| Case 2:23-md-03081-DGC Document 115 | Filed 11/22/23 Page 1 of 8 |
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| IN THE UNITED STAT | TES DISTRICT COURT |
| 7 FOR THE DISTRICT OF ARIZONA | |
| | ROOGEE OF IN LOS |
| | IDL No. 3081 |
| Products Liability Litigation | ASE MANAGEMENT ORDER NO. 10 |
| | ELLWETHER SELECTION |
| | ELLWEITHER SELECTION |
| 14 Pursuant to the agreement of the parties (Docs. 102 at 28, 102-1), the Court enters | |
| 15 this Case Management Order regarding the process for the selection of and discovery in the | |
| 16 first set of bellwether cases for this MDL. | |
| 17I.Initial Plaintiff Pool. | |
| 18 The Initial Plaintiff Pool for this bellwether process includes all cases filed in, | |
| 19 transferred to, or removed to MDL 3081 on or before April 1, 2024. | |
| 20 The parties will provide Plaintiff Profile Forms ("PPF") and Defendants Profile | |
| 21 Forms ("DPF") for each of the Initial Plaintiff Pool cases. All PPFs for cases in the Initial | |
| 22 Plaintiff Pool must be served within thirty (30) days of filing of the Short-Form Complaint | |
| and in no event later than May 1, 2024 ; and the DPFs shall be served within forty (40) days | |
| 24 after the date of receipt of the PPF and in no event later than June 10, 2024 . Cases filed | |
| 25 after April 1, 2024, shall continue to be governed by the deadlines established in Case | |
| 26 Management Order No. 8 regarding profile forms. In order to make the process as efficient | |
| as possible, the parties shall provide their PPFs and DPFs on a rolling basis, as they are | |
| completed. | |
| | IN THE UNITED STAT FOR THE DISTR IN RE: Bard Implanted Port Catheter Products Liability Litigation MC B Pursuant to the agreement of the part this Case Management Order regarding the p first set of bellwether cases for this MDL. I. Initial Plaintiff Pool. The Initial Plaintiff Pool for this be transferred to, or removed to MDL 3081 on The parties will provide Plaintiff Pr Forms ("DPF") for each of the Initial Plaintiff Plaintiff Pool must be served within thirty (3 and in no event later than May 1, 2024; and the after the date of receipt of the PPF and in n after April 1, 2024, shall continue to be gat Management Order No. 8 regarding profile f as possible, the parties shall provide their F |

1 II. PFS/DFS Group 1.

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On or before **July 1, 2024**, the parties shall make a simultaneous exchange of lists identifying twenty-four (24) representative cases each selected from the **Initial Plaintiff Pool**. Those forty-eight (48) cases shall constitute **PFS/DFS Group 1**. The lists exchanged by the parties shall be organized alphabetically by Plaintiffs' last names and shall include the civil action number for each case.

Should Plaintiffs and Defendants select one of more of the same cases among their
twenty-four (24) cases selected for **PFS/DFS Group 1**, thus resulting in a total pool of
fewer than forty-eight (48), the parties will alternate to identify additional Plaintiffs to bring
the pool to forty-eight (48), with Plaintiffs having the first selection. The parties shall
simultaneously exchange the additional selections to complete the pool within three (3) days
of the initial simultaneous exchange set forth above.

13 It is important for the bellwether process that both sides waive applicable venue and 14 forum-non-conveniens challenges for the cases in **PFS/DFS Group 1** and stipulate that the 15 initial scheduled trials can be conducted in the District of Arizona without remanding any 16 case to the transferor forum under Lexecon Inc. v. Milberg Weiss Bershad Hynes & Lerach, 17 523 U.S. 26 (1998) ("Lexecon Waiver"). Accordingly, the selection of any case for 18 inclusion in the **PFS/DFS Group 1** constitutes a Lexecon Waiver by the side/party selecting 19 the case. Upon receipt of the list of cases from opposing counsel, each side will have five 20 (5) business days to notify the other side if they do not agree to waive Lexecon with respect 21 to any of the cases selected by the other side. Plaintiffs' Co-Lead Counsel shall use best 22 efforts to secure a Lexecon Waiver for any case selected to be included in PFS/DFS 23 Group 1 by Defendants. Defendants' counsel shall use best efforts to secure a Lexecon 24 Waiver by Defendants for any case selected to be included in **PFS/DFS Group 1** by 25 Plaintiffs.

If a Plaintiff in a case selected for inclusion in **PFS/DFS Group 1** by Defendants does not provide a Lexecon Waiver, the Plaintiff or his/her counsel shall show cause why a Lexecon Waiver is not being made in that particular case. If Defendants do not provide a 1 Lexecon Waiver for any case selected for inclusion in **PFS/DFS Group 1** by Plaintiffs, 2 Defendants' counsel shall show cause why a Lexecon Waiver is not being made in that 3 particular case. Any party required to show cause must appear in person or by telephone 4 before the Court to explain why a Lexecon Waiver may not be made in the particular case. 5 For any case removed from **PFS/DFS Group 1** because the Court determines that a 6 Lexecon Waiver is not possible, the side that selected the case shall have the right to select 7 a replacement case within five (5) business days following the Court's determination. 8 Thereafter, the parties shall proceed with the Lexecon Waiver process under this Section 9 for that particular case.

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III. Plaintiff and Defendants Fact Sheets.

A Plaintiff Fact Sheet ("PFS") and a Defendants Fact Sheet ("DFS") will be completed for each case in **PFS/DFS Group 1**. The parties will meet and confer about the content of the PFS and DFS and submit a proposed case management order adopting those forms and providing for service via MDL Centrality by no later than **March 1, 2024**. Those forms will be completed and exchanged only in cases designated for **PFS/DFS Group 1**.

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A. Timing of Service of Fact Sheets.

Plaintiffs shall serve on counsel for Defendants all PFSs for the **PFS/DFS Group 1** cases no later than **July 31, 2024**.

Defendants shall serve on Plaintiffs' Co-Lead Counsel all DFSs for the PFS/DFS
Group 1 cases no later than thirty (30) days after service of the PFS and in no event later
than August 30, 2024.

The parties shall provide completed fact sheets on a rolling basis as they are completed.

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B. Completion of Fact Sheets.

A completed PFS and DFS shall be considered interrogatory answers under Fed. R. Civ. P. 33, responses to requests for production under Fed. R. Civ. P. 34, and will be governed by the standards applicable to written discovery under Fed. R. Civ. P. 26, 33, 34 and 37. The PFS and DFS questions and document requests shall be answered without 5

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objection. This section does not prohibit a party from withholding or redacting information
 based on a recognized privilege; however, if information is withheld or redacted, the party
 so withholding or redacting information shall contemporaneously provide opposing party
 with a privilege log.

The parties will provide a PFS or DFS that is substantially complete in all respects. "Substantially complete in all respects" requires that:

a. Every question in the PFS or DFS be answered, even if a party can only answer the question in good faith by indicating "not applicable" or "I don't know";

b. The parties shall provide all medical records relating to the Plaintiff at 10 11 issue and the alleged damages in their possession or the possession of their attorneys at the time of completing the fact sheets, to the extent 12 13 not previously provided with the profile forms. The parties will later 14 submit another proposed case management order (by no later than **July** 15 1, 2024) governing the collection and production of medical records 16 subsequently obtained from health care providers with the medical 17 authorizations provided with the Fact Sheets.

c. Plaintiffs shall provide electronically signed copies of the requested records authorizations accompanying the PFS;

d. The parties will produce the documents requested in the PFS and DFS, or provide a statement certifying that there are no responsive documents; and

e. Plaintiffs shall sign the PFS and provide verification that the information contained therein is true and correct to the best of Plaintiff's knowledge, information, and belief, formed after due diligence and reasonable inquiry. If a Plaintiff is suing in a representative or derivative capacity, the PFS shall be completed by the person with the legal authority to represent the estate or the person under legal

disability. A Plaintiff's spouse with a claim for loss of consortium shall also sign the PFS, attesting that the responses made to the loss-ofconsortium questions in the PFS are true and correct to the best of his or her knowledge, information, and belief, formed after due diligence and reasonable inquiry.

C. Fact-Sheet Deficiencies.

7 If a Plaintiff fails to timely submit a PFS, or submits a PFS within the allotted time 8 that Defendants deem not to be substantially complete, Defendants shall send an 9 overdue/deficiency letter via MDL Centrality stating whether the PFS is overdue or deemed 10 deficient, in which case the letter shall identify the purported deficiencies. The letter shall 11 include sufficient detail for the parties to meet and confer regarding the alleged deficiencies. Immediately upon submission of the letter, MDL Centrality shall send notification of the 12 13 submission to the Plaintiff's counsel of record at the email address(es) provided upon 14 registration for MDL Centrality, with a copy to the PLC by operation of an email 15 distribution list provided to MDL Centrality by Plaintiffs' Co-Lead Counsel. The Plaintiff 16 shall have fifteen (15) days from the date of that letter to meet and confer in an effort to 17 resolve the dispute. Should the meet-and-confer process not resolve the dispute, the parties 18 shall arrange a call with the Court to resolve it.

19 Similarly, if Defendants do not submit a DFS within the time specified in this Order, 20 or submit a DFS within the allotted time that Plaintiffs deem not to be substantially 21 complete, Plaintiffs shall send an overdue/deficiency letter via MDL Centrality stating 22 whether the DFS is overdue or deemed deficient, in which case the letter shall identify the 23 purported deficiencies. The letter shall include sufficient detail for the parties to meet and 24 confer regarding the alleged deficiencies. Immediately upon submission of the letter, MDL 25 Centrality shall send notification of the submission to Defendants at portppfpfs@nelsonmullins.com and portppf-pfs@mccarter.com. Defendants shall have fifteen 26 27 (15) days from the date of that letter to meet and confer in an effort to resolve the dispute.

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1 Should the meet-and-confer process not resolve the dispute, the parties shall arrange a call 2 with the Court to resolve it.

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D. **Records Discovery in PFS/DFS Group 1.**

Records discovery for **PFS/DFS Group 1** will proceed in accordance with the separate case management order relating to Joint Records Collection to be entered by the Court.

7 Upon receipt of a PFS, Defendants may commence immediately to obtain records 8 for that Plaintiff pursuant to the provisions for the records vendor process.

- **Discovery Group 1.** 9 IV.
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A. **Selection Process.**

11 By December 10, 2024, the parties shall exchange lists of fifteen (15) cases selected 12 from **PFS/DFS Group 1**, selected in a manner consistent with the goal of identifying representative cases. The parties can each designate five (5) cases on those lists for 13 14 automatic inclusion in **Discovery Group 1**. After exchange of lists, the parties will meet 15 and confer in an effort to identify from the exchanged lists the remaining five (5) additional 16 cases that will be included in **Discovery Group 1**. By **December 17, 2024**, the parties will 17 complete their meet-and-confer process and submit to the Court a list of fifteen (15) cases 18 they jointly recommend as **Discovery Group 1**.

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On **December 17, 2024**, the parties shall file a joint submission identifying each of Plaintiffs' and Defendants' selections of cases, as well as all additional cases on which the 20 21 parties have agreed for inclusion in **Discovery Group 1**. If the parties are unable to agree 22 upon all five (5) additional cases for **Discovery Group 1**, they shall on **December 17, 2024**, 23 each submit to the Court via email to chambers their proposed list of additional cases to 24 include in **Discovery Group 1** with a memorandum in support of their selections. Within 25 seven (7) business days of such submission, the parties may submit a response to the opposing party's memorandum regarding selection of cases. The Court will then select the 26 27 remaining cases to be included in the fifteen (15) cases to constitute **Discovery Group 1**.

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Discovery Group 1 will be governed by a scheduling order and case management order that will be determined at the time the group is selected. The parties will meet and 3 confer in an effort to agree upon such scheduling order.

V. **Bellwether Group 1.**

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A. **Selection Process.**

The bellwether cases for trial will be selected from **Discovery Group 1**.

7 After having met and conferred, and by March 3, 2025, the parties shall exchange 8 lists of six (6) proposed selections from **Discovery Group 1** for bellwether Plaintiffs and 9 order of trials. The parties will meet and confer in an effort to agree upon a group of six 10 cases to constitute **Bellwether Group 1**, which shall be done in a manner consistent with 11 achieving the goal of proportionate identification of representative cases. If the parties are 12 unable to agree on six cases, the parties shall, by March 10, 2025, file their proposed lists 13 and a memorandum in support of their selections and in opposition, if applicable, to the 14 opposing party's selections. Within seven (7) business days of such submission, the parties 15 may file a response to the opposing party's memorandum regarding selection of cases. The 16 parties propose that the Court then select the final group of six cases to form **Bellwether** 17 Group 1.

18 Bellwether Group 1 will be governed by a scheduling order and case management 19 order that will be determined at the time the group is selected. The parties will meet and 20 confer in an effort to agree upon such scheduling order with the goal of completing 21 remaining case-specific discovery as close as possible to the completion of common-issue 22 discovery.

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B. Remedies for Diminishment of Discovery Group 1 and/or Bellwether Group 1.

1. Should Plaintiffs withdraw, settle, or dismiss a case from **Discovery Group 1**, such case will be replaced by a case from **PFS/DFS Group 1**. The party that originally designated the eliminated case shall select the replacement. However, if the eliminated case was one of the cases chosen by the Court, the Court will select the substitute cases from a

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list of four (4) cases nominated by the parties (two from Plaintiffs and two from
 Defendants).

2. Should Plaintiffs withdraw, settle, or dismiss a case from Bellwether
Group 1, such case will be replaced by a case from Discovery Group 1. (But see CMO 6,
¶ II.G.) The Court will select the substitute case from a list of two (2) cases nominated by
the parties (one from Plaintiffs and one from Defendants).

VI. Future Discovery and Bellwether Groups.

8 The Court does not intend to try more than 6 bellwether cases in this MDL. The
9 parties may raise issues concerning additional bellwether cases and trials if they deem
10 additional cases warranted.

Dated this 22nd day of November, 2023.

Daniel G. Complett

David G. Campbell Senior United States District Judge