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6	IN THE UNITED STATES DISTRICT COURT		
7	FOR THE DISTRICT OF ARIZONA		
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10	IN RE: Bard IVC Filters Products Liability Litigation	No. MDL 15-02641-PHX-DGC	
11		THIRD AMENDED CASE MANAGEMENT ORDER NO. 1	
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14 15	In Case Management Order (CMO) No.	1 entered October 30, 2015, the Court set	
15 16	In Case Management Order (CMO) No. 1, entered October 30, 2015, the Court set appointments of Plaintiffs' leadership for a term of one year. Doc. 248. The Court entered		
10	Amended CMO No. 1 on November 16, 2016, re-appointing Co-Lead Counsel and		
17	appointing a Plaintiffs' Executive Committee for another one-year term. Doc. 4016. On		
10	March 21, 2017, the Court issued Second Amended CMO No. 1 re-appointing Co-Lead		
20	Counsel and Plaintiffs' Executive Committee through November 16, 2017. Doc 5285. The		
21	Court has reviewed Plaintiffs' Co-Lead/Liaison Counsel's Memorandum Re Leadership		
22	Appointments (Doc. 14418) and issues this Third Amended CMO No. 1 for the appointment		
23	of individuals to Plaintiffs' leadership in this MDL for the term of this Order.		
24	I. Plaintiffs' Leadership Counsel Appointments.		
25	The Court having considered all of the applications submitted and other relevant		
26	information, appoints the following plaintiffs' counsel to leadership positions, as indicated		
27	and to be known as "Plaintiffs Leadership Counsel" (PLC):		
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1	II. Responsibilities.		
2	A. Procedural Matters.		
3	1. As noted in this Court's previous Order Setting Initial Case		
4	Management Conference dated September 15, 2015, the Clerk of this Court will maintain		
5	a master docket case file under the style "In Re: Bard IVC Filters Products Liability		
6	Litigation" and the identification "MDL No. 2641." Lead/Liaison will be (a) the only		
7	attorneys permitted to file in the Master Docket as to all actions, and (b) the only attorneys		
8	receiving Notices of Electronic Filing for pleadings and orders filed in the Master Docket		
9	for all actions.		
10	2. With regard to the Master Docket, Plaintiffs' Lead/Liaison Counsel		
11	shall:		
12	a. Serve as the recipient for all Court orders.		
13	b. Coordinate service and filings for all plaintiffs whether presently		
14	included or subsequently added.		
15	c. Maintain and distribute to co-counsel and to Defendants' Counsel an		
16	up-to-date service list.		
17	d. Maintain responsibility for service upon all other attorneys and parties		
18	as to filings made in the master docket. Specifically, Lead/Liaison Counsel		
19	shall receive and distribute, to all other Plaintiffs' counsel, pleadings orders,		
20	and motions by email, overnight courier service, or telecopier, within two		
21	days after receipt, unless such service has been waived, in writing, by a		
22	receiving counsel.		
23	e. Coordinate discovery and litigation with similar cases outside of this		
24	Court's jurisdiction.		
25	3. Lead/Liaison Counsel is only responsible for service with regard to		
26	filings in the Master Docket. With regard to case-specific filings, all attorneys of record in		
27	the relevant member action will receive a Notice of Electronic Filing from the Court.		
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1	4. New counsel for later-filed or later-transferred cases that become part		
2	of this MDL shall be responsible for checking the Master Docket for all orders previously		
3	entered that may have relevance to such new cases.		
4	B. Responsibilities Specific to Lead/Liaison Counsel.		
5	In addition to the responsibilities identified above, Plaintiffs' Lead/Liaison Counsel		
6	shall:		
7	1. Coordinate the establishment of a document depository, real or virtual,		
8	to be available to all participating plaintiffs' counsel;		
9	2. Maintain and make available to all participating plaintiffs' counsel of		
10	record, at reasonable hours, a complete file of all documents served by or upon each party		
11	(except documents as may be available at a document depository);		
12	3. Prepare agendas for court conferences and periodically report		
13	regarding the status of the case; and		
14	4. Carry out such other duties as the Court may order.		
15	C. Responsibilities of Plaintiffs' Executive Committee.		
16	The PEC shall assist, advise, and collaborate with Co-Lead Counsel in the discharge		
17	of duties of liaison and Co-Lead Counsel outlined in Sections II. A and B above. The PEC,		
18	with the authority of Co-Lead counsel, and in coordination with their efforts and		
19	responsibilities, shall assist and collaborate with Co-Lead Counsel in the administration,		
20	organization, and strategic decisions of the PLC. At the direction of Co- Lead Counsel		
21	PEC members shall have the authority to make, supervise and oversee assignments to other		
22	PSC members.		
23	D. Responsibilities Applicable to all Plaintiffs' Leadership Counsel.		
24	Plaintiffs' Leadership Counsel shall have the following responsibilities:		
25	1. Discovery		
26	a. Initiate, coordinate, and conduct all pretrial discovery on behalf of		
27	plaintiffs in all actions which are consolidated with this MDL.		
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1	b.	Develop and propose schedules for the commencement, execution, and
2		completion of all discovery on behalf of all plaintiffs.
3	с.	Cause to be issued in the name of all plaintiffs the necessary discovery
4		requests, motions and subpoenas pertaining to any witnesses and
5		documents needed to properly prepare for the trial of relevant issues found
6		in the pleadings of this litigation.
7	d.	Conduct all discovery in a coordinated and consolidated manner on behalf
8		of and for the benefit of all plaintiffs.
9	2.	Hearings and Meetings
10	a.	Call meetings of counsel for plaintiffs for any appropriate purpose,
11		including coordinating responses to questions of other parties or of the
12		Court. Initiate proposals, suggestions, schedules or joint briefs, and any
13		other appropriate matters pertaining to pretrial proceedings.
14	b.	Examine witnesses and introduce evidence on behalf of plaintiffs at
15		hearings.
16	c.	Act as spokespersons for all plaintiffs at pretrial proceedings and in
17		response to any inquiries by the Court, subject to the right of any plaintiff's
18		counsel to present non-repetitive individual or different positions.
19	3.	Miscellaneous
20	a.	Submit and argue all verbal and written motions presented to the Court on
21		behalf of Plaintiff's Leadership Counsel as well as oppose when necessary
22		any motion submitted by defendants or other parties which involve
23		matters within the sphere of the responsibilities of Plaintiffs' Leadership
24		Counsel.
25	b.	Negotiate and enter into stipulations with defendants regarding this
26		litigation. All stipulations entered into by Plaintiffs' Leadership Counsel,
27		except for strictly administrative details such as scheduling, must be
28		submitted for Court approval and will not be binding until ratified by the
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1		Court. Any attorney not in agreement with a non-administrative
2		stipulation shall file with the Court a written objection within five (5) days
3		after he/she knows or should have reasonably become of aware of the
4		stipulation. Failure to object within the term allowed shall be deemed a
5		waiver and the stipulation will automatically be binding on that party.
6	с.	Explore, develop, and pursue all settlement options pertaining to any
7		claim or portion thereof of any case filed in this litigation.
8	d.	Maintain adequate files of all pretrial matters, including establishing and
9		maintaining a document or exhibit depository, in either real or virtual
10		format, and having those documents available, under reasonable terms and
11		conditions for examinations by all MDL plaintiffs or their attorneys.
12	e.	Perform any task necessary and proper for Plaintiffs Leadership Counsel
13		to accomplish its responsibilities as defined by the Court's orders,
14		including organizing subcommittees comprised of plaintiffs' lawyers not
15		on Plaintiffs' Leadership Counsel.
16	f.	Work with Lead/Liaison Counsel to coordinate the responsibilities of
17		Plaintiffs' Leadership Counsel meetings, keep minutes or transcripts of
18		these meetings, appear at periodic Court-noticed status conferences,
19		perform other necessary administrative or logistic functions of Plaintiffs'
20		Leadership Counsel, and carry out any duty as ordered by the Court.
21	g.	Perform other such functions that may be expressly authorized by further
22		Court Orders.

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E. Reimbursement of Costs Expensed.

Plaintiffs' Leadership Counsel shall be entitled to seek reimbursement for costs
expended at the time and in a manner approved by the Court. Reimbursements will be
governed by a further case management order to be proposed by Plaintiffs' Leadership
Counsel and entered by the Court.

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III. Term of Appointments.

Appointments to all leadership positions in this order shall last until November 16, 2019 unless terminated earlier by the Court. Thirty days before the expiration of this oneyear term, Lead/Liaison Counsel shall file a memorandum notifying the Court of the need to make further appointments and making recommendations regarding these appointments. Dated this 4th day of February, 2019.

Daniel G. Complett

David G. Campbell Senior United States District Judge