	Case 2	2:23-mo	d-03081-DGC	Document 3	3867	Filed 06/12/25	Page 1 of 5	I
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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 Implanted Port Catheter			MI	DL NO. 3081			
11	Products Liability Litigation					IENDED CASE	MANAGEMENT	
12						RDER NO. 33		
13	(Bellwether Group 1 Scheduling Order)							
14	<u> </u>							
15		Pursu	ant to Amended	Case Manag	ement	Order (CMO) 10	and CMO 31 (Docs. 212	28,
16	2669), the Court entered CMO 33 (Doc. 2937) regarding discovery and motion practice						ice	
17	specif	fic to th	ne cases in Belly	wether Group	01. Tł	ne parties move to	amend certain deadlir	nes
18	in Se	ction V	v of CMO 33 r	egarding case	e-speci	fic experts. Doo	c. 3863. For good cau	ıse
19	show	n, the n	notion is grante	d . The new	deadlir	nes are set forth b	elow in bold .	
20	I .	DEP	OSITION PRO	TOCOLS G	ENER	RALLY		
21	A. CMO 21 (Doc. 617) shall apply to Bellwether Group 1.							
22	B. The additional protocols of this CMO shall also apply to Bellwether Group 1.				1.			
23	II. FACT WITNESS DEPOSITIONS PERMITTED							
24		A.	Commencing	three (3) day	ys after	the selection of	the Bellwether Group) 1
25			cases, the Par	ties may eac	ch take	not more than	five depositions of cas	se-
26		specific fact (non-expert) witnesses in each case that is part of Bellwether					ner	
27		Group 1. These depositions may include Bard present or former employees						es
28	or Plaintiffs' friends and family only if the depositions will likely produce						ice	
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1		probative evidence that could not reasonably have been obtained during
2		general discovery or during the discovery conducted for Discovery Group 1.
3		Before proceeding with a deposition of those categories of witnesses, the
4		parties should meet and confer about whether the deposition is appropriate
5		under this provision. If no agreement is reached, the parties will raise the
6		issue with the Court for resolution.
7	B.	The parties may exceed this number by mutual agreement or Order of the
8		Court.
9	C.	The parties shall make a good faith effort to identify the relevant fact
10		witnesses they intend to depose in each case in accordance with Section II.A.,
11		above, and exchange lists of those witnesses by June 16, 2025.
12	D.	Thereafter, the parties shall make a good faith effort, on a rolling basis, and
13		in accordance with Section II.A., above, to identify any additional relevant
14		witnesses they intend to depose, as soon as those witnesses become known to
15		them or they determine the need to depose the witnesses.
16	E.	Should either party object to the taking of a deposition proposed by the other
17		party, including objecting that one or more of the identified case-specific
18		depositions are disproportionate to the needs of the case (even if the
19		requesting party has not exceeded the numerical limitation set forth in Section
20		II.A., above), the parties will meet and confer on that issue, and failing
21		resolution, shall notify the Court of their need for a ruling on the propriety of
22		deposing such witness(es).
23	F.	Examination of treating physicians.
24		1. By no later than five (5) days following the selection of Bellwether
25		Group 1, Plaintiffs shall supplement the list they provided pursuant to
26		Section II.B.1 of CMO 29 (Doc. 2218) of physicians whom they have
27		a good faith belief they would call as witnesses in their case-in-chief
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for each Bellwether Group 1 case. By no later than ten (10) days

1	thereafter, Defendants shall supplement the list they provided pursuant					
2		to Section II.B.1 of CMO 29 of physicians not identified by Plaintiffs				
3		whom Defendants have a good faith belief they would call in their				
4		case-in-chief for each Bellwether Group 1 case.				
5		2.	2. For any physician deposed in Bellwether Group 1:			
6			a. Plaintiffs' counsel shall be the first examiner for any physician			
7			Plaintiffs identified in response to Section II.B.1 of CMO 29, or			
8			they have identified timely under Section II.F.1 of this CMO;			
9		and				
10			b. Defendants' counsel shall be the first examiner for any			
11			physician Defendants identified in response to Section II.B.1 of			
12		CMO 29 or they have identified timely under Section II.F.1 of				
13		this CMO, when that physician has not already been identified				
14			by Plaintiffs pursuant to the same.			
15	III. PROTOCOLS RELATING TO TREATING PHYSICIANS					
16		A. Ex Pa	arte Communications with Treating Physicians			
17		1.	Defendants are prohibited from communicating ex parte with			
18		Plaintiffs' treating physicians, except that staff members and				
19		paralegals of the law firms representing Defendants may contact the				
20		physicians' offices for the sole purpose of scheduling those depositions				
21	in which they are the first examiner, pursuant to Section II.F.2.b.,					
22	above, or where the parties agree that Defendants may contact the					
23			physicians' offices for the purpose of scheduling.			
24		2.	Plaintiffs' counsel may communicate ex parte with treating			
25			physicians.			
26	B. Disclosure of Documents Prior to Depositions of Treating Physicians					
27		1.	If Plaintiffs' counsel has communicated ex parte with a treating			
28	physician who will be deposed, Plaintiffs' counsel shall identify by					
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production bates number (or by providing a copy if no such bates		
numbers exist) to opposing counsel all documents provided, shown,		
read from, or otherwise specifically described to the witness, other		
than the physician's records of treatment, at least five (5) days prior to		
the deposition, those five days to include and count weekends and		
holidays.		

- 2. For *ex parte* meetings with a physician that take place less than five(5) days prior to the deposition:
- a. at least 24 hours prior to the meeting, counting weekends and
 holidays, Plaintiffs' counsel shall identify by production bates
 number (or by providing a copy if no such bates numbers exist)
 to opposing counsel all documents they intend to provide, show,
 read from, or otherwise specifically describe to the witness,
 other than the physician's records of treatment;
 - b. as soon as practicable after the meeting, Plaintiffs' counsel shall disclose to opposing counsel all documents that were actually provided, shown, read from, or otherwise specifically described to the witness, other than the physician's records of treatment.
 - 3. At least five (5) days, counting weekends and holidays, prior to a physician deposition, all examining counsel shall provide to opposing counsel and deponent's counsel copies of documents that may be shown to the witness during the deposition or about which counsel expects to examine a deponent, other than the physician's records of treatment. The obligations of this section include the good faith representations of counsel to identify only those documents actually intended to be utilized during the deposition, not to exceed 40 in number.

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IV. EXPERT WITNESS DEPOSITIONS

A. The parties may take the depositions of all case-specific expert witnesses disclosed for Bellwether Group 1 cases, limited to their case-specific opinions if those witnesses are also experts previously disclosed as general MDL experts.

V. <u>BELLWETHER GROUP 1 SCHEDULE</u>

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8	Action	Date/Deadline				
9	Plaintiffs' case-specific expert disclosures	July 2, 2025 August 4, 2025				
10	Defendants' case-specific expert disclosures	July 30, 2025 August 29, 2025				
11	Case-specific rebuttal expert disclosures	August 22, 2025 September 22, 2025				
12	Case-specific expert depositions begin	August 25, 2025 September 23, 2025				
13 14	Completion of case-specific fact witness depositions	September 19, 2025 (unchanged)				
15	Completion of case-specific expert depositions	October 3, 2025 October 23, 2025				
16	Case-specific motions to exclude experts and	October 28, 2025 (unchanged)				
17	motions for summary judgment					
18	Responses to case-specific motions	November 25, 2025 (unchanged)				
19	Replies to case-specific motions	December 9, 2025 (unchanged)				
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VI.

TRIAL DEPOSITIONS

A. For good cause shown, and either by stipulation of the Parties or order of the Court, trial preservation testimony of previously deposed witnesses will be permitted.

Dated this 12th day of June, 2025.

David G. Complett

David G. Campbell Senior United States District Judge