SOUTHERN DISTRICT OF NEW YORK	
IN RE:	ORDER NO. 9 (Scheduling Order)
MIRENA IUD PRODUCTS LIABILITY LITIGATION	(Senedaming Order)
	13-MD-2434 (CS)
This Document Relates To All Actions	13-MC-2434 (CS)

Seibel, J.

The following scheduling order is adopted:

LINITED STATES DISTRICT COURT

- 1. Defendant shall respond to Plaintiffs' Initial Interrogatories and Requests for Production by September 16, 2013.
- 2. Defendant, by October 1, 2013, shall produce the custodial files of Rusty Thomas, John Rotondo, Brian Groves, William Ahmer, Catherine Holtz, Herm Cukier, Antonio Costales, Leo Plouffe, Edio Zampaglione, Jo-Ann Ruane, Joseph Zuccarini, Fadwa Almanakly, Lynn Carmichael, and Chuck Walsh. Defendant will collect and process those files as detailed on pages 5-7 of Pilot Program Exhibit B. (No. 13-MC-2434, Doc. 26.)
- 3. Plaintiffs shall complete 30(b)(6) depositions of Defendant by November 1, 2013.
- 4. Defendant, by December 1, 2013, shall produce the remaining initial discovery, that is certain data from databases as summarized on pages 7-9 of Pilot Program Exhibit B. (No. 13-MC-2434, Doc. 26.) This discovery will not include the Plaintiff-specific information required by the Defense Fact Sheet. Defendant will produce Plaintiff-specific information pursuant to the deadlines established by Order No. 8 regarding the Defendant Fact Sheet. (No. 13-MC-2434, Doc. 30.)
- 5. Plaintiffs shall serve second wave discovery requests by January 30, 2014.

- 6. The parties shall select cases for the Initial Disposition Pool on April 4, 2014.
- 7. All generic discovery shall be completed by September 1, 2014.
- 8. All case-specific discovery in Initial Disposition Pool cases shall be completed by September 30, 2014.
- 9. Plaintiffs' generic expert reports are due October 15, 2014.
- 10. Defendant's generic expert reports are due November 14, 2014.
- 11. Plaintiffs' case-specific expert reports for cases in the Initial Disposition Pool are due December 1, 2014.
- 12. Defendant shall depose Plaintiffs' generic experts between December 1, 2014 and February 2, 2015.
- 13. Defendant's case-specific expert reports for cases in the Initial Disposition Pool are due January 15, 2015.
- 14. Plaintiffs shall depose Defendant's generic experts between February 2, 2015 and March 15, 2015.
- 15. Defendant shall depose Plaintiffs' case-specific experts for cases in the Initial Disposition Pool between February 2, 2015 and March 16, 2015.
- 16. Plaintiffs shall depose Defendant's case-specific experts for cases in the Initial Disposition Pool cases between March 1, 2015 and April 15, 2015. Plaintiffs shall not depose any Defendant expert on a case as to which Defendant has not already deposed Plaintiff's case-specific expert(s).

17. Dispositive motions and *Daubert* motions for cases in the Initial Disposition Pool are due by May 15, 2015. Opposition and reply dates will be set at a future time.

SO ORDERED.

Dated: August 16, 2013

White Plains, New York

CATHI SEIDEL, U.S.D.J

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