-02451
229	Barbara Rhodes v. Coloplast Corp.	2:16-cv-02739
230	Susan Donley v. Coloplast Corp.	2:16-cv-02741
231	Sandra Piunti v. Coloplast Corp.	2:16-cv-02745
232	Faye E. and Gary M. Myers v. Coloplast Corp.	2:16-cv-03097
233	Lori Gilbert v. Coloplast Corp.	2:16-cv-03966
234	Melinda March v. Coloplast Corp.	2:16-cv-04031
235	Tammy Carbeno v. Coloplast Corp.	2:16-cv-04224
236	Ruth Casey v. Coloplast Corp.	2:16-cv-04345
237	Donn Straup v. Coloplast Corp.	2:16-cv-04374
238	Aide and Victor Escarcega v. Coloplast Corp.	2:16-cv-04392
239	Courtney Kurtz v. Coloplast Corp.	2:16-cv-04422
240	Mysara and Michael Wujnovich v. Coloplast Corp.	2:16-cv-04964