

**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 COLOPLAST
WAVE 3 CASES

**PRETRIAL ORDER # 123
(Docket Control Order – Coloplast Wave 3 Cases)**

By Pretrial Order # 122 (Third Amended Docket Control Order – Coloplast Wave 1 Cases; Second Amended Docket Control Order – Coloplast Wave 2 Cases), I returned certain cases in Coloplast Waves 1 and 2 to a scheduling order. There are two groups of remaining cases left in this MDL: (1) cases alleging a claim against certain biologic products, the Suspend-Tutoplast Processed Fascia Lata and/or the Axis-Tutoplast Processed Dermis; and (2) all remaining nonbiologic cases not already in Wave 1 or 2. In light of the remaining number of total cases left in this MDL, I find it necessary to place those nonbiologic cases not already in Wave 1 or 2 on a scheduling order as set forth below. *To the extent other defendants, in addition to Coloplast Corp. (“Coloplast”) and Mentor Worldwide LLC (“Mentor”), are named in these cases, deadlines below apply to those defendants as well.* The court **ORDERS** that the following deadlines apply in the remaining Coloplast Wave 3 cases attached hereto as Exhibit A:

A. SCHEDULING DEADLINES. The following deadlines shall apply in the Coloplast Wave 3 cases:

Plaintiff Fact Sheets. ¹	05/20/2017
Defendant Fact Sheets. ²	06/20/2017
Deadline for written discovery requests.	07/31/2017
Expert disclosure by plaintiffs.	07/14/2017
Expert disclosure by defendants.	08/14/2017
Expert disclosure for rebuttal purposes.	08/29/2017
Deposition deadline and close of discovery.	09/12/2017
Filing of Dispositive Motions.	10/02/2017
Response to Dispositive Motions.	10/16/2017
Reply to response to dispositive motions.	10/23/2017
Filing of <i>Daubert</i> motions.	10/09/2017
Responses to <i>Daubert</i> motions.	10/23/2017
Reply to response to <i>Daubert</i> motions.	10/30/2017

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. Each defendant³ is limited to 10 interrogatories, 10 requests for production of documents and 10 requests for admission per plaintiff.

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

² Where plaintiffs have named multiple defendants (i.e., Mentor and/or Coloplast and Ethicon, Inc., Boston Scientific Corp., etc.), each defendant must serve a Defendant Fact Sheet using the form agreed to for that particular defendant’s MDL.

³ 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.⁴
- 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 all products at issue in Coloplast Wave 3 cases. In light of the products involved in Coloplast Wave 3 cases, 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)**. It is the court's expectation that these experts will

⁴ 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.

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 or multiple defendants utilize 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 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.⁵ 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

⁵ If parties wish to adopt previous *Daubert* motions on general causation experts from other MDLs, they may so indicate in a filing in the main MDL 2387 which includes a notice of adoption and a copy of the previous filing they wish to adopt.

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. **Hearings.** Hearing dates for dispositive and *Daubert* motions, if any, will be set at a future status conference.

3. **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.

4. **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 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 **August 16, 2017**, any response is due **August 30, 2017** and any reply is due **September 6, 2017**.

5. **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 **August 23, 2017**, 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 **September 5, 2017**. 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 # 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.⁶

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

⁶ As expressly contemplated by PTO # 10, Coloplast and Mentor 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. I entered identical PTOs in the remaining MDLs assigned to me.

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. 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).

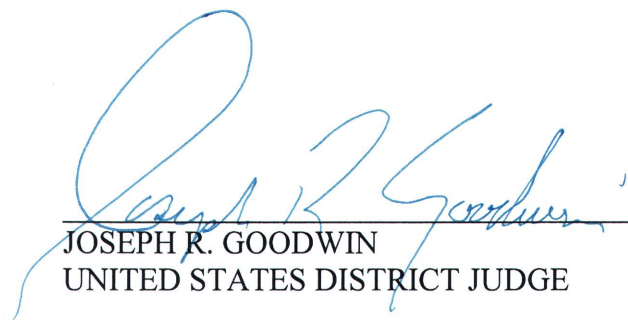
D. COMMON BENEFIT TIME. I have entered a number of Pretrial Orders related to the eventual recovery of the cost of special services performed and expenses incurred by participating counsel in this and the other MDLs assigned to me. While I have not yet expressed an opinion regarding whether payment of common benefit fees is appropriate, nor will I here, I direct the parties' attention to PTO # 6⁷, 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 nature of this litigation persuades me that I should inform counsel that at this point in the litigation, where most if not all of the general causation discovery has been completed, it is difficult to envision that any work performed by counsel on individual wave cases would rise to the level of 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 3 cases listed on Exhibit A**. In cases subsequently filed in this district after 2:17-cv-01924, 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

⁷ I entered identical PTOs in the remaining MDLs assigned to me.

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: April 26, 2017



JOSEPH R. GOODWIN
UNITED STATES DISTRICT JUDGE

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Exhibit A

	SDWV Case Number	Plaintiff
1	2:12-cv-02271	Acosta et al v. Mentor Worldwide, LLC et al
2	2:12-cv-03906	Smith v. Mentor Worldwide LLC et al
3	2:12-cv-04156	Purvis v. Mentor Worldwide, LLC et al
4	2:12-cv-04189	Watts et al v. Mentor Worldwide LLC et al
5	2:12-cv-04230	Gustafson et al v. Mentor Worldwide LLC et al
6	2:12-cv-04498	Young v. Analytic Biosurgical Solutions et al
7	2:12-cv-04775	Bickham v. Mentor Corporation et al
8	2:12-cv-05021	Williams v. Mentor Worldwide LLC et al
9	2:12-cv-05031	Turbeville et al v. Mentor Worldwide LLC et al
10	2:12-cv-06073	Huffman et al v. Mentor Worldwide, LLC et al
11	2:12-cv-07039	Crawford v. Coloplast Corporation et al
12	2:12-cv-08400	Jessee v. Mentor Worldwide LLC et al
13	2:12-cv-08436	Paine v. Mentor Worldwide LLC
14	2:12-cv-08601	Brown et al v. Mentor Worldwide, LLC et al
15	2:12-cv-08621	Haberman et al v. Mentor Worldwide, LLC
16	2:12-cv-09164	Cowan et al v. Mentor Worldwide LLC et al
17	2:12-cv-09288	Smith v. Mentor Worldwide LLC et al
18	2:12-cv-09290	Benton v. Mentor Worldwide LLC et al
19	2:12-cv-09293	Nunn et al v. Analytic Biosurgical Solutions et al
20	2:12-cv-09296	McAlister et al v. Mentor Worldwide LLC et al
21	2:12-cv-09298	Johnson et al v. Analytic Biosurgical Solutions et al
22	2:12-cv-09409	Atkins v. Mentor Worldwide LLC et al
23	2:12-cv-09440	Martorana et al v. Mentor Worldwide LLC et al
24	2:12-cv-09689	Rounds et al v. Mentor Worldwide LLC et al
25	2:13-cv-00013	Barfield v. Mentor Worldwide LLC et al
26	2:13-cv-00350	Eldred v. Analytic Biosurgical Solutions et al
27	2:13-cv-00372	Arcement v. Mentor Worldwide LLC et al
28	2:13-cv-00434	Melton v. Mentor Worldwide LLC et al
29	2:13-cv-00463	Salce et al v. Analytic Biosurgical Solutions et al
30	2:13-cv-00464	Quiz v. Analytic Biosurgical Solutions et al
31	2:13-cv-00487	Roy v. Mentor Worldwide LLC et al
32	2:13-cv-00695	Land et al v. Mentor Worldwide LLC et al
33	2:13-cv-01054	Oens et al v. Mentor Worldwide LLC
34	2:13-cv-01098	Childress v. Mentor Worldwide LLC et al
35	2:13-cv-01412	Mansfield et al v. Coloplast Corp.
36	2:13-cv-01603	Shaheen et al v. Mentor Worldwide, LLC
37	2:13-cv-01814	Kenyon v. Mentor Worldwide LLC
38	2:13-cv-01858	Perretta et al v. Mentor Worldwide LLC et al
39	2:13-cv-01902	Arevalo v. Mentor Worldwide LLC et al
40	2:13-cv-02226	Brickey v. Mentor Worldwide LLC et al

PTO 123**Exhibit A**

	SDWV Case Number	Plaintiff
41	2:13-cv-02502	Moore v. Mentor Worldwide LLC et al
42	2:13-cv-02541	Manriquez v. Mentor Worldwide LLC et al
43	2:13-cv-02853	Rials v. Mentor Worldwide LLC et al
44	2:13-cv-02925	Ruff et al v. Mentor Worldwide LLC et al
45	2:13-cv-03138	Sotelo v. Mentor Worldwide LLC et al
46	2:13-cv-03345	Miller et al v. Coloplast A/S
47	2:13-cv-03778	Galvez et al v. Mentor Worldwide LLC et al
48	2:13-cv-04289	Ross v. Mentor Worldwide LLC et al
49	2:13-cv-04549	Scheibler v. Mentor Worldwide LLC et al
50	2:13-cv-04570	Bray v. Mentor Worldwide LLC
51	2:13-cv-04656	Sturm v. Mentor Worldwide LLC et al
52	2:13-cv-04898	Mains et al v. Mentor Worldwide LLC
53	2:13-cv-05390	Hines et al v. Mentor Worldwide, LLC
54	2:13-cv-05406	Besaw v. Mentor Worldwide LLC
55	2:13-cv-05894	Stanley et al v. Mentor Worldwide LLC et al
56	2:13-cv-05957	Haddix v. Mentor Worldwide LLC et al
57	2:13-cv-06108	Fruecht v. Mentor Worldwide LLC et al
58	2:13-cv-06139	Butler v. Mentor Worldwide LLC et al
59	2:13-cv-06193	Emery v. Mentor Worldwide LLC
60	2:13-cv-06727	Cook v. Mentor Worldwide LLC et al
61	2:13-cv-07121	Roberts et al v. Mentor Worldwide LLC
62	2:13-cv-07125	Little v. Mentor Worldwide LLC et al
63	2:13-cv-07258	Goss v. Mentor Worldwide LLC et al
64	2:13-cv-07657	Dunn v. C. R. Bard, Inc. et al
65	2:13-cv-07866	Bowers et al v. Mentor Worldwide LLC et al
66	2:13-cv-07914	Nadile et al v. Mentor Worldwide LLC et al
67	2:13-cv-08234	Trim et al v. Mentor Worldwide LLC et al
68	2:13-cv-08518	Eaton et al v. Mentor Worldwide LLC et al
69	2:13-cv-09418	Six et al v. Mentor Worldwide LLC et al
70	2:13-cv-09490	Hogue et al v. Coloplast Corp. et al
71	2:13-cv-09587	Salvatore et al v. Mentor Worldwide LLC et al
72	2:13-cv-09609	Simmons et al v. Mentor Worldwide LLC et al
73	2:13-cv-09624	Garcia et al v. Mentor Worldwide LLC
74	2:13-cv-09902	Didomenico v. Mentor Worldwide LLC et al
75	2:13-cv-09906	Grigg v. Mentor Worldwide LLC et al
76	2:13-cv-09907	Hook v. Mentor Worldwide LLC et al
77	2:13-cv-09908	Humphrey v. Mentor Worldwide LLC et al
78	2:13-cv-09909	Lopez v. Mentor Worldwide LLC et al
79	2:13-cv-09911	Miller v. Mentor Worldwide LLC et al
80	2:13-cv-09912	Minor v. Mentor Worldwide LLC et al

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Exhibit A

	SDWV Case Number	Plaintiff
81	2:13-cv-09913	Murphy v. Mentor Worldwide LLC et al
82	2:13-cv-09915	Peterson et al v. Mentor Worldwide LLC et al
83	2:13-cv-09917	Savenelli v. Mentor Worldwide LLC et al
84	2:13-cv-09919	Shoemaker v. Mentor Worldwide LLC et al
85	2:13-cv-09926	Thompson v. Coloplast Corp.
86	2:13-cv-10563	Gomez et al v. Mentor Worldwide LLC et al
87	2:13-cv-10893	Haworth et al v. Mentor Worldwide LLC et al
88	2:13-cv-10921	Owens et al v. Mentor Worldwide LLC
89	2:13-cv-11094	Foster et al v. Mentor Worldwide LLC et al
90	2:13-cv-11288	Yarbrough et al v. Mentor Worldwide LLC et al
91	2:13-cv-11289	Yarbrough et al v. Mentor Worldwide LLC et al
92	2:13-cv-11481	Hudson et al v. Mentor Worldwide LLC et al
93	2:13-cv-11776	Masterson et al v. Mentor Worldwide LLC et al
94	2:13-cv-11896	Kinley et al v. Mentor Worldwide LLC
95	2:13-cv-11899	Wiegard et al v. Mentor Worldwide LLC et al
96	2:13-cv-12083	Watson v. Mentor Worldwide LLC et al
97	2:13-cv-12564	Turner v. Mentor Worldwide LLC et al
98	2:13-cv-13018	Casarez v. Mentor Worldwide LLC et al
99	2:13-cv-13193	Dawson et al v. Mentor Worldwide LLC
100	2:13-cv-13228	Williams v. Mentor Worldwide LLC et al
101	2:13-cv-13492	Kazlauskys v. C. R. Bard, Inc.
102	2:13-cv-13826	Meyer v. Mentor Worldwide LLC et al
103	2:13-cv-14177	Reynosa et al v. Coloplast Corp.
104	2:13-cv-14472	Miller et al v. Mentor Worldwide LLC et al
105	2:13-cv-14531	Wells v. Mentor Worldwide LLC et al
106	2:13-cv-14874	Bunker et al v. Mentor Worldwide LLC et al
107	2:13-cv-16243	Meehan v. Mentor Worldwide LLC et al
108	2:13-cv-16390	Suber v. Mentor Worldwide LLC
109	2:13-cv-16541	Garcia et al v. Mentor Worldwide LLC et al
110	2:13-cv-16548	Rodriguez et al v. Mentor Worldwide LLC
111	2:13-cv-16628	Kirkland v. Mentor Worldwide LLC
112	2:13-cv-16800	Lawson v. Coloplast Corp. et al
113	2:13-cv-16813	Wyckoff et al v. Coloplast Corp. et al
114	2:13-cv-17476	Reynolds v. Mentor Worldwide LLC
115	2:13-cv-17479	Verrett v. Mentor Worldwide LLC
116	2:13-cv-17838	Thomas et al v. Coloplast Corp.
117	2:13-cv-18166	Dover v. Coloplast Corp. et al
118	2:13-cv-18398	Moreno v. Mentor Worldwide LLC et al
119	2:13-cv-18513	Penny-Lee et al v. Mentor Worldwide LLC et al
120	2:13-cv-18626	Castillo et al v. Coloplast Corp. et al

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Exhibit A

	SDWV Case Number	Plaintiff
121	2:13-cv-18776	Baker et al v. Coloplast Corp.
122	2:13-cv-18798	Johnson et al v. Mentor Worldwide LLC
123	2:13-cv-19068	Arreaga v. Coloplast Corp. et al
124	2:13-cv-19206	Trimnal et al v. Mentor Worldwide LLC et al
125	2:13-cv-19399	Booker v. Mentor Worldwide LLC et al
126	2:13-cv-19407	Ford v. Coloplast Corp. et al
127	2:13-cv-19496	Loftly et al v. Mentor Worldwide LLC et al
128	2:13-cv-19515	Petinga et al v. Mentor Worldwide LLC et al
129	2:13-cv-19972	Borax v. Mentor Worldwide LLC et al
130	2:13-cv-20113	McKenzie v. Mentor Worldwide LLC et al
131	2:13-cv-20173	Festa et al v. Mentor Worldwide LLC
132	2:13-cv-20188	Bykerk v. American Medical Systems, Inc. et al
133	2:13-cv-20189	DeLeon v. Mentor Worldwide LLC
134	2:13-cv-20373	Decelles v. Mentor Worldwide LLC
135	2:13-cv-20495	Doyle et al v. Mentor Worldwide LLC
136	2:13-cv-20647	Perez et al v. Mentor Worldwide LLC et al
137	2:13-cv-20693	Byle v. Mentor Worldwide LLC et al
138	2:13-cv-20694	McCormick et al v. Mentor Worldwide LLC et al
139	2:13-cv-20975	Davis v. Mentor Worldwide LLC et al
140	2:13-cv-21120	Anyel v. Mentor Worldwide LLC
141	2:13-cv-21484	Smith-Yates v. Mentor Worldwide LLC et al
142	2:13-cv-21546	Wilson et al v. Mentor Worldwide, LLC et al
143	2:13-cv-21659	Adkison et al v. Mentor Worldwide LLC et al
144	2:13-cv-22145	Willis v. Mentor Worldwide LLC et al
145	2:13-cv-22245	Starek et al v. Mentor Worldwide, LLC
146	2:13-cv-22598	Fuentes v. Mentor Worldwide LLC et al
147	2:13-cv-23238	Morsea et al v. Coloplast Corp.
148	2:13-cv-24642	Espinoza v. Mentor Worldwide LLC et al
149	2:13-cv-24644	Franco v. Mentor Worldwide LLC et al
150	2:13-cv-25554	St. Germain et al v. Mentor Worldwide, LLC et al
151	2:13-cv-25944	Miller v. Mentor Worldwide LLC et al
152	2:13-cv-28017	Cosgray et al v. Mentor Worldwide LLC
153	2:13-cv-28048	Vreeland et al v. Mentor Worldwide LLC
154	2:13-cv-28082	Abbott et al v. Mentor Worldwide LLC
155	2:13-cv-28087	Rosenow et al v. Mentor Worldwide LLC
156	2:13-cv-28094	Masey et al v. Mentor Worldwide LLC
157	2:13-cv-28098	Whitby et al v. Mentor Worldwide LLC
158	2:13-cv-28106	Chavis v. Mentor Worldwide LLC
159	2:13-cv-28107	Schnurr et al v. Mentor Worldwide LLC
160	2:13-cv-29190	Melocchi et al v. Analytic Biosurgical Solutions et al

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Exhibit A

	SDWV Case Number	Plaintiff
161	2:13-cv-29402	Ronveaux v. Mentor Worldwide LLC
162	2:13-cv-29529	Perez et al v. Coloplast Corp. et al
163	2:13-cv-29792	Dulworth v. Mentor Worldwide LLC et al
164	2:13-cv-29801	Vaagenes et al v. Mentor Worldwide LLC et al
165	2:13-cv-30680	Williams v. Mentor Worldwide LLC
166	2:13-cv-31653	Norsworthy et al v. Mentor Worldwide LLC
167	2:13-cv-33777	Sokoloff v. Mentor Worldwide LLC
168	2:13-cv-34054	Charbonneau v. Mentor Worldwide LLC
169	2:14-cv-00189	Holdiness et al v. Coloplast Corp. et al
170	2:14-cv-00616	Schmitz v. Coloplast Corp. et al
171	2:14-cv-00709	Whitener v. Coloplast Corp. et al
172	2:14-cv-02318	Lane et al v. Mentor Worldwide LLC et al
173	2:14-cv-02773	Noriega v. Coloplast Corp.
174	2:14-cv-03825	Piper et al v. Mentor Worldwide LLC
175	2:14-cv-03829	Umukoro v. Mentor Worldwide LLC
176	2:14-cv-07438	Orloff et al v. Mentor Worldwide LLC
177	2:14-cv-09511	Acord et al v. Coloplast Corp. et al
178	2:14-cv-09614	Landry v. Mentor Worldwide LLC
179	2:14-cv-11654	Pearson v. Coloplast Corp. et al
180	2:14-cv-15052	Oden v. Mentor Worldwide LLC et al
181	2:14-cv-15373	Garcia v. Coloplast Corp.
182	2:14-cv-15771	Henry et al v. Mentor Worldwide LLC et al
183	2:14-cv-15980	Shulik v. Mentor Worldwide LLC et al
184	2:14-cv-16063	Smith v. Coloplast Corp. et al
185	2:14-cv-16270	Crawley et al v. American Medical Systems, Inc.
186	2:14-cv-16290	Chapman v. Mentor Worldwide LLC et al
187	2:14-cv-16694	Hoover v. Mentor Worldwide LLC et al
188	2:14-cv-16696	Sweeney v. Mentor Worldwide LLC et al
189	2:14-cv-17024	Lominac et al v. Coloplast Corp.
190	2:14-cv-17436	Scharmman et al v. Coloplast Corp. et al
191	2:14-cv-18097	Liszka et al v. Coloplast Corp.
192	2:14-cv-18294	Ackerman v. Mentor Worldwide LLC et al
193	2:14-cv-18492	Pfeiffer v. Mentor Worldwide LLC
194	2:14-cv-19516	Wayshville et al v. Mentor Worldwide LLC et al
195	2:14-cv-19657	Friend et al v. Mentor Worldwide LLC et al
196	2:14-cv-19671	Ducros et al v. Mentor Worldwide LLC et al
197	2:14-cv-20035	Simpson v. Mentor Worldwide LLC et al
198	2:14-cv-20393	DeCosta et al v. Mentor Worldwide LLC et al
199	2:14-cv-22432	Wimberly v. Coloplast Corp.
200	2:14-cv-22663	Rivers v. Coloplast Corp.

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Exhibit A

	SDWV Case Number	Plaintiff
201	2:14-cv-24109	Knight et al v. Coloplast Corp.
202	2:14-cv-24618	Hart v. Coloplast Corp. et al
203	2:14-cv-25324	Heady et al v. Coloplast Corp. et al
204	2:14-cv-26142	Miller v. Coloplast Corp. et al
205	2:14-cv-26503	Loomans v. Coloplast Corp. et al
206	2:14-cv-26873	Manning et al v. Mentor Worldwide LLC et al
207	2:14-cv-27158	Momeyer v. Mentor Worldwide LLC et al
208	2:14-cv-27829	Aylesworth v. Coloplast Corp. et al
209	2:14-cv-28932	Stamper et al v. Coloplast Corp. et al
210	2:14-cv-30210	Martin et al v. Coloplast Corp. et al
211	2:14-cv-30775	Wiggins, et al. v. Co
212	2:14-cv-30835	Doyle v. Mentor Worldwide LLC et al
213	2:14-cv-30837	Nail v. Mentor Worldwide LLC et al
214	2:15-cv-00646	Struffert v. Mentor Worldwide LLC et al
215	2:15-cv-00936	Sejdini et al v. Mentor Worldwide LLC et al
216	2:15-cv-01989	Hays et al v. Coloplast Corp. et al
217	2:15-cv-02866	Munoz v. Coloplast Corp. et al
218	2:15-cv-03421	VanBlarcom et al v. Coloplast Corp.
219	2:15-cv-04088	Eckhart et al v. Coloplast Corp. et al
220	2:15-cv-04150	Brown v. Coloplast Corp. et al
221	2:15-cv-04151	Cleghorn et al v. Coloplast Corp.
222	2:15-cv-05006	Hellmers v. Mentor Worldwide LLC et al
223	2:15-cv-09608	Martinez v. Mentor Worldwide LLC et al
224	2:15-cv-09660	Rollings v. Mentor Worldwide LLC et al
225	2:15-cv-09962	Holland v. Coloplast Corp.
226	2:15-cv-11194	Silverstein v. Mentor Worldwide LLC et al
227	2:15-cv-12003	Braun v. Mentor Worldwide LLC et al
228	2:15-cv-13341	Golden v. Mentor Worldwide LLC et al
229	2:15-cv-13400	Seror-Tucker v. Mentor Worldwide LLC
230	2:15-cv-13406	Gonzalez et al v. Mentor Worldwide LLC et al
231	2:15-cv-13615	Rawhoof v. Mentor Worldwide LLC et al
232	2:15-cv-14353	Hammock v. Mentor Worldwide LLC
233	2:15-cv-14638	Benusa et al v. Coloplast Corp.
234	2:15-cv-16620	Scheid v. Coloplast Corp. et al
235	2:16-cv-01309	Roberts et al v. Mentor Worldwide LLC et al
236	2:16-cv-02071	Martin v. Mentor Worldwide LLC et al
237	2:16-cv-03093	Koster et al v. Coloplast Corp. et al
238	2:16-cv-04594	Jiron v. Coloplast Corp. et al
239	2:16-cv-05363	Washington et al v. Mentor Corporation et al
240	2:16-cv-06430	Bridget v. Coloplast Corp. et al

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	SDWV Case Number	Plaintiff
241	2:16-cv-06586	Corley v. Coloplast Corp.
242	2:16-cv-06588	Moore v. Coloplast Corp.
243	2:16-cv-07427	Mancinelli v. Coloplast, Inc. et al
244	2:16-cv-08437	Mattingly et al v. Mentor Corporation et al
245	2:16-cv-09191	Cechinel et al v. Coloplast Corp.
246	2:16-cv-09436	Jeff v. Mentor Worldwide LLC et al
247	2:16-cv-09888	Pimentel v. Coloplast Corp.
248	2:16-cv-10031	Morrison et al v. Coloplast Corp.
249	2:16-cv-12150	Gibbs v. Coloplast Corp.
250	2:16-cv-12153	Martin v. Coloplast Corp.
251	2:17-cv-00482	Stevens v. Coloplast Corp.
252	2:17-cv-00577	Howard et al v. Coloplast Corp.
253	2:17-cv-00992	Swygert et al v. Mentor Worldwide LLC et al
254	2:17-cv-01274	Loehr v. Mentor Worldwide LLC et al
255	2:17-cv-01358	Hodge-Simmons et al v. Coloplast Corp.
256	2:17-cv-01924	Coyle et al v. Coloplast Corp. et al
257	2:17-cv-02126	Davis v. Coloplast Corp.
258	2:17-cv-02325	Whitehurst v. Mentor Worldwide LLC et al