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### IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

IN RE: Bard IVC Filters Products Liability Litigation,

No. MDL 15-02641-DGC

### SECOND AMENDED CASE MANAGEMENT ORDER NO. 4

(Master Complaint, Master Responsive Pleading, Use of Short Form Complaint, Waiver of Service for Bard Defendants, and Answer and General Denial in Cases Subsequently Transferred to MDL 2641)

The parties previously submitted a Master Long Form Complaint and Jury Demand (previously docketed as Doc. 303-1) and a Master Responsive Pleading (previously docketed as Doc. 303-3). The Court has reviewed these proposed pleadings, finds them sufficient, and directs the Clerk to file them as separate documents in the Court's docket. The parties have also submitted a proposed Second Amended Short Form Complaint, a copy of which is attached to this order. The Court also finds this proposed pleading to be sufficient.

#### IT IS ORDERED:

All allegations pled in the Master Complaint and all responses pled in the Master Responsive Pleading are deemed pled in any previously filed Complaint and Responsive Pleading in this MDL proceeding, except as expressly noted below. They are also deemed pled in any Short Form Complaint (attached to CMO No. 4, Doc. 363) or Second

The reference to "Federal Rule of Evidence 8" on the first page of the Master Complaint shall be deemed to be a reference to Federal Rule of Civil Procedure 8.

Amended Short Form Complaint (attached to this Order) and Entry of Appearance filed after the entry of this order, except that the Master Complaint applies only against the Defendant or Defendants identified in such future-filed Short Form or Second Amended Short Form Complaints.

The following cases will not be governed by the Master Complaint and Master Responsive Pleading, but will continue to be governed by the complaints (including any amended complaints) and answers filed in the various transferor courts prior to transfer:

	Plaintiff	Original Jurisdiction
1.	Cason, Pamela	GA – N.D. Ga. 1:12-cv-1288
2.	Coker, Jennifer	GA – N.D. Ga. 1:13-cv-515
3.	Ebert, Melissa	PA – E.D. Pa. 5:12-cv-1253
4.	Fox, Susan	TX – N.D. Tex. 3:14-cv-133
5.	Henley, Angela	WI – E.D. Wis. 2:14-cv-59
6.	Keen, Harry	PA – E.D. Pa. 5:13-cv-5361
7.	Ocasio, Denise	FL – M.D. Fla. 8:13-cv-1962
8.	Rivera (McClarty), Vicki	MI – E.D. Mich. 4:14-cv-13627
9.	Smith, Erin	TX – E.D. Tex. 1:13-cv-633
10.	Tillman, Lessie	FL – M.D. Fla. 3:13-cv-222

On or after December 28, 2015, any plaintiff whose case would be subject to

transfer to MDL 2641 may file his or her case directly in this Court by using the Short Form Complaint (Doc. 363). After **April 20, 2016,** Plaintiffs may use the use the Second Amended Short Form Complaint attached to this Order. If such a case is filed in this Court without the use of the Second Amended Short Form Complaint, Plaintiffs' Co-Lead Counsel shall promptly advise the filing party to file an amended complaint using the Second Amended Short Form Complaint. If the filing party fails to do so, Plaintiffs' Co-Lead Counsel shall promptly notify the Court.

Defendants are not required to file answers to Short Form, Amended Short Form, or Second Amended Short Form Complaints. An Entry of Appearance shall constitute a denial of all allegations in the Short Form, Amended Short Form, or Second Amended Short Form Complaints except as herein provided, and an assertion of all defenses included in the Master Responsive Pleading. By filing an Entry of Appearance in response to a Short Form, Amended Short Form, or Second Amended Short Form Complaints, in lieu of an answer, Defendants do not waive any defenses, including jurisdictional and service defenses.

Civil actions in this MDL were transferred to this Court by the Judicial Panel on Multidistrict Litigation for coordinated or consolidated pretrial proceedings pursuant to 28 U.S.C. § 1407. Upon completion of the pretrial proceedings related to a civil action as determined by this Court, the case shall be transferred pursuant to 28 U.S.C. § 1404(a) or § 1406(a) to the District Court identified in the Short Form, Amended Short Form, or Second Amended Short Form Complaints, provided the parties choose not to waive *Lexecon, Inc. v. Milberg Weiss Bershad Hynes & Lerach*, 523 U.S. 26 (1998). The fact that a case was filed directly in this District and MDL proceeding shall not constitute a determination by this Court that jurisdiction or venue are proper in this District, and shall not result in this Court being deemed the "transferor court" for purposes of this MDL. In addition, filing a Short Form, Amended Short Form, or Second Amended Short Form Complaint in this District shall have no impact on the conflict of law rules to be applied to

the case. Instead, the law of the jurisdiction where the case is ultimately transferred will govern any conflict of law. Prior to transfer, Defendants may object to the district specified in the Short Form, Amended Short Form, or Second Amended Short Form Complaint, based on venue or jurisdiction (including a lack of personal jurisdiction based on *Daimler AG v. Bauman*, 134 S. Ct. 746 (2014)), and propose an alternative jurisdiction for the Court's consideration.

Subject to the conditions set forth in this order, Defendant C.R. Bard, Inc. and Bard Peripheral Vascular, Inc. (collectively "Bard") waive service of process in cases filed in this Court using the Short Form, Amended Short Form, or Second Amended Short Form Complaint and in which they are named as defendants and one or more IVC filter products either manufactured or distributed by Bard is alleged to be at issue. For such cases, Plaintiffs shall send a Short Form, Amended Short Form, or Second Amended Short Form Complaint and a request for waiver of service pursuant to the provisions of Fed. R. Civ. P. 4 to Richard B. North, Jr. by email to richard.north@nelsonmullins.com; maria.turner@nelsonmullins.com; and matthew.lerner@nelsonmullins.com. Counsel for Bard shall return the signed waiver requests to the Court within the time permitted by Fed. R. Civ. P. 4. Plaintiffs submitting a request for waiver shall not seek to hold Bard in default for failure to timely answer or otherwise respond to a complaint in which service has been accomplished pursuant to the terms of this order without first giving Bard written notice of the alleged default and ten business days in which to cure any alleged default.

Prior to a Plaintiff's attorney filing a Short Form, Amended Short Form, or Second Amended Short Form Complaint in this Court, that attorney must register for or already have a District of Arizona CM/ECF log-in name and password. If the Plaintiff's attorney does not already have a District of Arizona CM/ECF log-in name and password, that attorney **must** file the Short Form, Amended Short Form, or Second Amended Short Form Complaint in paper form with the Clerk of Court and simultaneously file an Application of Attorney for Admission to Practice Pro Hac Vice pursuant to LRCiv 83.1(b)(2)

(including all necessary attachments and filing fee).

Additionally, with respect to cases which are originally filed in courts other than this Court which are then subsequently transferred to MDL 2641 pursuant to 28 U.S.C. § 1407, Defendants' may file an Answer and General Denial with Respect to Cases Subsequently Transferred to MDL 2641, incorporating the defenses and denials set forth in the Master Answer and generally denying the plaintiffs' allegations. This short-form answer shall serve as the responsive pleading. Defendants shall have 60 days from the date any such case is opened in this Court to file any motion for failure to state a claim upon which relief may be granted pursuant to Rule 12(b)(6) and 12(h)(2), and the plaintiff(s) shall have 30 days to respond.

Dated this 20th day of April, 2016.

David G. Campbell
United States District Judge

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7		IN THE UNITED STAT	ES DISTRICT COURT			
8		FOR THE DISTRI	CT OF ARIZONA			
9	IN RE BAR	D IVC FILTERS PRODUCTS	No. 2:15-MD-02641-DGC			
10	LIABILITY 	LITIGATION	SECOND AMENDED MASTER SHORT FORM COMPLAINT FOR			
11			DAMAGES FOR INDIVIDUAL CLAIMS AND DEMAND FOR JURY			
12			TRIAL			
13						
14	Plaintiff(s) named below, for their Complaint against Defendants named below					
15	incorporate the Master Complaint for Damages in MDL 2641 by reference (Doc. 364					
16	Plaintiff(s) further show the Court as follows:					
17	1.	Plaintiff/Deceased Party:				
18						
19	2.	Spousal Plaintiff/Deceased Pa	rty's spouse or other party making loss of			
20		consortium claim:				
21						
22	3.	Other Plaintiff and capacity	y (i.e., administrator, executor, guardian,			
23		conservator):				
24						
25	4.	Plaintiff's/Deceased Party's sta	nte(s) [if more than one Plaintiff] of residence			
26		at the time of implant:				
27						
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1	5.	Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence
2		at the time of injury:
3		
4	6.	Plaintiff's current state(s) [if more than one Plaintiff] of residence:
5		
6	7.	District Court and Division in which venue would be proper absent direct
7		filing:
8		
9	8.	Defendants (check Defendants against whom Complaint is made):
10		□ C. R. Bard Inc.
11		□ Bard Peripheral Vascular, Inc.
12	9.	Basis of Jurisdiction:
13		□ Diversity of Citizenship
14		□ Other:
15		a. Other allegations of jurisdiction and venue not expressed in Master
16		Complaint:
17		·
18		
19		
20	10.	Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making
21		a claim (Check applicable Inferior Vena Cava Filter(s)):
22		□ Recovery <sup>®</sup> Vena Cava Filter
23		□ G2 <sup>®</sup> Vena Cava Filter
24		□ G2 <sup>®</sup> Express Vena Cava Filter
25		□ G2 <sup>®</sup> X Vena Cava Filter
26		□ Eclipse <sup>®</sup> Vena Cava Filter
27		□ Meridian <sup>®</sup> Vena Cava Filter
28		

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1			Denali® Vena	a Cava Filter		
2			Other:	•		
3	11.	Date of Implantation as to each product:				
4						
5						
6	12.	Counts	s in the Maste	r Complaint brought by Plaintiff(s):		
7			Count I:	Strict Products Liability – Manufacturing Defect		
8			Count II:	Strict Products Liability - Information Defect (Failure		
9				to Warn)		
10			Count III:	Strict Products Liability – Design Defect		
11			Count IV:	Negligence - Design		
12			Count V:	Negligence - Manufacture		
13			Count VI:	Negligence – Failure to Recall/Retrofit		
14			Count VII:	Negligence – Failure to Warn		
15			Count VIII:	Negligent Misrepresentation		
16			Count IX:	Negligence Per Se		
17			Count X:	Breach of Express Warranty		
18			Count XI:	Breach of Implied Warranty		
19			Count XII:	Fraudulent Misrepresentation		
20			Count XIII:	Fraudulent Concealment		
21			Count XIV:	Violations of Applicable (insert		
22				state) Law Prohibiting Consumer Fraud and Unfair and		
23				Deceptive Trade Practices		
24			Count XV:	Loss of Consortium		
25			Count XVI:	Wrongful Death		
26			Count XVII:	Survival		
27			Punitive Dan	nages		
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1		Other(s):		(	please	state t	he facts
2			supporting thi	s Count in the	space im	mediatel	ly below)
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9	13. Jury T	rial demande	d for all issues	so triable?			
10		Yes					
11		No					
12	RESPECTFU	JLLY SUBM	ITTED this	day of		, 20	•
13			[SIGN	ATURE BLO	OCK]		
14							
15			By:	<i>/s/</i> ttorney name/	/ 11 7		
16			ĮΑ	ttorney name/	address		
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19	I hereby certi	fy that on this	s day of _		, 20	_, I elec	tronically
20	transmitted the attached document to the Clerk's Office using the CM/ECF System for						
21	filing and transmittal of a Notice of Electronic Filing.						
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