

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA**

IN RE: PROPULSID PRODUCTS : **MDL NO. 1355**
LIABILITY LITIGATION :
 : **SECTION: L**
THIS DOCUMENT RELATES TO :
ALL CASES : **JUDGE FALLON**

THIS DOCUMENT RELATES TO CLAIMANTS IDENTIFIED ON THE ATTACHED EXHIBIT A

**ORDER FOREVER BARRING ANY FUTURE CLAIMS
OF CLAIMANTS IN THE FIRST MDL RESOLUTION PROGRAM**

As set forth in Section 7 of the Term Sheet for the First MDL Resolution Program (“the Program”), enrollees in the Program were required to submit claim forms, at the latest, by April 14, 2006. The claimants enrolled in the Program identified on Exhibit A have never submitted claim forms. On June 18, 2008, the PSC forwarded a draft of the Motion to claimants’ counsel whose clients were subject to this Motion and advised counsel that they had two weeks to contact the Special Master if they had any issue with the lists of claimants subject to the Motion. Such time is now expired.

WHEREFORE, all individuals listed on the attached Exhibit A are forever barred from bringing any future claims with respect to Propulsid[®] use. Any claimant who seeks removal from this dismissal order shall do so within 30 days of entry of this order or have no further right to seek removal from the order.

IT IS SO ORDERED.

NEW ORLEANS, LOUISIANA, this 15th day of August, 2008.



JUDGE ELDON E. FALLON