

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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IN RE:

MIRENA IUD PRODUCTS LIABILITY LITIGATION

*This Document Relates To All Actions*  
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**Order No. 7A  
(Plaintiff Fact Sheet  
Core Criteria)**

13-MD-2434 (CS)  
13-MC-2434 (CS)

Seibel, J.

The parties have agreed that the Plaintiff Fact Sheet contains the following “Core Criteria Categories.” Should a plaintiff fail to provide any Answer to any one or more of the questions delineated below and no response of any type is provided within thirty (30) days to a “Deficiency Letter” from Defendant with regards to the following Core Criteria question(s), their Complaint shall be subject to a Motion to Dismiss per Section V of Case Management Order No. 7:

1. SECTION II – PERSONAL INFORMATION ABOUT THE MIRENA USER – Question 15.
2. SECTION III – HEALTHCARE PROVIDERS AND PHARMACIES – For Questions 1 and 2, Plaintiff must provide the name(s) of:
  - a. All OB/GYN Providers
  - b. Hospitals or clinics where OB/GYN Services rendered.
3. SECTION VII – PREGNANCY RELATED CLAIM INFORMATION – Question 1.
4. SECTION XI – MIRENA USE – Identification of Mirena Prescribing and/or Inserting Healthcare Provider – Question 1(a) and (b).
5. SECTION XI – MIRENA USE – Date of Mirena Removal – Question 1(c).
6. SECTION XI – MIRENA USE – Responses to the general YES/NO parts of Questions 2 through 10.
7. SECTION XII – INJURIES AND DAMAGES – Questions 1 and 1(a), if applicable, and 2 and 2(a), (c), and (e), if applicable.

8. SECTION XIV – DOCUMENT DEMANDS – Fully and properly executed medical and insurance authorizations pursuant to SECTION XIV, specifically including:
  - a. Checking the box for the Release of HIV-Related Information
  - b. A signature.

**SO ORDERED.**

Dated: April 24, 2014  
White Plains, New York



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CATHY SEIBEL, U.S.D.J