FILED

NOV 18 2020

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

IN RE PROCEED MESH LITIGATION (Proceed® Surgical Mesh and Proceed® Ventral Patch Hernia Mesh)

CASE MANAGEMENT ORDER NO. 16 [ORDER OF QUESTIONING OF TREATING PHYSICIANS]

This matter having been opened to The Court by the Parties; and it appearing that The Court (per the undersigned) on February 11, 2020 entered Case Management Order No. 11 [Depositions]; and the Parties having no objection to the form and entry of the within Order; and good cause appearing;

IT IS on this 1874 day of November, 2020,

ORDERED that:

- 1. For the cases that were selected by the Plaintiffs for individual discovery, the Plaintiffs' attorneys shall have the option to examine treating physicians first at depositions;
- 2. For the cases that were selected by the Defendants for individual discovery, the Defendants' attorney shall have the option to examine treating physicians first at depositions;
- 3. For the cases randomly selected by The Court for individual discovery, the Parties will alternate which Party has the option to question treating physicians first at depositions beginning with the Plaintiffs' attorney having the right to question first in the first selected case,

the Defendants' attorney in the second selected case, the Plaintiff's attorney in the third selected

case, etc.; and

The Party who examines treating physicians first shall be responsible for timely issuing

the deposition notice (and any required subpoena) and, consistent with CMO 11, ¶ V(A)(1), also

will be responsible for reimbursing the treating physicians for their time spent appearing at the

deposition. If a party relinquishes its right to examine a treating physician first in accordance

with this Order, the other party may then question the witness first and will also be responsible

for issuing the deposition notice and reimbursing the physician for time spent at the deposition.

Nothing in this Order, however, shall preclude the parties from reaching alternative agreements

regarding the order of examination, the responsibility for issuing deposition notices and

subpoenas, or the responsibility of reimbursing the witness for deposition time. Nothing in this

order changes CMO 11, ¶(IV)(D), which remains in effect.

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