

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA**

**CHARLESTON DIVISION**

IN RE: NEOMEDIC  
PELVIC REPAIR SYSTEM  
PRODUCTS LIABILITY LITIGATION

MDL No. 2511

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THIS DOCUMENT RELATES TO ALL CASES

**PRETRIAL ORDER # 16  
(ORDER APPOINTING ETHAN GREENE  
AS SPECIAL MASTER)**

MDL 2511, *In re: Neomedic Pelvic Repair System Products Liability Litigation*, was commenced by the docketing in this district of a transfer order under 28 U.S.C. § 1407 on February 18, 2014 by the Judicial Panel on Multidistrict Litigation covering six civil actions and five potential tag-along actions that were pending in federal district courts. [Docket 1]. The litigation involves allegations of defects in and related to pelvic repair systems manufactured by Desarrollo e Investigacion Medica Aragonesa, S.L., Neomedic International, S.L., Neomedic, Inc. and Specialties Remeex International, S.L. (collectively “Neomedic”) for treatment of pelvic organ prolapse and stress urinary incontinence. Since that first transfer of cases to this district there have been over 75 additional cases transferred and directly filed here, and it is anticipated that additional numbers of cases will be transferred to this district through the process or directly filed here.

Since the creation of this MDL 2511, as well as the MDLs 2187, 2325, 2326, 2327, 2387, and 2440, this Court has moved and will continue to move the litigation forward in a fair and efficient manner. At the same time, this Court, cognizant of the important public policy of encouraging settlement among litigating parties, has recommended all parties consider engaging in settlement discussions to determine if an amicable resolution of these cases is possible. The settlements announced by plaintiffs and another manufacturer demonstrate that settlement of these cases is possible.

Given the status of this litigation, this Court has determined that it is in the best interests of all parties and the overall administration of MDL 2511 to appoint a Special Master to facilitate settlement discussions between plaintiffs' leadership and Neomedic. I have consulted with counsel for Neomedic, who has consulted with company representatives with full authority to make decisions regarding MDL 2511 and Neomedic's applicable insurer, and plaintiffs' leadership, including the Co-Lead Counsel for MDL 2511, regarding whom to appoint as Special Master. The parties have been given the opportunity to be heard and suggest candidates for appointment.

It is the judgment of this Court that Ethan Greene is the person most qualified for this appointment. (*See* Exhibit A (Affidavit of Ethan P. Greene, Esquire)). This Court has notified Neomedic and the plaintiffs' leadership, including the Co-Lead Counsel for MDL 2511, and provided an opportunity for the parties to be heard. It is the opinion of all parties involved that Mr. Greene possesses the requisite skills, experience, knowledge, character, credibility, and other attributes necessary to serve as Special Master and facilitate productive settlement discussions in this litigation. Mr. Greene is known to this Court, the legal community, the plaintiffs' bar, and

corporate America as an active, successful, and highly regarded lawyer who has been able to achieve resolution for some of the largest and most complex mass torts over the past decade.

Mr. Greene currently serves, with Ellen Reisman, as national settlement counsel for American Medical Systems, Inc. (“AMS”) and Endo Pharmaceuticals, Inc. (“Endo”) in MDL 2325, which has entered into settlement agreements that are expected to resolve substantially all of AMS’s pelvic repair system products cases. This fact is well known to plaintiffs’ leadership, including Co-Lead Counsel for the Plaintiffs, as well as Neomedic and its applicable insurer. To the extent that a potential conflict could be asserted between his continuing role as national settlement counsel for Endo and AMS and his role as Special Master, all applicable parties, including Endo, on behalf of itself and AMS, have agreed to waive such a potential conflict as to Mr. Greene, as well as any other attorneys and staff who represent Endo and AMS as settlement counsel. The parties have notified this Court that they consent to the appointment of Ethan Greene as Special Master, which this Court approves.

The Court, pursuant to its inherent authority and its authority under Federal Rule of Civil Procedure 53, hereby issues the following Order.

**IT IS HEREBY ORDERED THAT:**

1. Ethan P. Greene, Esquire, Arnold & Porter, LLP, 555 12<sup>th</sup> St., NW, Washington, DC 20004 is hereby appointed as the Special Master to facilitate settlement discussions between plaintiffs’ counsel and Neomedic related to the implantation of Neomedic’s pelvic repair system products.
2. The Special Master shall proceed with all reasonable diligence.
3. In order to facilitate settlement discussions, the Special Master may have confidential *ex parte* communications with plaintiffs’ counsel, client representative(s) and in house

counsel for Neomedic with full authority to make all decisions in MDL 2511, representative(s) and in house counsel for Neomedic's applicable insurer, lead counsel for Neomedic, lead counsel for Neomedic's applicable insurer, and the Court in relation to his role as Special Master, and such *ex parte* communications shall not be deemed to have waived any attorney-client privileges.

4. To execute the responsibilities and duties of his office, the Special Master shall be vested with the powers described and contemplated under Federal Rule of Civil Procedure 53(c)(1)(b) and 53(e), including the right to:
  - a. Review and analyze all papers, affidavits, and legal memoranda filed with this Court and any other court of competent jurisdiction that bear upon the parties' settlement positions;
  - b. Schedule, convene, preside over, and otherwise conduct any meetings, hearings, conferences, disposition or proceedings deemed necessary to facilitate good-faith settlement discussions between plaintiffs' counsel and Neomedic;
  - c. Incur necessary expenses and costs at reasonable levels to permit him to function fully in pursuance of the tasks covered by this reference. This power shall include the authority to incur expenses and costs needed to engage the services of necessary personnel, including but not limited to the professional services of other attorneys who represent Endo and AMS as settlement counsel, and to acquire supplies and customary services associated therewith.
5. The Special Master shall periodically report to the Court, in the time and manner requested, regarding the status of settlement discussions between plaintiffs' counsel and Neomedic. To the extent any such reports are requested to be in writing, unless

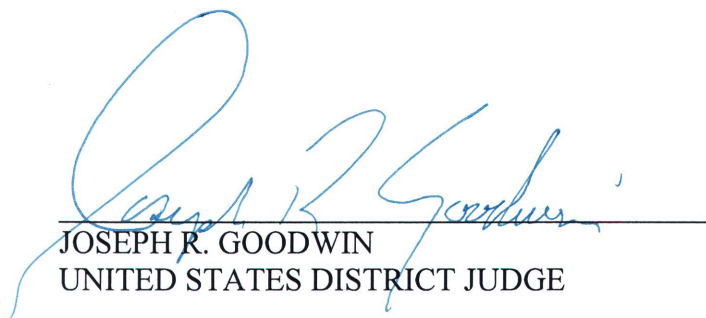
otherwise ordered by this Court, such reports shall be filed under seal and served only on this Court.

6. On a monthly basis, the Special Master shall submit to this Court, and file under seal, an application for counsel fees and costs associated with his service as Special Master and, in that respect, is authorized to incur only such fees and costs as may be reasonably necessary to fulfill his duties under this order, or such other orders as this Court may issue from time to time hereafter. Taking into consideration the nature and amount of the controversy and the respective parties' means, upon receipt of such application, and to the extent that such application is approved, such approved fees and costs shall be reimbursed by the Plaintiffs' Steering Committee.
7. Unless expressly authorized by Endo, the Special Master shall not disclose any confidential information or documents obtained or created in his role as national settlement counsel for AMS.
8. The Special Master, plaintiffs' counsel, and Neomedic shall refrain from publicly discussing the settlement process or disclosing any discussions they may have as part of that process, without further order of the Court.

The court DIRECTS the Clerk to file a copy of this order in 2:14-md-02511 and it shall apply to each member related case previously transferred to, removed to, or filed in this district, which includes counsel in all member cases up to and including civil action number 2:15-cv-01746. In cases subsequently filed in this district, a copy of the most recent pretrial order will be provided by the Clerk to counsel appearing in each new action at the time of filing of the complaint. In cases subsequently removed or transferred to this court, a copy of the most recent pretrial order will be provided by the clerk to counsel appearing in each new action upon

removal or transfer. It shall be the responsibility of the parties to review and abide by all pretrial orders previously entered by the court. The orders may be accessed through the CM/ECF system or the court's website at [www.wvwd.uscourts.gov](http://www.wvwd.uscourts.gov).

ENTER: March 10, 2015



JOSEPH R. GOODWIN  
UNITED STATES DISTRICT JUDGE

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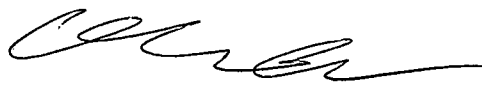
AFFIDAVIT OF ETHAN P. GREENE, ESQUIRE

DISTRICT OF COLUMBIA )  
WASHINGTON )

ETHAN P. GREENE, being duly sworn, deposes and says:

1. I am attorney at law licensed in the State of California and the District of Columbia. I am in good standing in both jurisdictions.
2. I have been an associate at the law firm Arnold & Porter, LLP since 2004.
3. My practice has primarily focused on product liability matters involving pharmaceutical products and medical devices, and more recently, complex environmental litigation, with an emphasis on the resolution of complex mass tort matters in these industries.
4. I have represented, with my colleague Ellen K. Reisman, Esq., numerous clients as national settlement counsel in mass tort matters, including Wyeth regarding diet drugs and BP regarding exposure-related claims of clean-up workers and residents.
5. Since the latter part of 2013, I, along with my colleagues Ellen K. Reisman, Esq. and Andrew Karron, Esq., have been national settlement counsel for Endo Pharmaceuticals, Inc. ("Endo") and American Medical Systems, Inc. ("AMS") in relation to AMS pelvic repair system product liability litigation.

6. I have thoroughly familiarized myself with the issues and parties involved in the case captioned above. I attest and affirm that I have disclosed any potential grounds for disqualification that would prevent me from serving as Special Master in the above captioned matter.



ETHAN P. GREENE, ESQ.

Sworn to before me this  
27<sup>th</sup> day of February, 2015

  
NOTARY PUBLIC

My Commission Expires Aug 14, 2015

