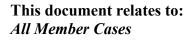
IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE: HAIR RELAXER MARKETING SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION

Case No. 23-CV-818

MDL No. 3060



Judge Mary M. Rowland



CASE MANAGEMENT ORDER NO. 10 (Dismissals Without Prejudice)

I. <u>Dismissal Without Prejudice for Newly Filed Cases</u>

Notwithstanding the provisions of CMO 8, a plaintiff who files a Short Form Complaint ("SFC") after the entry date of this CMO shall be permitted to dismiss his or her case without prejudice provided that a Notice of Dismissal Without Prejudice is filed more than twenty-one (21) days prior to the due date for his or her Plaintiff Fact Sheet as set forth in CMO 9. An agreed upon template Notice of Dismissal is attached as Exhibit A.

II. Dismissal Without Prejudice for Good Cause

For any plaintiff with a case currently filed in the MDL, or plaintiff otherwise not covered by Section I, requests for dismissal without prejudice for good cause shown shall be reasonably considered by Defendants and permitted only upon agreement of the parties to that SFC or upon Order of the Court.

III. <u>Refiling of Cases Dismissed without Prejudice</u>

Should any plaintiff whose case is dismissed without prejudice under this CMO wish to refile their case in the future, such filing shall be made only in federal court and within this MDL,

Case: 1:23-cv-00818 Document #: 527 Filed: 03/15/24 Page 2 of 2 PageID #:8781

as long as there is jurisdiction to file in the MDL.¹ Nothing in this order shall impact the running of the statute of limitations as to any individual case.

ENTER:

Dated: March 15, 2024

Mary M Kowland

MARY M. ROWLAND United States District Judge

¹ Nothing in this Order waives or supersedes the requirements for properly asserting hair straightening claims against Revlon as set by the U.S. Bankruptcy Court for the Southern District of New York in Case No. 22-10760-dsj (Bankr. S.D.N.Y.).

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

IN RE: HAIR RELAXER MARKETING SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION

Case No. 23-CV-818 MDL No. 3060

This document relates to:

Judge Mary M. Rowland

[INSERT MEMBER CASE & DOCKET NO.]

NOTICE OF DISMISSAL WITHOUT PREJUDICE FOR CASES FILED AFTER 3/15/2024

Pursuant to CMO No. 10, Plaintiff [insert name] hereby dismisses all claims as to all Defendants without prejudice, and with each party bearing its own costs, attorneys' fees, and expenses.

Plaintiff filed [his/her] case on [insert date], and pursuant to CMO No. 9, her Plaintiff Fact Sheet is currently due on [insert date]. Accordingly, this Notice is filed more than 21 days prior to the due date for [his/her] Fact Sheet.

Plaintiff acknowledges that should [he/she] wish to re-file [his/her] case in the future, such filing shall be made only in federal court and within this MDL, as long as there is jurisdiction to file in the MDL.

Dated: []

[plaintiff attorney signature block]