UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

THIS RELATES TO: Patrick E. Swindler

## IN RE: PROPULSID <br> PRODUCTS LIABILITY LITIGATION

MOL NO. 1355 UK
SECTION: L

JUDGE FALCON
MAG. JUDGE AFRICK

## MOTION TO WITHDRAW AS COUNSEL OF RECORD

NOW INTO COURT comes John W. deGravelles, counsel of record for plaintiff and class member, Patrick E. Swindler, who desires to withdraw as counsel of record in this action. The claim of Patrick E. Swindler was reviewed by the Medical Review Panel and was found to be without merit; therefore, said claims have been dismissed from this litigation.

Accordingly, John W. deGravelles respectfully requests that this Motion to Withdraw as Counsel of Record be granted.

Mr. Swindler's current contact information is 3021 Woodbrook Drive, Baton Rouge, LA 70816, telephone number 225/751-4934.

Respectfully submitted this 1 th day of July, 2006.
deGRAVELLES, PALMINTIER, HOLTHAUS \& FRUGE', L.L.P.

By:


## CERTIFICATE OF SERVICE

Ihereby certify that a copy of the above and foregoing has been served on the Special Master, Patrick Juneau, by placing a copy of same in the US Mail, properly addressed and first-class postage prepaid. Further, a copy of the above has been served on Patrick E. Swindler at the address set forth in the motion by placing a copy of same in the US Mail, certified and return receipt requested, on this 12 th day of July__, 2006. As the claims of Parick E. Swindler have been dismissed, there are pending court deadlines or appearances of which to notice Mr . Swindler.


John W. deGravelles

