UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK (BROOKLYN)

IN RE: EXACTECH POLYETHYLENE ORTHOPEDIC PRODUCTS LIABILITY LITIGATION

MDL No. 3044 (NGG) (MMH)

Case No.: 1:22-md-03044-NGG-MMH

District Judge Nicholas G. Garaufis Magistrate Judge Marcia M. Henry

THIS DOCUMENT RELATES TO:

GAYLE TARLOFF AND STEVEN TARLOFF

SHORT FORM COMPLAINT AND DEMAND FOR JURY TRIAL

Plaintiff(s) files this Short Form Complaint and Demand for Jury Trial against the Defendants named below. Plaintiff(s) incorporates by reference the allegations, Causes of Action, and requested relief contained in the Amended Master Personal Injury Complaint filed in *In re: Exactech Polyethylene Orthopedic Products Liability Litigation*, MDL No. 3044, Case No. 1:22-md-03044 ("Amended Master Personal Injury Complaint" or "AMPIC").¹

Plaintiff(s) further alleges as follows:

I. IDENTIFICATION OF PARTIES

A. PLAINTIFF(S)

1. Injured Plaintiff(s): Name of the individual(s) implanted with and injured by an Exactech Device.

GAYLE TARLOFF

("Plaintiff(s)")

¹ Plaintiff may assert additional causes of action and/or name Defendants not otherwise set forth in the Amended Master Personal Injury Complaint. If additional causes of action are asserted and/or new Defendants named, the specific facts supporting any such additional cause of action or the naming of such additional Defendants must be pled in a manner complying with the Federal Rules of Civil Procedure. Additional pages may be attached to this Short Form Complaint, if necessary.

2.	At the	time of the filing of this Short Form Complaint, Plaintiff resides in the following state:
	NY	
3.		rtium Plaintiff(s): Name of the individual(s) that alleges damages for loss of consortium: N TARLOFF
	("Conso	ortium Plaintiff")
4.	Surviva	a. Representative Plaintiff: Name of the individual filing this matter and their representative capacity (i.e. administrator or executor of estate):
		("Representative Plaintiff")
		b. Name and state of residence of Decedent Plaintiff when he/or she died as a result of an Exactech Device related injury:
		c. Decedent Plaintiff died on the following date:
	В.	DEFENDANTS
OI EA	F INCO ACH DE NY DEF	PROCEEDING – PLEASE CAREFULLY READ AND CONSIDER THE PLACES RPORATION, PRINCIPAL PLACE OF BUSINESS, AND/OR CITIZENSHIP OF FENDANT BEFORE SELECTING TO ENSURE THAT YOU ARE NOT NAMING TENDANTS FROM THE SAME STATE AS ANY PLAINTIFF. THE PLACE OF DRATION, PRINCIPAL PLACE OF BUSINESS, OR RESIDENCE OF EACH

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DEFENDANT IS IN THE FOOTNOTES FOR YOUR CONVENIENCE

5. Plaintiff(s) names the following Defendants in this action:

² Florida corporation, with its principal place of business in Gainesville, Florida, and a citizen of Florida.

³ Florida corporation, with its principal place of business in Gainesville, Florida, and a citizen of Florida.

⁴ Delaware corporation, with its principal place of business in Fort Worth, Texas, and a citizen of Delaware and Texas.

⁵ Delaware corporation, with its principal place of business in Delaware, and a citizen of Delaware.

 $^{^6}$ Texas corporation, with its principal place of business in Florida, and a citizen of Texas and Florida.

⁷ Delaware corporation, with its principal place of business in Delaware, and a citizen of Delaware.

II. <u>JUR</u>	<u>ISDICTION</u>		
6. The Cou	rt has jurisdiction over this	s matter pursuant to:	
~	Diversity of Citizenship		
	- ` · · ·		be pled in sufficient detail below oplicable Federal Rules of Civil
III. <u>VEN</u>	UE/DESIGNATED FO	RUM	
direct fili			yould have filed in the absence of
IV. PLA	INTIFF'S EXACTECH	DEVICE AND INJUR	IES
Exactech De	evice 1:		
(NOTE: Ans	swer the following question	ons for only one Exacte	ch Device.)
8. Plaintiff	was implanted with the fol	lowing Exactech Device:	
Exactech H	lip Devices	Exactech Kn	ee Devices
	Connexion GXL		Optetrak
	Novation GXL	<u>~</u>	Optetrak Logic
Щ	AcuMatch GXL		Truliant
	MCS GXL	Evantoch An	kla Daviga
		Exactech An	
			Vantage

9.	Leg in wh	ich the	Exactech Device was Implanted:					
	Right							
	✓	Left						
10.	Date the E	xactech	Device was implanted (see also note to paragraph 5 above):					
	May	31	2016					
11.	State in wl	hich the	Exactech Device was implanted:					
	NY							
12.	Date the E	xactech	Device was surgically removed/revised:					
	Mar	27	2023					
13.	Plaintiff h	ıas suffe	ered the following injuries and complications as a result of this Exactech					

Pain, stiffness, discomfort, and weakness which in turn negatively affected Plaintiff's mobility and quality of life and necessitated a revision surgery and the resultant pain following surgery and recuperation/rehabilitation period and physical therapy. Plaintiff's ability to perform normal physical activities has been consequently limited.

Device:

14. Is Plaintiff asserting claims regarding injur TPG Defendants?	ies suffered prior to February 14, 2018 against the
Yes No No	
Exactech Device 2:	
(NOTE: Answer the following questions for	only one Exactech Device.)
15. Plaintiff was implanted with the following	Exactech Device:
Exactech Hip Devices	Exactech Knee Devices
Connexion GXL	Optetrak
Novation GXL	Optetrak Logic
AcuMatch GXL	Truliant
☐ MCS GXL	Exactech Ankle Device
	Vantage
16. Leg in which the Exactech Device was Imp	planted:
Left	
17. Date the Exactech Device was implanted (s	ee also note to paragraph 5 above):
18. State in which the Exactech Device was imp	planted:
19. Date the Exactech Device was surgically re	emoved/revised:

20.	Plaintiff Device:	has	suffered	the	following	injuries	and	complicat	ions	as	a result	of this	Exactech
21.	Is Plainti TPG Det			laim	s regarding	g injuries	s suf	fered <u>prior</u>	<u>r to</u> F	Febr	uary 14	, 2018 a	ngainst the
	Yes	No											

Exactech Dev	<u>ice 3</u> :				
(NOTE: Answ	ver the following question	ns for only one Exact	tech Device.)		
22. Plaintiff w	as implanted with the follo	wing Exactech Devic	e:		
Exactech Hip	<u>Devices</u>	Exactech K	nee Devices		
	Connexion GXL Novation GXL AcuMatch GXL MCS GXL		Optetrak Optetrak Logic Truliant		
		Exactech A	nkle Device Vantage		
23. Leg in which the Exactech Device was Implanted: Right Left 24. Date the Exactech Device was implanted (see also note to paragraph 5 above					
25. State in wh	ich the Exactech Device w	as implanted:			
26. Date the Ex	xactech Device was surgica	ally removed/revised:			

27.	Plaintiff Device:	has su	ffered	the	following	injuries	and	complica	ations	as	a result	of this	Exactech
28.	Is Plainti TPG De			laims	regardin	g injuries	s suf	fered pri	or to I	Febr	uary 14	, 2018 a	gainst the
	Yes	No [

Exactech Device 4:	
(NOTE: Answer the following questions for o	only one Exactech Device.)
29. Plaintiff was implanted with the following E	exactech Device:
Exactech Hip Devices	Exactech Knee Devices
Connexion GXL Novation GXL AcuMatch GXL MCS GXL	Optetrak Optetrak Logic Truliant Exactech Ankle Device Vantage
30. Leg in which the Exactech Device was Imple Right Left 31. Date the Exactech Device was implanted (see	
32. State in which the Exactech Device was impl	anted:
33. Date the Exactech Device was surgically rem	noved/revised:

34.	Plaintiff Device:	has	suffered	the follow	ving injuri	es and	complication	ns as a resul	t of this	Exactech
35.	Is Plainti TPG Def			claims reg	arding inju	ıries su	ffered prior	to February	14, 2018	against the
	Yes	No								
ide	ntified in	this	Short F	Form Com	plaint, pl	ease co	mplete ques	ctech Device tions 29-35 s n Complaint.	eparatel	•

V. <u>CAUSES OF ACTION</u>

36. As to Exactech, Inc., Plaintiff(s) adopts the following Causes of Action asserted in the Amended Master Personal Injury Complaint and the allegations and Prayer for Relief with regard thereto, as set forth therein:

First Cause of Action: Strict Liability – Manufacturing Defect

Second Cause of Action: Strict Liability – Design Defect

Third Cause of Action: Strict Liability – Defect Due to Inadequate Warnings or Instructions

Fourth Cause of Action: Negligence

Fifth Cause of Action: Breach of Express Warranty

Sixth Cause of Action: Breach of Implied Warranty

Seventh Cause of Action: Negligent Misrepresentation

Eighth Cause of Action: Fraud

Ninth Cause of Action: Fraudulent Concealment

Tenth Cause of Action: Punitive Damages

Eleventh Cause of Action: Loss of Consortium

Other: Plaintiff(s) may assert additional theories and/or Causes of Action. If Plaintiff(s) includes additional theories and/or Causes of Action, the specific facts and allegations supporting additional theories and/or Causes of Action must be pleaded by Plaintiff in sufficient detail as required by the Federal Rules of Civil Procedure. Attach additional pages to this Short Form Complaint, if necessary.

N.Y. Gen. Bus. Law § 349 et seq. and § 350-e et seq.

- 37. As to Exactech U.S., Inc., Plaintiff(s) adopts the following Causes of Action asserted in the Amended Master Personal Injury Complaint and the allegations and Prayer for Relief with regard thereto, as set forth therein:
 - First Cause of Action: Strict Liability Manufacturing Defect
 - Second Cause of Action: Strict Liability Design Defect
 - Third Cause of Action: Strict Liability Defect Due to Inadequate Warnings or Instructions
 - Fourth Cause of Action: Negligence
 - Fifth Cause of Action: Breach of Express Warranty
 - Sixth Cause of Action: Breach of Implied Warranty
 - Seventh Cause of Action: Negligent Misrepresentation
 - Eighth Cause of Action: Fraud
 - Ninth Cause of Action: Fraudulent Concealment
 - Tenth Cause of Action: Punitive Damages
 - Eleventh Cause of Action: Loss of Consortium
 - Other: Plaintiff(s) may assert additional theories and/or Causes of Action. If Plaintiff(s) includes additional theories and/or Causes of Action, the specific facts and allegations supporting additional theories and/or Causes of Action must be pleaded by Plaintiff in sufficient detail as required by the Federal Rules of Civil Procedure. Attach additional pages to this Short Form Complaint, if necessary.

N.Y. Gen. Bus. Law § 349 et seq. and § 350-e et seq.

	G, Inc. Plaintiff(s) adopts the following Causes of Action asserted in the Amended
	ersonal Injury Complaint and the allegations and Prayer for Relief with regard thereto,
as set fort	n therein:
	First Cause of Action: Strict Liability – Manufacturing Defect
	Second Cause of Action: Strict Liability – Design Defect
	Third Cause of Action: Strict Liability - Defect Due to Inadequate Warnings or
	Instructions
	Fourth Cause of Action: Negligence
	Fifth Cause of Action: Breach of Express Warranty
	Sixth Cause of Action: Breach of Implied Warranty
	Seventh Cause of Action: Negligent Misrepresentation
	Eighth Cause of Action: Fraud
	Ninth Cause of Action: Fraudulent Concealment
	Tenth Cause of Action: Punitive Damages
	Eleventh Cause of Action: Loss of Consortium
	Other: Plaintiff(s) may assert additional theories and/or Causes of Action.
	If Plaintiff(s) includes additional theories and/or Causes of Action, the specific
	facts and allegations supporting additional theories and/or Causes of Action
	must be pleaded by Plaintiff in sufficient detail as required by the Federal
	Rules of Civil Procedure. Attach additional pages to this Short Form Complaint,
	if necessary.

eon Holdings, Inc., Plaintiff(s) adopts the following Causes of Action asserted in the Master Personal Injury Complaint and the allegations and Prayer for Relief with
ereto, as set forth therein:
First Cause of Action: Strict Liability – Manufacturing Defect
Second Cause of Action: Strict Liability – Design Defect
Third Cause of Action: Strict Liability - Defect Due to Inadequate Warnings or
Instructions
Fourth Cause of Action: Negligence
Fifth Cause of Action: Breach of Express Warranty
Sixth Cause of Action: Breach of Implied Warranty
Seventh Cause of Action: Negligent Misrepresentation
Eighth Cause of Action: Fraud
Ninth Cause of Action: Fraudulent Concealment
Tenth Cause of Action: Punitive Damages
Eleventh Cause of Action: Loss of Consortium
Other: Plaintiff(s) may assert additional theories and/or Causes of Action. If
Plaintiff(s) includes additional theories and/or Causes of Action, the specific facts
and allegations supporting additional theories and/or Causes of Action must
be pleaded by Plaintiff in sufficient detail as required by the Federal Rules of
Civil Procedure. Attach additional pages to this Short Form Complaint, if
necessary.

40. As to Osteon Merger Sub, Inc., Plaintiff(s) adopts the following Causes of Action asserted in the Amended Master Personal Injury Complaint and the allegations and Prayer for Relief with regard thereto, as set forth therein:		
	First Cause of Action: Strict Liability – Manufacturing Defect Second Cause of Action: Strict Liability – Design Defect Third Cause of Action: Strict Liability – Defect Due to Inadequate Warnings or Instructions	
	Fourth Cause of Action: Negligence Fifth Cause of Action: Breach of Express Warranty Sixth Cause of Action: Breach of Implied Warranty Seventh Cause of Action: Negligent Misrepresentation Eighth Cause of Action: Fraud Ninth Cause of Action: Fraudulent Concealment Tenth Cause of Action: Punitive Damages Eleventh Cause of Action: Loss of Consortium Other: Plaintiff(s) may assert additional theories and/or Causes of Action. If Plaintiff(s) includes additional theories and/or Causes of Action must be pleaded by Plaintiff in sufficient detail as required by the Federal Rules of Civil Procedure. Attach additional pages to this Short Form Complaint,	
	if necessary	

41. As to Osteon Intermediate Holdings II, Inc., Plaintiff(s) adopts the following Causes of Action asserted in the Amended Master Personal Injury Complaint and the allegations and Prayer for Relief with regard thereto, as set forth therein:		
	First Cause of Action: Strict Liability – Manufacturing Defect Second Cause of Action: Strict Liability – Design Defect Third Cause of Action: Strict Liability – Defect Due to Inadequate Warnings or Instructions	
	Fourth Cause of Action: Negligence Fifth Cause of Action: Breach of Express Warranty Sixth Cause of Action: Breach of Implied Warranty Seventh Cause of Action: Negligent Misrepresentation Eighth Cause of Action: Fraud Ninth Cause of Action: Fraudulent Concealment Tenth Cause of Action: Punitive Damages Eleventh Cause of Action: Loss of Consortium Other: Plaintiff(s) may assert additional theories and/or Causes of Action. If Plaintiff(s) includes additional theories and/or Causes of Action must be pleaded by Plaintiff in sufficient detail as required by the Federal Rules of Civil Procedure. Attach additional pages to this Short Form Complaint, if	
	necessary.	

42. As to any Defendant named in this Short Form Complaint that is not named in the Amended Master Personal Injury Complaint, Plaintiff(s) asserts the following allegations, causes of action, and prayer for relief. Attach additional pages to this Short Form Complaint, if necessary.

WHEREFORE, Plaintiff(s) prays for relief and judgment against named Defendants and all such further relief that this Court deems equitable and just as set forth in the Amended Master Personal Injury Complaint and any additional relief to which Plaintiff(s) may be entitled.

JURY DEMAND

Plaintiff(s) hereby demands a trial by jury as to all claims in this action.

Signed: /s/ Ellen Relkin, Esq. Date: Jul 31 2023

> WEITZ & LUXENBERG P.C. Signature block: 700 Broadway

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Attorney for Plaintiff