UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

IN RE: PROPULSID PRODUCTS : MDL NO. 1355

LIABILITY LITIGATION :

: SECTION: L

THIS DOCUMENT RELATES TO

(All Plaintiffs, Enrollees, and Cases in the :

Second MDL Resolution Program) : JUDGE FALLON

ORDER TERMINATING THE CLAIMS OF ALL ENROLLEES
IN THE SECOND MDL RESOLUTION PROGRAM AND AUTHORIZING
RETURN TO THE DEFENDANTS THE BALANCE OF
THE SETTLEMENT FUND AND ADMINISTRATIVE FUND
AFTER ALL PAYMENTS DUE THEREUNDER HAVE BEEN MADE

THIS CAUSE came on the Defendants' Motion for an Order to Terminate the Claims of All Enrollees in the Second MDL Resolution Program and to Authorize Return to the Defendants the Balance of the Settlement Fund and Administrative Fund After All Payments Due Thereunder Have Been Made;

The Court, having considered the Motion and any response from the plaintiffs, finds that the Motion is well taken and should be and is hereby GRANTED.

IT IS THEREFORE ORDERED AND ADJUDGED that:

The claims and cases of the plaintiffs and other enrollees in the Second MDL Resolution Program listed on Exhibit D to the Quirk Affidavit are hereby terminated from the Second MDL Resolution Program and dismissed with prejudice as to all remaining defendants in this litigation.

IT IS FURTHER ORDERED AND ADJUDGED that:

The Second MDL Resolution Program is hereby completed and terminated.

IT IS FURTHER ORDERED AND ADJUDGED that:

All enrollees, claimants and plaintiffs in the Second MDL Resolution Program are forever barred from bringing any further claim against any defendant with respect to Propulsid® use.

IT IS FURTHER ORDERED AND ADJUDGED that:

The balance of the Settlement Fund and Administrative Fund, after all payments due thereunder are paid, be promptly returned to Defendants, Johnson & Johnson and Janssen Pharmaceuticals, Inc.

New Orleans, Louisiana, this _____ 3rd ____ day of October, 2012.

UNITED STATED DISTRICT JUDGE