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Attorneys for Defendants

Johnson & Johnson & Ethicon, Inc.

IN RE PROCEED MESH LITIGATION

(Proceed® Surgical Mesh and Proceed® Ventral Patch Hernia Mesh)

FILED

NOV 13 2019

JOHN C. PORTO, J.S.C.

SUPERIOR COURT OF NEW JERSEY LAW DIVISION: ATLANTIC COUNTY MASTER CASE NO. ATL-L-794-19

CASE NO. 630

Civil Action

(Revised) CASE MANAGEMENT ORDER

NO. 6

[PLAINTIFF PROFILE FORM] (Supersedes CMO 6 entered on 9/11/2019)

This matter having been opened to The Court by the parties; and the parties having indicated they have no objection to the form and entry of the within Order; and good cause appearing;

IT IS on this 13th day of November, 2019,

ORDERED:

The Plaintiff Profile Form and authorizations attached hereto as Exhibit A are hereby adopted for use in this litigation.

- a. This Order shall govern: (1) all cases transferred to this Court, including those cases subsequently transferred; and (2) all cases directly filed in this MCL.
- b. For any case filed or transferred prior to entry of this Order ("Group 1 Cases"),
 Plaintiffs shall serve completed Plaintiff Profile Forms (updated version),
 executed authorizations (updated versions), and responsive materials by
 December 30, 2019. For cases filed or transferred after the date of this Order, the
 Plaintiff Profile Form (updated version), executed authorizations (updated versions), and responsive materials shall be served within sixty (60) days of the
 filing of the Defendants' Answer or by December 30, 2019, whichever is later.
- c. Pursuant to the agreement of the parties, all Plaintiff Profile Forms and corresponding authorizations, along with any responsive documentation, shall be completed, signed where applicable, and served electronically to NJPROCEEDMCL@butlersnow.com and proceedmcl@fleming-law.com.
- d. Every Plaintiff is required to provide Defendants with a Plaintiff Profile Form that is substantially complete in all respects to the best of the Plaintiff's knowledge, answering every question in the Plaintiff Profile Form, even if a Plaintiff can

answer the questions in good faith only by indicating "not applicable." If a Plaintiff is suing in a representative or derivative capacity, the Plaintiff Profile Form shall be completed by the person with the legal authority to represent the estate or person under legal disability.

- e. The Plaintiff Profile Form shall be completed without objections as to the question posed in the agreed upon Plaintiff Profile Form. This section does not prohibit a Plaintiff from withholding or redacting information from medical or other records provided with the Plaintiff Profile Form based upon a recognized privilege. If information is withheld or redacted on the basis of privilege, Plaintiff shall provide defendants with a privilege log that complies with the Rules Governing the Courts of the State of New Jersey simultaneously with the submission of the Plaintiff Profile Form.
- f. Contemporaneous with submission of the Plaintiff Profile Form, each Plaintiff shall transmit via email, dropbox, or other FTP upload, copies or electronic files of all medical records in their possession, custody, or control (including any medical records in their attorney's possession) related to the claims and/or alleged injuries in their case, including, but not limited to, records that support product identification.
- g. Contemporaneous with submission of the Plaintiff Profile Form, each Plaintiff shall transmit via email, dropbox, or other FTP upload, signed authorizations, which are attached to the Plaintiff Profile Form. Plaintiffs who are not making a claim for lost wages, lost earning capacity, and/or lost future earnings do not need to sign or return the authorizations related to IRS records, employment records, or

education records. If an individual Plaintiff is not claiming mental anguish which necessitated psychiatric treatment due to alleged Proceed Mesh injuries and not claiming that (s)he sought mental health treatment (including treatment for anxiety/depression) due to alleged Proceed Mesh injuries, then that Plaintiff is not required to sign or return the psychiatric authorization; provided however, that Defendants reserve the right to request such an authorization to collect such records if they have a good faith basis to believe such records should be produced in that case.

The signed authorizations shall be undated and the recipient line shall be left blank. These blank, signed authorizations constitute permission for a third-party records vendor retained by the parties to obtain the records specified in the authorizations from the records custodians. In the event an institution, agency, or medical provider to which a signed authorization is presented refuses to provide responsive records, the individual Plaintiff's attorney shall attempt to resolve the issue with the institution, agency, or medical provider such that the necessary records are promptly provided. Any records that pertain to psychiatric related care, whether by a psychiatrist or psychologist, shall first be available to counsel for the Plaintiff who shall have 10 days to assert a recognized discovery objection and/or privilege and notify both the vendor and counsel for the requesting Defendants, with an appropriate documentation of the discovery objection with specific reference(s) to page(s) and/or portion(s) thereof and/or a privilege log, in accordance with (Revised) Case Management Order No. 4 (Records Collection), which superseded CMO 4 entered on 8/20/2019. Absent notification within

h.

10 days of the assertion of such an objection or privilege, the vendor shall then provide the records to the requesting Defendants. Signing an authorization for release of mental health treatment records shall not constitute waiver of any claim of discovery objection or privilege or any other legal protection for such records under applicable law. The provisions of Revised Case Management Order No. 4 (Records Collection) shall apply to such records. The authorizations provided by Plaintiff become null and void when his or her case is resolved, and any use of the authorizations beyond that date is prohibited.

- i. The Plaintiff Profile Form will not be interpreted to limit the scope of inquiry at depositions nor will it affect whether evidence is admissible at trial. The admissibility of information in the Plaintiff Profile Form is governed by the New Jersey Rules of Evidence, and objections to admissibility are not waived by virtue of the completion and service of a Plaintiff Profile Form.
- Plaintiff is under a continuing obligation to timely supplement or amend Plaintiff
 Profile Forms and responsive documentation.
- k. In any case where a deposition of the Plaintiff is scheduled, Plaintiff must submit any supplement and/or amendments, to the extent applicable and to the extent the material is within the Plaintiff's or his/her attorney's possession, at least 21 days before the date of Plaintiff's deposition. If the Plaintiff's deposition is set to occur in less than 21 days from the time it is scheduled, then Plaintiff shall submit any such supplements and/or amendments as soon as practicable but no less than 5 business days before the date of Plaintiff's deposition.

- Any Plaintiff who undergoes revision surgery or other surgical procedure related 1. to the claims at issue in the case after completing and serving a Plaintiff Profile Form must complete and serve an updated Plaintiff Profile Form (including providing any additional responsive documentation) within 90 days after the date of the surgery or 90 days after Plaintiff's counsel becomes aware of such surgery or procedure, whichever is later.
- Any Plaintiff who fails to fully comply with the requirements above shall be m. provided notice of such failure by email and mail from Defendants' Counsel to all counsel of record on the case, and shall be provided 14 additional days to cure such deficiency ("Cure Period") to be calculated from the receipt of such notice of deficiency from counsel for the Defendants. If Defendants' notice of failure is related to a deficiency regarding information provided in the Plaintiff Profile Form, as opposed to Plaintiff's failure to provide a Plaintiff Profile Form whatsoever, Defendants shall state with particularity in Defendants' notice to Plaintiff why Defendants believe the information in the Plaintiff Profile Form is deficient. Defendants shall also be required to make themselves available by email or phone to meet-and-confer to clarify any alleged information deficiencies.
- Any Request for an extension of time to serve the Plaintiff Profile Form, n. authorizations and responsive documents and/or any request for an extension of the deficiency cure period should be submitted to Defendants via email to NJPROCEEDMCL@butlersnow.com.
- If a Plaintiff fails to cure a deficiency within the Cure Period set forth in 0. section m. above, Defendants may seek permission to file a Motion to Compel

(if Plaintiff Profile Form information deficiency) or a Motion to Dismiss (if Plaintiff has failed to provide a Plaintiff Profile Form).

- Plaintiff shall thereafter have 14 days to file a Response to the Motion and show p. good cause why the information is sufficient, the case should not be dismissed, and/or why less drastic sanctions other than dismissal are warranted. Defendants may file a Reply Brief within 7 days of Plaintiff's Response. Any failure by Plaintiff to respond to the Motion within the specified period shall result in dismissal of the case.
- This Case Management Order shall apply to each member related case previously q. transferred to, or filed in this Court. In cases subsequently filed in this Court, 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 assessed through the New Jersey State Court Electronic Filing System.

HONORABLE JOHN C. PORTO, J.S.C.

EXHIBIT A

	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: ATLANTIC COUNTY MASTER CASE NO. ATL-L-794-19
	: CASE NO. 630 : Civil Action
IN RE PROCEED MESH LITIGATION	: PLAINTIFF PROFILE FORM
(Proceed® Surgical Mesh and Proceed® Ventral Patch Hernia Mesh)	• • • • • • • • • • •
	<u>.</u> :
In completing this Plaintiff Profile Form, you the best of your knowledge. The Plaintiff Pro- requirements and guidelines set forth in the ap-	must provide information that is true and correct to file Form shall be completed in accordance with the pplicable Case Management Order.
I, CASE I	NFORMATION
	Docket No.:
Primary Attorney Contact (name, address,	phone, and email):
II. PLAINTI	FFINFORMATION
Name of Individual with Proceed	□Male □ Female
Date of birth: Last 4	Digits of Social Security No.:
Address:	
Occupation:	
Spouse Name:	Loss of Consortium Claim? □Yes □No
Name of Estate Representative if Individu Deceased:	al Implanted with Proceed is

**** Please submit the death certificate and letter of administration/representation if the individual implanted with Proceed is deceased.

III. PROCEED MESH DEVICE & IMPLANT AND REVISION INFORMATION

Date of Implant:
Reason You Believe Proceed was Implanted:
Lot Number:
Implanting Surgeon:
Medical Facility Name & Last Known Address:
For each Proceed implant, submit the implant operative report and any medical evidence of product identification (product ID sticker).
Date of Surgery:
Description of Surgery:
Explanting/Revision Surgeon:
Medical Facility Name & Last Known Address:
Date of Surgery:
Description of Surgery:
Explanting/Revision surgeon:
Medical Facility Name & Last Known Address:
For each removal/revision, submit the operative report, any patholog report, and any medical evidence identifying the product
removed/revised.
***Attach additional pages as needed to identify other responsive implant or removal/revis
IV. OUTCOME ATTRIBUTED TO DEVICE

- A. Describe in detail the injuries, including any emotional or psychological injuries, that you claim resulted from the implantation of Proceed:
- B. Please list all doctors or other healthcare providers you have seen for treatment of any of the alleged injuries listed above.

Provider Name, Address, and Specialty	Condition Treated	Approximate Dates of Treatment		
	· · · · · · · · · · · · · · · · · · ·			
	·			

***Attach additional pages as needed to describe injuries or identify other responsive health care providers.

C. Other than the Proceed product(s) that is the subject of your lawsuit, have you ever been implanted with any other hernia mesh products? [] Yes [] No

If Yes, please provide the following information:

- 1. Product Name(s) and Lot Numbers:
- 2. Date of implantation procedure(s) and name and address of implanting doctor(s) and implant procedure facility(ies):

	Please submit all implant reparts listed in C. above.	port(s) and product Identification I	Documentation for any				
D.	Have you filed a lawsuit or asserted any claim related to any of the hernia mesh products listed in Section C? □Yes □No □N/A						
	If Yes, identify the claim/lawsuit was made,:	lawsuit asserted, the court, docket	number, the date the				
E. This	• • •	in Sections C. or D. above have cur lowing additional information:	rently pending claims in				
		njuries, including any emotional or part the implantation of any other mesh					
		s listed in Sections C. or D. above voeen revised or removed? [] Yes [
	a. If yes, identify vfor the revision/	when revised/removed and your und removal:	lerstanding as to the reaso				
	Please submit all operative i	report(s) and pathology records, if	any, showing the remova				
		y listed in Section B. above, please ou have seen for treatment of any of:					
	Provider Name, Address, and Specialty	Condition Treated	Approximate Dates of Treatment				

			This part -				

ATL L 000794-19 11/13/2019 Pg 13 of 26 Trans ID: LCV20192093406

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<u>AUTHORIZATIONS AND MEDICAL RECORDS TO BE PRODUCED</u>

Submit ONE (1) SIGNED ORIGINAL copy of each of the records authorization forms attached as Ex. A. These authorization forms will authorize the records vendor selected by the parties to obtain those records identified in the authorizations from the providers identified within this Plaintiff Profile Form.

Submit a copy of any medical records in your possession, custody, or control (including any medical records in your attorney's possession) related to the claims and/or alleged injuries in this case.

Signed	this	day	of	20

Plaintiff's Counsel of Record Firm Name Firm Address Firm Address 2 Phone Email

EXHIBIL V

AUTHORIZATION AND CONSENT TO RELEASE RECORDS AND PROTECTED HEALTH INFORMATION (Excluding psychotherapy notes)

Name of Individual:
Social Security Number:
Date of Birth:

Provider Name:			

TO:

All physicians, hospitals, clinics and institutions, pharmacists and other healthcare providers

The Veteran's Administration and all Veteran's Administration hospitals, clinics, physicians and employees

The Social Security Administration

The Internal Revenue Service

Open Records, Administrative Specialist, Department of Workers' Claims

All employers or other persons, firms, corporations, schools and other educational institutions

The undersigned individual hereby authorizes each entity included in any of the above categories to disclose and furnish to Butler Snow, LLP, P. O. Box 6010, Ridgeland, MS 39158; Riker, Danzig, Scherer, Hyland & Perretti LLP, Headquarters Plaza, One Speedwell Avenue, P.O. Box 1981, Morristown, New Jersey 07962-1981; McCarter & English, 100 Mulberry Street, Four Gateway Center, Newark, New Jersey 07102; and Litigation Management, Inc., 6000 Parkland Blvd., Mayfield Heights, OH 44124; and their authorized representatives, true and correct copies of all records, reports, files, documents, correspondence, memoranda and all other information related to the physical and mental health of the undersigned individual, regardless of the form of such information, including, without limitation, all notes of physicians, nurses, psychologists. counselors, dentists and other persons who have provided or who are providing health care to the undersigned individual, all radiology, pathology (including HIV test results, genetic testing information, and alcohol and drug abuse treatment) and other diagnostic test and laboratory results, records and reports, all prescription records, all surgical procedure records and reports, all dental records, all histories and summaries, all forms and other information related to admission of the undersigned to or discharge of the undersigned from a clinic, hospital or other health care facility, all surgical procedure and other consent forms, all bills, invoices, claim forms, records and other payment information, including payment by Medicaid/Medicare and other public assistance programs, insurance companies and by other persons. Notwithstanding the broad scope of the above disclosure request, the undersigned does not authorize the disclosure of "psychotherapy notes" as such term is defined by the Health Insurance Portability and Accountability Act, 45 CFR §164.501.

The undersigned also authorizes the disclosure of all records, reports, files, documents, correspondence, memoranda and all other information related to employment of the undersigned, including attendance reports, performance reports, W-2 and W-4 forms, medical reports and/or any and all other records relating to my past and present employment, and all educational records, including all courses taken, degrees obtained, and attendance records.

Further, to the extent such records currently exist and are in the Provider's possession, employment records, workers' compensation records, disability records, social security records, and insurance records, including Medicare/Medicaid and other public assistance claims applications, statements, eligibility material, claims or claim disputes, resolutions and payments, medical records provided as evidence of services provided, and any other documents or things pertaining to services furnished under Title XVII of the Social Security Act or other forms of public assistance (federal, state, local, or other). This listing is not meant to be exclusive.

The above list of types of records and other information to be disclosed is intended to be illustrative and not exhaustive. This authorization does not authorize ex parte communication concerning same.

- This authorization provides for the disclosure of the above-named patient's protected health information for purposes of the following litigation matter: _______v. Ethicon Women's Health and Urology, et al.
- The undersigned individual is hereby notified and acknowledges that any health care provider or health plan disclosing the above requested information may not condition treatment, payment, enrollment or eligibility for benefits on whether the individual signs this authorization.
- The undersigned individual is hereby notified and acknowledges that he or she may revoke this authorization by providing written notice either to Butler Snow, LLP, P. O. Box 6010, Ridgeland, MS 39158; Riker, Danzig, Scherer, Hyland & Perretti LLP, Headquarters Plaza, One Speedwell Avenue, P.O. Box 1981, Morristown, New Jersey 07962-1981; McCarter & English, 100 Mulberry Street, Four Gateway Center, Newark, New Jersey 07102 and Litigation Management, Inc., 6000 Parkland Blvd., Mayfield Heights, OH 44124: and/or to one or more entities listed in the above categories, except to the extent that any such entity has taken action in reliance on this authorization.
- The undersigned is hereby notified and acknowledges he or she is aware of the potential that protected health information disclosed and furnished to the recipient pursuant to this authorization is subject to re-disclosure by the recipient for the purposes of this litigation in a manner that will not be protected by the <u>Standards for the Privacy of Individually Identifiable Health Information</u> contained in the HIPAA regulations (45 CFR §§164.500-164.534).
- I understand that information disclosed under this authorization could relate to, and I hereby authorize the disclosure of, information regarding treatment and testing for drug or alcohol abuse, Acquired Immunodeficiency Syndrome (AIDS), Human Immunodeficiency Virus (HIV), sexually transmitted diseases, Sickle Cell Anemia, Tuberculosis and Genetic testing and counseling.

- I further understand that, pursuant to applicable state law, I may have a right to receive a copy of this authorization as provided in 45 CFR 164.524.

I have carefully read and understand the above and do hereby expressly and voluntarily authorize the disclosure of all of my above information to Butler Snow, LLP, P. O. Box 6010, Ridgeland, MS 39158; Riker, Danzig, Scherer, Hyland & Perretti LLP, Headquarters Plaza, One Speedwell Avenue, P.O. Box 1981, Morristown, New Jersey 07962¬1981; McCarter & English, 100 Mulberry Street, Four Gateway Center, Newark, New Jersey 07102; Litigation Management, Inc., 6000 Parkland Blvd,. Mayfield Heights, OH 44124; and/or and their authorized representatives, by any entities included in the categories listed above.

Date:	
	Signature of Individual or Individual's Representative
Individual's Name and Address:	• •
marviduai s name and Address.	Printed Name of Individual's Representative (If applicable)
	Relationship of Representative to Individual (If applicable)
	·
	Description of Representative's authority to act for
	Individual (If applicable)

This authorization is designed to be in compliance with the Health Insurance Portability and Accountability Act, and the regulations promulgated thereunder, 45 CFR Parts 160 and 164 (collectively, "HIPAA").

AUTHORIZATION AND CONSENT TO RELEASE PSYCHOTHERAPY NOTES

Name of Individual: Social Security Number: Date of Birth:

ume:
All physicians, hospitals, clinics and institutions, pharmacists and other healthcare providers
The Veteran's Administration and all Veteran's Administration hospitals, clinics, physicians and employees
The Social Security Administration
The Internal Revenue Service
Open Records, Administrative Specialist, Department of Workers' Claims
All employers or other persons, firms, corporations, schools and other educational institutions

The undersigned individual hereby authorizes each entity included in any of the above categories to furnish and disclose to Butler Snow, LLP, P. O. Box 6010, Ridgeland, MS 39158; Riker, Danzig, Scherer, Hyland & Perretti LLP, Headquarters Plaza, One Speedwell Avenue, P.O. Box 1981, Morristown, New Jersey 07962-1981; McCarter & English, 100 Mulberry Street, Four Gateway Center, Newark, New Jersey 07102; and Litigation Management, Inc., 6000 Parkland Blvd., Mayfield Heights, OH 44124; and their authorized representatives, with true and correct copies of all "psychotherapy notes", as such term is defined by the Health Insurance Portability and Accountability Act, 45 CFR §164.501. Under HIPAA, the term "psychotherapy notes" means notes recorded (in any medium) by a health care provider who is a mental health professional documenting or analyzing the contents of conversation during a private counseling session or a group, joint or family counseling session and that are separated from the rest of the individual's record. This authorization does not authorize ex parte communication concerning same.

- This authorization provides for the disclosure of the above-named patient's protected health information for purposes of the following litigation matter: ________v. Ethicon Women's Health and Urology, et al.
- The undersigned individual is hereby notified and acknowledges that any health care provider or health plan disclosing the above requested information may not condition treatment, payment, enrollment or eligibility for benefits on whether the individual signs this authorization.
- The undersigned individual is hereby notified and acknowledges that he or she may revoke this authorization by providing written notice to either Butler Snow, LLP, P. O. Box 6010, Ridgeland, MS 39158; Riker, Danzig, Scherer, Hyland & Perretti LLP, Headquarters Plaza, One Speedwell Avenue, P.O. Box 1981, Morristown, New Jersey 07962-1981; McCarter & English, 100 Mulberry Street, Four Gateway Center, Newark, New Jersey 07102; and/or Litigation Management, Inc., 6000

Parkland Blvd., Mayfield Heights, OH 44124, and/or to one or more entities listed in the above categories, except to the extent that any such entity has taken action in reliance on this authorization.

- The undersigned is hereby notified and acknowledges that he or she is aware of the potential that protected health information disclosed and furnished to the recipient pursuant to this authorization is subject to re-disclosure by the recipient for the purposes of this litigation in a manner that will not be protected by the Standards for the Privacy of Individually Identifiable Health Information contained in the HIPAA regulations (45 CFR §§164.500-164.534).
- The undersigned is hereby notified that he/she is aware that any and all protected health information disclosed and furnished to Butler Snow, LLP, Riker, Danzig, Scherer, Hyland & Perretti LLP, and/or Litigation Management, Inc. pursuant to this authorization will be shared with any and all co-defendants in the matter of Women's Health and Urology, et al. and is subject to re-disclosure by the recipient for the purposes of this litigation in a manner that will not be protected by the Standards for the Privacy of Individually Identifiable Health Information contained in the HIPAA regulations (45 CFR §§164.500-164.534).
- A photocopy of this authorization shall be considered as effective and valid as the original, and this authorization will remain in effect until the later of: (i) the date of settlement or final disposition of v. Ethicon Women's Health and Urology, et al. or (ii) five (5) years after the date of signature of the undersigned below.

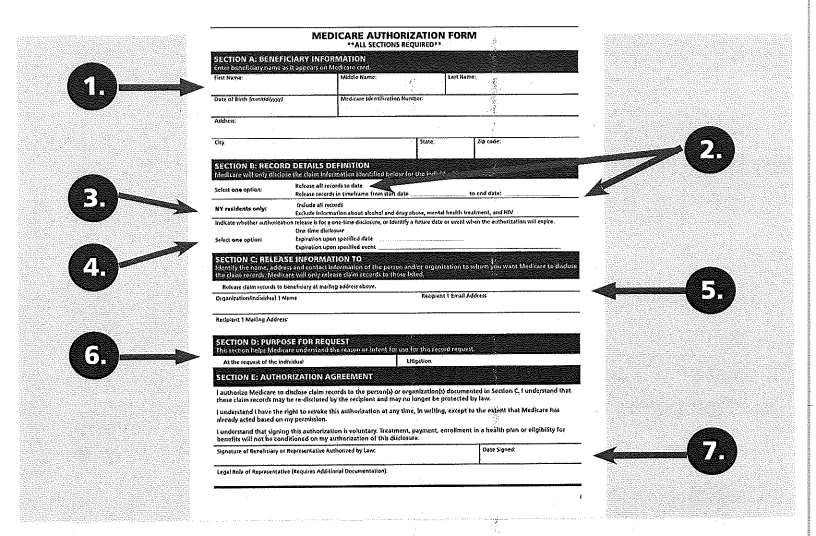
I have carefully read and understand the above and do hereby expressly and voluntarily authorize the disclosure of all of my above information to Butler Snow, LLP, P. O. Box 6010, Ridgeland, MS 39158; Riker, Danzig, Scherer, Hyland & Perretti LLP, Headquarters Plaza, One Speedwell Avenue, P.O. Box 1981, Morristown, New Jersey 07962-1981; McCarter & English, 100 Mulberry Street, Four Gateway Center, Newark, New Jersey 07102; and Litigation Management, Inc., 6000 Parkland Blvd., Mayfield Heights, OH 44124 and their authorized representatives, by any entities included in the categories listed above.

Date:	
	Signature of Individual or Individual's Representative
Individual's Name and Address:	Printed Name of Individual's Representative (If applicable)
	Relationship of Representative to Individual (If applicable)
	Description of Representative's authority to act for

This authorization is designed to be in compliance with the Health Insurance Portability and Accountability Act, and the regulations promulgated thereunder, 45 CFR Parts 160 and 164 (collectively, "HIPAA").

MEDICARE AUTHORIZATION FORM **ALL SECTIONS REQUIRED**

SECTION A: BENEF Enter beneficiary name a							
First Name:		Middle Name:			Last Name	:	
Date of Birth (mm/dd/yyyy)		Medicare Identification Number:					
Address:				1-1-			
City:				State:		Zip code:	
SECTION B: RECOR Medicare will only disclo			ow for th	ne individ	lual in Sect	tion A.	
Select one option:	Release all records	rds to date in timeframe from start	date		to	end date:	
NY residents only:	☐ Include all reco	rds tion about alcohol and	drug abus	se, mental	health trea	tment, and HIV	
Indicate whether authoriza			entify a fu	ture date o	or event wh	en the authorizatio	n will expire.
Select one option:	One-time disclos Expiration upon Expiration upon		-		-		
SECTION C: RELEA Identify the name, addr the claim records. Medic	ess and contact inf	ormation of the pers	on and/o	r organiz d.	zation to w	vhom you want N	Medicare to disclose
Release claim records to		address above.			·		
Organization/Individual 1 f Litigation Manag			recor	•	1 Email Ad ni-med		
Recipient 1 Mailing Addres			10001	<u> </u>	111 11100		
6000 Parkland B		d Heights, OH	44124	4			
SECTION D: PURPO This section helps Medic	OSE FOR REQU care understand th	EST e reason or intent fo	r use for	this reco	rd request		
At the request of the in	dividual		■ Litiga	ition 🧍			
SECTION E: AUTHO	DRIZATION AG	REEMENT					
I authorize Medicare to these claim records may	disclose claim reco be re-disclosed by	ords to the person(s) or the recipient and ma	or organi ay no lon	zation(s) iger be p	document rotected b	ted in Section C. y law.	understand that
I understand I have the already acted based on		s authorization at an	y time, ir	n writing,	, except to	the extent that	Medicare has
I understand that signir benefits will not be con	ng this authorization ditioned on my au	on is voluntary. Treatr thorization of this di	nent, pay sclosure.	yment, er	nrollment i	in a health plan o	or eligibility for
Signature of Beneficiary or	r Representative Auti	norized by Law:				Date Signed:	
Legal Role of Representati	ve (Requires Addition	nal Documentation):			į.	•	



1. BENEFICIARY INFORMATION

Add beneficiary name and ID number as printed on Medicare identification card, date of birth, and address.

2. RECORD TIMEFRAME

Indicate date range of records to release, or select "release all records."

3. NY RESIDENTS: EXCLUSIONS OPT-IN

(NY residents only) Specify whether to exclude records related to alcohol and drug abuse, mental health treatment, and HIV.

4. SELECT EXPIRATION DATE OR EVENT

Indicate date or event information release authorization will expire, if you are not requesting a one-time disclosure.

5. SPECIFY ORGANIZATION TO RELEASE TO

Specify individual(s) to whom records should be released. First name, last name, and address are required. Additional contact information provided will be used only to follow up on questions related to your application submission.

6. SELECT REASON FOR REQUEST

Select purpose for record release request to help Medicare understand how records will be used.

7. BENEFICIARY SIGNATURE

Signature and date by beneficiary or authorized representative in acceptance of HIPAA clauses required to release information. If form not signed by beneficiary, attach notarized Power of Attorney (living individual), or Letters Testamentary and/ or Letters of Administration from the court (deceased individual).

ATL L 000794-19

11/13/2019

Pg 23 of 26 Trans ID: LCV20192093406

Social Security Administration

Consent for Release of Information

Form Approved OMB No. 0960-0566

Instructions for Using this Form

Complete this form only if you want us to give information or records about you, a minor, or a legally incompetent adult, to an individual or group (for example, a doctor or an insurance company). If you are the natural or adoptive parent or legal guardian, acting on behalf of a minor child, you may complete this form to release only the minor's non-medical records. We may charge a fee for providing information unrelated to the administration of a program under the Social Security Act.

NOTE: Do not use this form to:

- Request the release of medical records on behalf of a minor child. Instead, visit your local Social Security office or call our tollfree number, 1-800-772-1213 (TTY-1-800-325-0778), or
- Request detailed information about your earnings or employment history. Instead, complete and mail form SSA-7050-F4. You can obtain form SSA-7050-F4 from your local Social Security office or online at www.ssa.gov/online/ssa-7050.pdf.

How to Complete this Form

We will not honor this form unless all required fields are completed. An asterisk (*) indicates a required field. Also, we will not honor blanket requests for "any and all records" or the "entire file." You must specify the information you are requesting and you must sign and date this form. We may charge a fee to release information for non-program purposes.

- Fill in your name, date of birth, and social security number or the name, date of birth, and social security number of the person to whom the requested information pertains.
- Fill in the name and address of the person or organization where you want us to send the requested information.
- Specify the reason you want us to release the information.
- Check the box next to the type(s) of information you want us to release including the date ranges, where applicable.
- For non-medical information, you, the parent or the legal guardian acting on behalf of a minor child or legally incompetent adult, must sign and date this form and provide a daytime phone number.
- If you are not the individual to whom the requested information pertains, state your relationship to that person. We may require
 proof of relationship.

PRIVACY ACT STATEMENT

Section 205(a) of the Social Security Act, as amended, authorizes us to collect the information requested on this form. We will use the information you provide to respond to your request for access to the records we maintain about you or to process your request to release your records to a third party. You do not have to provide the requested information. Your response is voluntary; however, we cannot honor your request to release information or records about you to another person or organization without your consent. We rarely use the information provided on this form for any purpose other than to respond to requests for SSA records information. However, the Privacy Act (5 U.S.C. § 552a(b)) permits us to disclose the information you provide on this form in accordance with approved routine uses, which include but are not limited to the following:

- 1.To enable an agency or third party to assist Social Security in establishing rights to Social Security benefits and or coverage; 2.To make determinations for eligibility in similar health and income maintenance programs at the Federal, State, and local level; 3.To comply with Federal laws requiring the disclosure of the information from our records; and,
- 4.To facilitate statistical research, audit, or investigative activities necessary to assure the integrity of SSA programs.

We may also use the information you provide when we match records by computer. Computer matching programs compare our records with those of other Federal, State, or local government agencies. We use information from these matching programs to establish or verify a person's eligibility for Federally-funded or administered benefit programs and for repayment of incorrect payments or overpayments under these programs. Additional information regarding this form, routine uses of information, and other Social Security programs is available on our Internet website, www.socialsecurity.gov, or at your local Social Security office.

PAPERWORK REDUCTION ACT STATEMENT

This information collection meets the requirements of 44 U.S.C. § 3507, as amended by section 2 of the <u>Paperwork Reduction Act of 1995.</u> You do not need to answer these questions unless we display a valid Office of Management and Budget control number. We estimate that it will take about 3 minutes to read the instructions, gather the facts, and answer the questions. **SEND OR BRING THE COMPLETED FORM TO YOUR LOCAL SOCIAL SECURITY OFFICE.** You can find your local Social Security office through SSA's website at www.socialsecurity.gov. Offices are also listed under U.S. Government agencies in your telephone directory or you may call 1-800-772-1213 (TYY 1-800-325-0778). You may send comments on our time estimate above to: SSA, 6401 Security Blvd., Baltimore, MD 21235-6401. Send only comments relating to our time estimate to this address, not the completed form.

Pg 24 of 26 Trans ID: LCV20192093406

Social Security Administration

Form SSA-3288 (11-2016) uf

Consent for Release of Information

Form Approved OMB No. 0960-0566

You must complete all required fields. We will not honor your request unless all required fields are completed. (*Signifies a required field. **Please complete these fields in case we need to contact you about the consent form).

	My Date of Birth *My Social Security Number
) authorize the Social Security Administration to release ir	(MM/DD/YYYY) oformation or records about me to:
*NAME OF PERSON OR ORGANIZATION:	*ADDRESS OF PERSON OR ORGANIZATION:
LITIGATION MANAGEMENT, INC.	6000 PARKLAND BOULEVARD
	MAYFIELD HEIGHTS, OH 44124
	MIATTICED HEIOTHO, OTT 44124
*I want this information released because: to be use We may charge a fee to release information for non-programmer.	ed in support of an active litigation.
	e the PacketID number found above Social Security Disability on the request letter
Please feel free to contact Litigation Management, Inc. directly	7 at (888) 803 - 8706 with any questions.
*Please release the following information selected fro	
Check at least one box. We will not disclose records	unless you include date ranges where applicable.
1. Verification of Social Security Number	
2. Current monthly Social Security benefit amount	
3. Current monthly Supplemental Security Income pa	ayment amount
4. X My benefit or payment amounts from date	
5. X My Medicare entitlement from date	to date PRESENT.
6. Medical records from my claims folder(s) from date	
If you want us to release a minor child's medical re Security office.	ecords, do not use this form. Instead, contact your local Social
7. X Complete medical records from my claims folder(s	s)
8 X Other record(s) from my file (We will not honor a re	equest for "any and all records" or "the entire file." You must specify
other records; e.g., consultative exams, award/den doctor reports, determinations.)	nial notices, benefit applications, appeals, questionnaires,
Documents or other items relating to my social security claims(s): appli	ications, questions, petitions,payment documents/decisions/awards/denials, jurisdictional documents/note rds, orders, depositions, reports; witnesses, medical reviewers and experts consultative examination repor
transcripts, correspondence, findings, notice of nearings, nearing recor- current developments/temporary, non-disability development and docur	mentation, medical records and determination records.
legal guardian of a legally incompetent adult. I declare unall the information on this form and it is true and correct adults are seen as the records about	or record applies, or the parent or legal guardian of a minor, or the under penalty of perjury (28 CFR § 16.41(d)(2004) that I have examined at to the best of my knowledge. I understand that anyone who knowingly ut another person under false pretenses is punishable by a fine of up to fees for requesting information for a non-program-related purpose.
\$5,000. I also understand that I must pay all applicable f	
\$5,000. I also understand that I must pay all applicable t	*Detail
*Signature:	*Date:
*Signature: **Address:	*Date:
*Signature: **Address: Relationship (if not the subject of the record): Witnesses must sign this form ONLY if the above signature.	*Date: **Daytime Phone: **Daytime Phone: ure is by mark (X). If signed by mark (X), two witnesses to the signing
*Signature: **Address: Relationship (if not the subject of the record): Witnesses must sign this form ONLY if the above signature who know the signee must sign below and provide their in the subject of the record):	*Date: **Daytime Phone: **Daytime Phone:

Form 4506

(March 2019)

Department of the Treasury Internal Revenue Service

Request for Copy of Tax Return

▶ Do not sign this form unless all applicable lines have been completed.
 ▶ Request may be rejected if the form is incomplete or illegible.

Tip. You may be able to get your tax return or return information from other sources. If you had your tax return completed by a paid preparer, they should be able to provide you a copy of the return. The IRS can provide a Tax Return Transcript for many returns free of charge. The transcript

▶ For more information about Form 4506, visit www.irs.gov/form4506.

OMB No. 1545-0429

provides most of the line entries from the original tax return and usually contains the information that a third party (such as a mortgage company) requires. See Form 4506-T, Request for Transcript of Tax Return, or you can quickly request transcripts by using our automated self-help service tools. Please visit us at IRS.gov and click on "Get a Tax Transcript..." or call 1-800-908-9946. 1b First social security number on tax return, 1a Name shown on tax return. If a joint return, enter the name shown first. individual taxpayer identification number, or employer identification number (see instructions) 2a If a joint return, enter spouse's name shown on tax return. 2b Second social security number or individual taxpayer identification number if joint tax return 3 Current name, address (including apt., room, or suite no.), city, state, and ZIP code (see instructions) 4 Previous address shown on the last return filed if different from line 3 (see instructions) 5 If the tax return is to be mailed to a third party (such as a mortgage company), enter the third party's name, address, and telephone number. Caution: If the tax return is being mailed to a third party, ensure that you have filled in lines 6 and 7 before signing. Sign and date the form once you have filled in these lines. Completing these steps helps to protect your privacy. Once the IRS discloses your tax return to the third party listed on line 5, the IRS has no control over what the third party does with the information. If you would like to limit the third party's authority to disclose your return information, you can specify this limitation in your written agreement with the third party. Tax return requested. Form 1040, 1120, 941, etc. and all attachments as originally submitted to the IRS, including Form(s) W-2, schedules, or amended returns. Copies of Forms 1040, 1040A, and 1040EZ are generally available for 7 years from filing before they are destroyed by law. Other returns may be available for a longer period of time. Enter only one return number. If you need more than one type of return, you must complete another Form 4506. > Note: If the copies must be certified for court or administrative proceedings, check here Year or period requested. Enter the ending date of the year or period, using the mm/dd/yyyy format. If you are requesting more than eight years or periods, you must attach another Form 4506. Fee. There is a \$50 fee for each return requested. Full payment must be included with your request or it will be rejected. Make your check or money order payable to "United States Treasury." Enter your SSN, ITIN, or EIN and "Form 4506 request" on your check or money order. 50.00 Cost for each return . . Number of returns requested on line 7 Total cost, Multiply line 8a by line 8b If we cannot find the tax return, we will refund the fee. If the refund should go to the third party listed on line 5, check here Caution: Do not sign this form unless all applicable lines have been completed. Signature of taxpayer(s). I declare that I am either the taxpayer whose name is shown on line 1a or 2a, or a person authorized to obtain the tax return requested. If the request applies to a joint return, at least one spouse must sign. If signed by a corporate officer, 1 percent or more shareholder, partner, managing member, guardian, tax matters partner, executor, receiver, administrator, trustee, or party other than the taxpayer, I certify that I have the authority to execute Form 4506 on behalf of the taxpayer. Note: This form must be received by IRS within 120 days of the signature date. Signatory attests that he/she has read the attestation clause and upon so reading Phone number of taxpayer on line declares that he/she has the authority to sign the Form 4506. See instructions. 1a or 2a Sign Date Signature (see instructions) Here Title (if line 1a above is a corporation, partnership, estate, or trust)

Spouse's signature

Section references are to the Internal Revenue Code unless otherwise noted.

Future Developments

For the latest information about Form 4506 and its instructions, go to www.irs.gov/form4506. Information about any recent developments affecting Form 4506, Form 4506-T and Form 4506T-EZ will be posted on that page.

General Instructions

Caution: Do not sign this form unless all applicable lines have been completed.

Purpose of form. Use Form 4506 to request a copy of your tax return. You can also designate (on line 5) a third party to receive the tax return.

How long will it take? It may take up to 75 calendar days for us to process your request.

Tip. Use Form 4506-T, Request for Transcript of Tax Return, to request tax return transcripts, tax account information, W-2 information, 1099 information, verification of nonfiling, and records of account.

Automated transcript request. You can quickly request transcripts by using our automated self-help service tools. Please visit us at IRS.gov and click on "Get a Tax Transcript..." or call 1-800-908-9946.

Where to file. Attach payment and mail Form 4506 to the address below for the state you lived in, or the state your business was in, when that return was filled. There are two address charts: one for individual returns (Form 1040 series) and one for all other returns.

If you are requesting a return for more than one year or period and the chart below shows two different addresses, send your request to the address based on the address of your most recent return.

Chart for individual returns (Form 1040 series)

If you filed an individual return and lived in:

Mail to:

Alabama, Kentucky, Louisiana, Mississippi, Tennessee, Texas, a foreign country, American Samoa, Puerto Rico, Guam, the Commonwealth of the Northern Mariana Islands, the U.S. Virgin Islands, or A.P.O. or F.P.O. address

Internal Revenue Service RAIVS Team Stop 6716 AUSC Austin, TX 73301

Alaska, Arizona,
Arkansas, California,
Colorado, Hawaii, Idaho,
Illinois, Indiana, Iowa,
Kansas, Michigan,
Minnesota, Montana,
Nebraska, Nevada, New
Mexico, North Dakota,
Oklahoma, Oregon,
South Dakota, Utah,
Washington, Wisconsin,
Wyoming

Internal Revenue Service RAIVS Team Stop 37106 Fresno, CA 93888

Connecticut,
Delaware, District of
Columbia, Florida,
Georgia, Maine,
Maryland,
Massachusetts,
Missouri, New
Hampshire, New Jersey,
New York, North
Carolina, Ohio,
Pennsylvania, Rhode
Island, South Carolina,
Vermont, Virginia, West
Virginia

Internal Revenue Service RAIVS Team Stop 6705 S-2 Kansas City, MO 64999

Chart for all other returns

If you lived in or your business was in:

Mail to:

Alabama, Alaska, Arizona, Arkansas California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming, a foreign country, American Samoa, Puerto Rico, Guam, the Commonwealth of the Northern Mariana Islands, the U.S. Virgin Islands, or A.P.O. or F.P.O. address

Internal Revenue Service RAIVS Team P.O. Box 9941 Mail Stop 6734 Ogden, UT 84409

Specific Instructions

Line 1b. Enter your employer identification number (EIN) if you are requesting a copy of a business return. Otherwise, enter the first social security number (SSN) or your individual taxpayer identification number (ITIN) shown on the return. For example, if you are requesting Form 1040 that includes Schedule C (Form 1040), enter your SSN.

Line 3. Enter your current address. If you use a P.O. box, please include it on this line 3.

Line 4. Enter the address shown on the last return filed if different from the address entered on line 3.

Note: If the addresses on lines 3 and 4 are different and you have not changed your address with the IRS, file Form 8822, Change of Address. For a business address, file Form 8822-B, Change of Address or Responsible Party — Business.

Signature and date. Form 4506 must be signed and dated by the taxpayer listed on line 1a or 2a. The IRS must receive Form 4506 within 120 days of the date signed by the taxpayer or it will be rejected. Ensure that all applicable lines are completed before signing.



You must check the box in the signature area to acknowledge you have the authority to sign and request the information. The form will not be

processed and returned to you if the box is unchecked.

Individuals. Copies of jointly filed tax returns may be furnished to either spouse. Only one signature is required. Sign Form 4506 exactly as your name appeared on the original return. If you changed your name, also sign your current name.

Corporations. Generally, Form 4506 can be signed by: (1) an officer having legal authority to bind the corporation, (2) any person designated by the board of directors or other governing body, or (3) any officer or employee on written request by any principal officer and attested to by the secretary or other officer, A bona fide shareholder of record owning 1 percent or more of the outstanding stock of the corporation may submit a Form 4506 but must provide documentation to support the requester's right to receive the information.

Partnerships. Generally, Form 4506 can be signed by any person who was a member of the partnership during any part of the tax period requested on line 7.

All others. See section 6103(e) if the taxpayer has died, is insolvent, is a dissolved corporation, or if a trustee, guardian, executor, receiver, or administrator is acting for the taxpayer.

Note: If you are Heir at law, Next of kin, or Beneficiary you must be able to establish a material interest in the estate or trust.

Documentation. For entities other than individuals, you must attach the authorization document. For example, this could be the letter from the principal officer authorizing an employee of the corporation or the letters testamentary authorizing an individual to act for an estate.

Signature by a representative. A representative can sign Form 4506 for a taxpayer only if this authority has been specifically delegated to the representative on Form 2848, line 5a. Form 2848 showing the delegation must be attached to Form 4506.

Privacy Act and Paperwork Reduction Act Notice. We ask for the information on this form to establish your right to gain access to the requested return(s) under the Internal Revenue Code. We need this information to properly identify the return(s) and respond to your request. If you request a copy of a tax return, sections 6103 and 6109 require you to provide this information, including your SSN or EIN, to process your request. If you do not provide this information, we may not be able to process your request. Providing false or fraudulent information may subject you to penalties.

Routine uses of this information include giving it to the Department of Justice for civil and criminal iitigation, and cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their tax laws. We may also disclose this information to other countries under a tax treaty, to federal and state agencies to enforce federal nontax criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

The time needed to complete and file Form 4506 will vary depending on individual circumstances. The estimated average time is: Learning about the law or the form, 10 min.; Preparing the form, 16 min.; and Copying, assembling, and sending the form to the IRS, 20 min.

If you have comments concerning the accuracy of these time estimates or suggestions for making Form 4506 simpler, we would be happy to hear from you. You can write to:

Internal Revenue Service
Tax Forms and Publications Division
1111 Constitution Ave. NW, IR-6526
Washington, DC 20224.

Do not send the form to this address. Instead, see Where to file on this page.