Case Number: PC-2025-00635 Filed in Providence/Bristol County Superior Court Submitted: 2/3/2025 1:13 PM

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STATE OF RHODE ISLAND PROVIDENCE, SC

3D Max

SUPERIOR COURT

In Re: Davol/C.R. Bard Hernia Mesh Multi-Case Management Coordination No. 2017-02, Master Docket No. PC-2018-9999

Goordination 140. 2017 02, Master Docket 140. 1 G 2010 7777				
	Civil Action No			
	File as Hernia Mesh Case Type			
	SHORT FORM COMPLAINT			
	Come now the Plaintiff(s) named below, by and through their attorneys at Padwa Law LLC			
and V	Wright & Schulte, LLC, and for their Complaint against the Defendants named below,			
incor	porate the Master Long Form Complaint in Coordination No. 2017-02, Master Docket No.			
PC-2	018-9999 by reference. Plaintiff(s) further show the Court as follows:			
1.	Plaintiff			
	Michelle Griffith			
2.	Consortium Plaintiff			
	N/A			
3. Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator)				
	N/A			
4.	State of Residence			
	California			
5.	Defendants (Check Defendants against whom Complaint is made):			
	C.R. Bard, Inc. ("Bard")			
	Davol, Inc. ("Davol")			
6.	Defendants' products implanted in Plaintiff (Check products implanted in Plaintiff)			

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7.

	Bard Mesh
	Composite Mesh (also known as Composix)
	Composix E/X
	Composix Kugel Hernia Patch
	Kugel Hernia Patch
	Marlex Mesh
	Modified Kugel Hernia Patch
	PerFix Plug
	Sepramesh Composite IP
	SpermaTex
	Ventralex
	Ventralex ST
\boxtimes	Ventrio
	Ventrio ST
	Visilex
	Other:
Defend	lants' Products about which Plaintiff is making a claim. (Check applicable products)
	3D Max
	Bard Mesh
	Composite Mesh (also known as Composix)
	Composix E/X
	Composix Kugel Hernia Patch
	Kugel Hernia Patch
	Marlex Mesh
	Modified Kugel Hernia Patch

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	PerFix Plug					
		Sepramesh Composite IP				
		SpermaTex				
		Ventralex				
		Ventralex ST				
	\boxtimes	Ventrio				
		Ventrio ST				
		Visilex				
		Other:				
8.	Date of	Implantation as to Each Product				
	Ventrio – 09/26/2016					
9.	. Hospital(s) where Plaintiff was implanted (including City and State)					
	Ventrio – Northwest Medical Center – Margate, FL					
10. Implanting Surgeon(s)						
Ventrio – Indrek Miidla, MD						
11. Counts in the Master Complaint brought by Plaintiff(s)						
	\boxtimes	Count I - Negligence				
	\boxtimes	Count II – Strict Liability – Defective Design				
	\boxtimes	Count III - Strict Liability - Manufacturing Defect				
	\boxtimes	Count IV – Failure to Warn				
	\boxtimes	Count V – Consumer Protection				
	\boxtimes	Count VI – Breach of Implied Warranty				
	\boxtimes	Count VII – Negligent Infliction of Emotional Distress				
	\boxtimes	Count VIII – Intentional Infliction of Emotional Distress				
		Count IX – Fraud				

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\boxtimes	Count X – Punitive Damages		
\boxtimes	Count XI – Unjust Enrichment		
	Count XII – Loss of Consortium (By the Spouse)		
\boxtimes	Count XIII – Discovery Rule, Equitable Tolling/Estoppel (Please state any additional facts and legal basis for Discovery Rule and Tolling below)		
	Plaintiff did not discover Defendants' wrongful conduct until at least 10/02/2024 or sometime thereafter, when medical records were obtained documenting the type of mesh implanted in Plaintiff.		
	Other (please state the facts supporting this Count under applicable state law in the space immediately below)		
	Other(please state the facts supporting this Count under applicable state law in the space immediately below)		

PRAYER FOR RELIEF

Wherefore, Plaintiff(s) respectfully request judgment in their favor against Defendants, and each of them, individually, jointly and severally, and Plaintiff(s) request compensatory damages, in a sum to confer jurisdiction upon this Court, together with interest on that amount at the legal rate from the date of judgment until paid, costs of suit, attorneys' fees, and all such other relief as this Court deems just and proper, as well as:

1. Compensatory damages to Plaintiff(s) for past, present, and future damages, including but not limited to, mental and physical pain and suffering for severe and permanent

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personal injuries sustained by Plaintiff(s), health and medical care costs, lost wages, or income, and loss of earning capacity, together with interest and costs as provided by law;

- 2. Restitution and disgorgement of profits;
- 3. Punitive damages;
- 4. Reasonable attorneys' fees;
- 5. The costs of these proceedings;
- 6. All ascertainable economic damages;
- 7. Survival damages (if applicable);
- 8. Wrongful death damages (if applicable); and
- 9. Such other and further relief as this Court deems just and proper.

DEMAND FOR JURY TRIAL

Plaintiff(s) hereby demand a trial by jury on all issues so triable.

$\overline{ m J}$

Dated: 2/3/25

/s/ Jeffrey Padwa

Jeffrey Padwa (#5130) PADWA LAW LLC One Park Row, 5th Floor Providence, RI 02903 (401) 935-8571 jpadwa@padwalaw.com

/s/ Richard W. Schulte (pro hac to be applied for)

Richard W. Schulte (OH #0066031)

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Attorneys for Plaintiff(s)