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

IN RE: EXACTECH POLYETHYLENE ORTHOPEDIC PRODUCTS LIABILITY	MDL No. 3044 (NGG) (MMH)
LITIGATION	Case No.: 1:22-md-03044-NGG-MMH
/	District Judge Nicholas G. Garaufis Magistrate Judge Marcia M. Henry
THIS DOCUMENT RELATES TO:	
AMENDED SHORT	FORM COMPLAINT ¹
	FOR JURY TRIAL
Plaintiff(s) files this Ame	ended Short Form Complaint and Demand for
Jury Trial against the Defendants named be	low. Plaintiff(s) incorporates by reference the
allegations, Causes of Action, and requested	d relief contained in the Amended Master
Personal Injury Complaint filed in In re:	Exactech Polyethylene Orthopedic Products
Liability Litigation, MDL No. 3044, Case N	o. 1:22-md-03044 ("Amended Master Personal
Injury Complaint" or "AMPIC") ²	
 	

may be attached to this Amended Short Form Complaint, if necessary.

² 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

I. **IDENTIFICATION OF PARTIES**

PLAINTIFF(S) A.

1.	Injure Devic		Plaintiff(s): Name of the individual(s) implanted with and injured by an Exactech
-	w=1		
	"Plaintif")	`)") e of the filing of this Amended Short Form Complaint, Plaintiff resides
••			owing state:
3.	Consort	tiu	m Plaintiff(s): Name of the individual(s) that alleges damages for loss of consortium
1.	Surviva	l a	um Plaintiff") nd/or Wrongful Death Claims:
	;	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:
	D.		DEFENDANTS

DEFENDANTS

BEFORE PROCEEDING - PLEASE CAREFULLY READ AND CONSIDER THE PLACES OF INCORPORATION, PRINCIPAL PLACE OF BUSINESS, AND/OR CITIZENSHIP OF EACH DEFENDANT BEFORE SELECTING TO ENSURE THAT YOU ARE NOT NAMING ANY DEFENDANTS FROM THE SAME STATE AS ANY PLAINTIFF. THE PLACE OF INCORPORATION, PRINCIPAL PLACE OF BUSINESS, OR RESIDENCE OF EACH DEFENDANT IS IN THE FOOTNOTES FOR YOUR CONVENIENCE

Exactech Defendants
Exactech, Inc. ³
Exactech U.S., Inc. ⁴
Other Defendant(s) (provide name and state(s) of citizenship for each new Defendant)

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

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

II. <u>JURISDICTION</u>

6. The Court has jurisdiction over this matter pursuant to:

Diversity of Citizenship

Other (any additional basis for jurisdiction must be pled in sufficient detail below or on appended pages as required by the applicable Federal Rules of Civil Procedure):

III. <u>VENUE/DESIGNATED FORUM</u>

7. Identify the Federal District Court in which the Plaintiff would have filed in the absence of direct filing:

IV. PLAINTIFF'S EXACTECH DEVICE AND INJURIES

Exactech Device 1:

(NOTE: Answer the following questions for only one Exactech Device.)

8. 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

9. I	Leg in which the Exactech Device was Implanted:
	Right
	Left
	Len
10. I	Date the Exactech Device was implanted (see also note to paragraph 5 above):
-	
11. 5	State in which the Exactech Device was implanted:
	•
_	
12. I	Date the Exactech Device was surgically removed/revised:
_	
	Plaintiff has suffered the following injuries and complications as a result of this Exactech
1	Device:

Exactech	Dovice	2.
r. xactecn	Device	<i>z</i> :

(NOTE: Answer the following questions for only one Exactech Device.)

Exactech Hip Devices	Exactech Knee Devices
Connexion GXL	Optetrak
Novation GXL	Optetrak Logic
AcuMatch GXL	Truliant
MCS GXL	
	Exactech Ankle Device
	Vantage
15. Leg in which the Exactech Device Right	was Implanted:
Left	
16. Date the Exactech Device was imp	planted (see also note to paragraph 5 above):
17. State in which the Exactech Devic	e was implanted:
18. Date the Exactech Device was surg	gically removed/revised:

19.	Plaintiff 1 Device:	has suffered	the following	injuries	and comp	olications	as a result	of this	Exactech

Exactech Device 3:

(NOTE: Answer the following questions for only one Exactech Device.)

Exactech Hip Devices	Exactech Knee Devices
Connexion GXL	Optetrak
Novation GXL	Optetrak Logic
AcuMatch GXL	Truliant
MCS GXL	
	Exactech Ankle Device
	Vantage
21. Leg in which the Exactech Device was Im Right	planted:
Left	
22. Date the Exactech Device was implanted ((see also note to paragraph 5 above)
23. State in which the Exactech Device was in	nplanted:
24. Date the Exactech Device was surgically 1	removed/revised:

25.	Plaintiff Device:	has suff	fered th	ne following	injuries	and	complica	tions	as a	result	of this	Exactech

Exactech Device 4:

(NOTE: Answer the following questions for only one Exactech Device.)

Exactech Hip Devices	Exactech Knee Devices
Connexion GXL	Optetrak
Novation GXL	Optetrak Logic
AcuMatch GXL	Truliant
MCS GXL	
	Exactech Ankle Device
	Vantage
27. Leg in which the Exactech Device was Imp	lanted:
Left	
28. Date the Exactech Device was implanted (s	ee also note to paragraph 5 above):
29. State in which the Exactech Device was important to the Exact of t	planted:
30. Date the Exactech Device was surgically re	emoved/revised:

31.	Plaintiff has Device:	suffered	the following	injuries	and	complicatio	ns a	s a	result	of this	Exactech

Exactech Device 5:

(NOTE: Answer the following questions for only one Exactech Device.)

Exactech Hip Devices	Exactech Knee Devices
Connexion GXL	Optetrak
Novation GXL	Optetrak Logic
AcuMatch GXL	Truliant
MCS GXL	
	Exactech Ankle Device
	Vantage
33. Leg in which the Exactech Device was Imp Right	planted:
Left	
34. Date the Exactech Device was implanted (s	see also note to paragraph 5 above):
35. State in which the Exactech Device was imp	planted:
36. Date the Exactech Device was surgically re	emoved/revised:

37. Plaintiff h Device:	as suffered	the following	injuries	and compl	lications	as a result	of this	Exactech
NOTE: If Palready iden complete que to this	estions 32-	this 37 separately	An for eac	nended Sh ch addition	ort Fo	rm Comp	laint,	please

V. CAUSES OF ACTION

38. 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 ______ Amended Short Form Complaint, if necessary.

39. 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 ______ Amended Short Form Complaint, if necessary.

40. As to any Defendant named in this	Amended 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 Amended Short Form Co										
	1									
WHEREFORE, Plaintiff(s) prays for relie	f and judgment against named Defendants and									
all such further relief that this Court deems equitab	ele and just as set forth in the Amended Master									
Personal Injury Complaint and any additional relief	to which Plaintiff(s) may be entitled.									
WANT DAY										
JURY DEN	<u>/IAND</u>									
Plaintiff(s) hereby demands a trial by jury a	s to all claims in this action.									
Date:	Signed:									
Sig	gnature block:									