PAGE 1 OF 16 - PLEASE READ ALL PAGES

IN RE: PROPULSID® PRODUCTS LIABILITY LITIGATION UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF LOUISIANA

MDL NO. 1355

RESOLUTION PROGRAM

CLAIM FORM FOR ALLEGED WRONGFUL DEATH (TIER I)

TO BE FILLED OUT BY PLAINTIFF OR CLAIMANT (WITH OR WITHOUT ASSISTANCE OF COUNSEL)

I. AGREEMENT AND INSTRUCTIONS

- A. This form is to be used for submitting alleged wrongful death claims by or on behalf of any Propulsid® Plaintiff in a lawsuit filed in or removed to Federal Court before February 1, 2004, which was then pending in the MDL 1355 Court or was in the course of being transferred or hereafter is transferred to the MDL 1355 Court by the MDL Panel (hereafter, "Plaintiff"), or by or on behalf of any Propulsid® claimant on a signed Tolling Agreement (including Plaintiffs in the Master Complaint of Louisiana Propulsid® Claimants, known as the <u>Achord</u> action, filed in the USDC, E. Dist. of LA) (hereafter, "Claimant") who has timely enrolled in the Propulsid® MDL 1355 Resolution Program (hereafter, the "Program") as described in the MDL 1355 Term Sheet dated April 30, 2004, which is incorporated herein in its entirety.
- B. To properly submit this Claim Form, read the Claim Form in its entirety and answer all of the inquiries in it on the Claim Form itself [and add additional sheets if necessary] and then sign and date the Claim Form [and all additional sheets] and complete a Certificate of Service of the Claim Form in a format similar to that contained in the template Certificate of Service of Claim Form located at Attachment B; and:

PAGE 2 OF 16 - PLEASE READ ALL PAGES

- C. It is recognized that there may be conditions which prevent you from providing all the information sought in this claim form and in providing all the required medical records. However, your vigorous diligence in providing that information and in providing those records is required. The Medical Review Panel has the discretion to approve or deny your claim based on the information that you submit.
 - D. Serve complete copies of:
 - the completed, signed and dated Claim Form; and
 - the signed and dated Certificate of Service of Claim Form describing the manner of service as follows:
 - (a) one copy to Liaison Counsel for Plaintiffs' Steering Committee:

Russ M. Herman, T.A. Herman, Mathis, Casey, Kitchens & Gerel, LLP 820 O'Keefe Avenue New Orleans, LA 70113 Phone: (504) 581-4892

Fax: (504) 561-6024

(b) the original to Lead Counsel for Defendants:

Thomas F. Campion, Esq. and Charles F. Preuss, Esq. Drinker Biddle & Reath LLP 50 Fremont Street, 20th Floor San Francisco, CA 94105-2235

Phone: (415) 591-7500 Fax: (414) 591-7510

- E. You must submit this Claim Form and serve it in the manner described below within 120 days of service of notice by the Plaintiffs' Steering Committee ("PSC") that the Program's minimum enrollment levels have been reached, or within 120 days of service of your enrollment form, whichever is later.
- F. Within 60 days after service of your Claim Form, you must submit all required medical records for review, unless pursuant to Section 7 of the Term Sheet, upon application to the special master, you have demonstrated a good faith effort to secure the medical records, then the period for securing records shall be extended for an additional 60 days. (see Attachment A to this Claim Form for a description of the 'medical records requirements' contained in Section 2 of Exhibit A to the Term Sheet.)

PAGE 3 OF 16 - PLEASE READ ALL PAGES

- G. If you fail to submit the medical records required to process your claim within 60 days after you serve your Claim Form, then subject to the exception in Section 7 of the Term Sheet allowing for an additional 60 days to secure records upon a showing of good faith effort to secure the records (made by application to the special master), your claim shall be dismissed in its entirety with prejudice. No further action is to be taken on it and no litigation may be commenced or maintained to attempt to pursue that or any other Propulsid®-related claim.
- H. Within 60 days of submission of your medical records, the parties may simultaneously submit to the medical panel confidential memoranda explaining the parties' contentions as to your decedent's qualification or non-qualification under the program and the category under which the claim is submitted. Pursuant to Section 13 of the Term Sheet, said memorandum is not to exceed five pages; exhibits to the memorandum may be abstracts or full documents not to exceed thirty pages. No expert reports or affidavits shall be submitted. (see Section 13 of the Term Sheet for details.)
- I. You also acknowledge that before you will be paid any award you may be granted under this Program, you shall be required to provide Lead Counsel to Defendants with the information with which to draft any further documentation required by the Term Sheet. Once those documents are prepared, you must execute and return them to Lead Counsel for Defendants. The prerequisites to your receiving payment of any award to which you are deemed entitled under this Program include but are not limited to the following:
 - 1. With respect to alleged wrongful death claims arising in states which limit the right to file and/or settle a wrongful death claim to those persons appointed by a local state court to maintain and/or settle such a claim, the Plaintiff/Claimant submitting an alleged wrongful death claim under this Program must represent and warrant that they have been appointed by court order as the proper representative, and said Plaintiff/Claimant must present proof of such appointment (e.g., a copy of the operative court order or Letters of Administration) to Lead Counsel for Defendants; and
 - 2. With respect to claims that fall into the description contained in the immediately preceding paragraph, to the extent the requisite court appointment has not been obtained, Plaintiff or Claimant hereby agrees that no award to which they might be entitled under this Program shall be paid until proof is provided to Lead Counsel for Defendants that the Plaintiff or Claimant has since obtained the requisite court appointment (and that all necessary follow-up steps, such as substitution of the proper party into any filed lawsuits, have occurred); and
 - 3. With respect to alleged wrongful death claims arising in states that do not require court appointment of a designated representative to file and/or settle a wrongful death claim, but instead limit the right to file and/or settle a wrongful death claim to a particular heir or heir(s), albeit without court appointment, the Plaintiff/Claimant enrolling in this Program must represent and

PAGE 4 OF 16 - PLEASE READ ALL PAGES

warrant to the satisfaction of Lead Counsel for Defendants that under applicable state law, he or she is one of the statutory heirs who has the right to file and/or settle a wrongful death claim arising out of decedent's death; and

- 4. With respect to claims that fall into the description contained in the immediately preceding paragraph, if the Plaintiff or Claimant who enrolled in this Program is not one of the statutory heirs with the right under state law to file and/or settle a wrongful death claim without court appointment, no award reached under this Program shall be paid until proof is presented to Lead Counsel for Defendants that the proper heir has been substituted as a party to any existing lawsuits and has been enrolled in this Program; and
- 5. In addition to the above requirements, before an award will be paid on any wrongful death claim, you must identify by full name, relationship to decedent, date of birth and Social Security number all statutory heirs (persons who, under applicable state law, had or have the right to file a wrongful death claim as a result of decedent's death or are those entitled to share in any settlement proceeds). Moreover, all statutory heirs must comply with the provisions of the Term Sheet before any award will be paid.
- J. You also acknowledge that pursuant to Section 20 of the Term Sheet, upon submitting the requisite Claim Form, you must state whether or not you have reached a settlement with an entity other than the Janssen and Johnson & Johnson defendants. You also agree that if it is determined that you are eligible for an award payment, you must inform the Special Master exclusively of the amount of any such settlement.
- K. By having enrolled in this Program, you acknowledged that the decisions of the Medical Panel and Special Master may be ones with which you disagree, but further acknowledge that this eventuality is part of the Program, and you accepted that eventuality by having authorized your attorney to enroll you in the Program. You further specifically agree that the decisions of the Medical Panel and Special Master are final and not appealable.
- L. It is acknowledged that, having enrolled in this Program, you thereby surrendered your rights to litigate your case and any other claims and potential claims relating in any way to Propulsid®, including but not limited to all claims, liabilities, demands, actions, suits and causes of actions for damages (including but not limited to current and future causes of action for wrongful death, and current and future causes of action for personal injury and loss of consortium), restitution, disgorgement, unjust enrichment, civil penalties, statutory penalties, injunctive and/or declaratory relief, whether class, individual, representative or otherwise in nature, including costs, expenses, penalties, and attorneys' fees, known or unknown, suspected or unsuspected, in law or equity, that accrued prior to the date of enrolling in the Program that you ever had, now have or hereafter can, shall or may have, which has been asserted or could have been asserted in the MDL or in any other action, and you acknowledge that having enrolled in

PAGE 5 OF 16 - PLEASE READ ALL PAGES

the Program, you unconditionally, fully and forever released whatever rights you and your decedent's heirs and representatives may have had, or may ever have, against defendants Johnson & Johnson, Janssen Pharmaceutica Inc. and Janssen Pharmaceutica. N.V., all health care professionals, health care providers, health care facilities. pharmacies and other distributors of Propulsid®, and their parents and subsidiaries. affiliates, agents, attorneys, servants, employees, officers and directors and those who may have acted in concert with them, together with their respective insurers relating to your decedent's alleged ingestion of Propulsid®. You also acknowledge that when you enrolled in the Program, you were authorized to release the aforementioned claims on behalf of yourself and decedent's heirs, beneficiaries and representatives and that you waived California Civil Code Section 1542, if applicable, which provides that, "a general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor." You also acknowledge that if the Medical Panel determines that you are entitled to an award under this Program, you must comply with all of the provisions of the Term Sheet prior to payment of such award, including but not limited to preparing any documentation called for under the Term Sheet for finalizing payment of the award.

Attorneys for Claimants and/or Plaintiffs shall provide a completed W-9 Form, a copy of which is attached hereto as Attachment D, which form shall provide, among other things, the appropriate tax identification number for that attorney.

- M. The signatories to the Claim Form, the law firms with which they are affiliated and the Plaintiffs and Claimants identified on Attachment A specifically agree to maintain the confidentiality of any awards of compensation that might result from the Program.
- N. You agree to execute and serve with this Claim Form the original Authorization to Release Medical Records attached hereto as Attachment C.

II. CLAIM FORM FOR WRONGFUL DEATH (TIER I) CLAIM

A. ANSWER ALL OF THE FOLLOWING QUESTIONS ON THIS FORM AND, AS NECESSARY, ATTACH ADDITIONAL SHEETS:

1. Decedent Information:

a.	Current name and other names (e.g., maiden names, married names) used
by nov	w-deceased alleged Propulsid® user for the ten years prior to death (last
name	first, followed by first name and middle initial):

PAGE 6 OF 16 - PLEASE READ ALL PAGES

	Decedent's Last Known Residence Address:
c.	Decedent's Date of Birth:
d.	Decedent's Date of Death:
e.	Decedent's Social Security Number:
Claim 1	atiff(s)'/Claimant(s)' Information for all Plaintiffs/Claimants Submittee: the above-listed Decedent [attach separate sheet(s) as necessary to f the following questions re: each Plaintiff/Claimant]:
	Current name and other names used by each Plaintiff/Claimant at the ti quent to Plaintiff's filing of Propulsid® lawsuit re Plaintiff's decedent or
ord action	
ord actions or	or subsequent to Claimant entering into a Tolling Agreement or joining the on with respect to Claimant's decedent (last name first, followed by first iddle initial):
ord action	or subsequent to Claimant entering into a Tolling Agreement or joining the on with respect to Claimant's decedent (last name first, followed by first iddle initial):
ord action of and m	or subsequent to Claimant entering into a Tolling Agreement or joining the on with respect to Claimant's decedent (last name first, followed by first iddle initial):
ord action of and m	or subsequent to Claimant entering into a Tolling Agreement or joining the on with respect to Claimant's decedent (last name first, followed by first iddle initial):
ord action and m	or subsequent to Claimant entering into a Tolling Agreement or joining the on with respect to Claimant's decedent (last name first, followed by first iddle initial):
ord action of and m	or subsequent to Claimant entering into a Tolling Agreement or joining the on with respect to Claimant's decedent (last name first, followed by first iddle initial):
ord action of and more of the bold of the	r subsequent to Claimant entering into a Tolling Agreement or joining the on with respect to Claimant's decedent (last name first, followed by first iddle initial): Plaintiff's/Claimant's Current Residence Address:
ord actions and more below.	Date of Birth: Social Security Number:
ord actions and model and model actions because the be	or subsequent to Claimant entering into a Tolling Agreement or joining the on with respect to Claimant's decedent (last name first, followed by first iddle initial): Plaintiff's/Claimant's Current Residence Address: Date of Birth:

PAGE 7 OF 16 - PLEASE READ ALL PAGES

3.	Deced	lent's All						
	a.	Date(s) ingested:						
	b.		Dosage(s) ingested (amount (e.g., 20 mg.) and number daily):					
	c.	Ordering Physician(s) Name(s), Addresses and Phone Numbers:						
address	d. ses and		cies where all Propulsid® umbers of all such pharma	Prescriptions were ever filled acies):	(names,			
	a. prior to	For each		ingested by decedent during the ent's death (or during decedent h), provide:				
Name of drug and where purchased			Date(s) ingested	Ordering MD, if one				
	ring de of drug	ing the <u>thr</u> cedent's e	ee months prior to the ad	otion ("OTC") medication ingeleverse event leading to decedent under age 12 at time of death), Ordering MD, if one	t's death			
5.	Alleg	ed Adver	se Event/Injury:					
a. Date of Adverse Event Allegedly Leading to Decedent's Death:								
Death:	b. Description of Nature of Adverse Event Allegedly Leading to Decedent eath:							

PAGE 8 OF 16 - PLEASE READ ALL PAGES

epartment suers of a	atopsy 10	
<u></u>		
-		
. Med	lical Tre	eatment History:
		cherapists, hospitals, clinics, pharmacies, ambulance services, es and home health services) provide for each: name;
	(ii)	address and telephone number;
	(iii)	medical specialty; and
		•
	(iv)	date(s) seen.
	For ears prece	date(s) seen. ach of Decedent's emergency room visits <u>and</u> hospitalizations during ding Decedent's Adverse Event/Death (or for a decedent who was me of death, for their entire life), provide the following:
ne <u>three</u> ye	For ears prece	ach of Decedent's emergency room visits and hospitalizations during eding Decedent's Adverse Event/Death (or for a decedent who was
ie <u>three</u> ye	For ears prece e 12 at ti	ach of Decedent's emergency room visits <u>and</u> hospitalizations during ding Decedent's Adverse Event/Death (or for a decedent who was me of death, for their entire life), provide the following:
e <u>three</u> ye	For ears prece e 12 at ti	ach of Decedent's emergency room visits <u>and</u> hospitalizations during during Decedent's Adverse Event/Death (or for a decedent who was me of death, for their entire life), provide the following: facility name;
three ye	For ears prece e 12 at ti	ach of Decedent's emergency room visits <u>and</u> hospitalizations during during Decedent's Adverse Event/Death (or for a decedent who was me of death, for their entire life), provide the following: facility name; facility address;

PAGE 9 OF 16 - PLEASE READ ALL PAGES

c. For all of the following cardiac studies *excluding* ECGs (see 6.e. below re ECGs), performed during the <u>three years</u> before Decedent's alleged adverse event (or if decedent was under age 12 at time of death, during decedent's entire life), *including* holter monitoring, stress tests, heart scans, echo-cardiograms, cardiac angiography/catheterization, provide:

Name of test	Date performed	Location of test and Name of Provider Who Ordered Test

- **d.** For the <u>three years</u> prior to Decedent's alleged adverse event (or if Decedent was under 12 at the time of the adverse event, during Decedent's entire life) for all treatment received by Decedent from Decedent's primary care physician(s), cardiologist(s), gastroenterologist(s) and/or pediatrician(s), provide:
 - (i) name;
 - (ii) address and telephone number;
 - (iii) medical specialty; and
 - (iv) date(s) seen.
- e. For the <u>ten years</u> prior to Decedent's death (or if Decedent was less than 12 years old at time of death, for Decedent's entire life) for each ECG, provide:

Name of test	Date performed	Location of test and Name of Provider Who Ordered Test
		·

- f. For the ten years prior to the adverse event allegedly related to Decedent's Propulsid® use and allegedly leading to Decedent's death (or if Decedent was less than 12 years old at time of death, for Decedent's entire life), provide the following for all hospital records where cardiac concerns were implicated. Cardiac concerns include but are not limited to chest pain or angina, syncope (fainting or near fainting), heart attack, congestive heart failure, hypertension, cardiomyopathy, valvular disease, infections of the heart or heart valve and myocarditis.
 - (i) name;
 - (ii) address:

PAGE 10 OF 16 - PLEASE READ ALL PAGES

		(iii)	phone number; and
		(iv)	dates of treatment.
12 yea	ars old a	se and a	e ten years prior to the adverse event allegedly related to Decedent's allegedly leading to Decedent's death (or if Decedent was less than of death, for Decedent's entire life), provide the following for all re GI concerns were implicated:
•		(i)	name;
		(ii)	address;
		(iii)	phone number; and
		(iv)	dates of treatment.
		s health	ach insurance or other company that provided medical bill coverage a care for treatment of Decedent's alleged Propulsid-related adverse of said adverse event through the date of Decedent's death.
		(i)	company name of insurer;
		(ii)	address and telephone number; and
		(iii)	dates of coverage.
		were o	of decedent's medical expenses relating to his/her alleged ingestion covered by Medicare, Medicaid or military benefits, i.e., V.A. or Triscribe any medical liens of which you are aware:
7. ···	Econo	omic L	osses:
name emplo	the even	ent you lress of and dec	omic losses you are claiming, including but not limited to lost wages, are claiming economic loss in the form of lost wages, provide the decedent's employer, decedent's title at his or her place of sedent's dates of employment claimed to have been lost due to
		,	

PAGE 11 OF 16 - PLEASE READ ALL PAGES

Propulsid®-Related Settlements With Other Third Parties:

	State whether you have reached a settlement with any other party besides anssen or Johnson & Johnson defendants, e.g., including but not limited to or, hospital, pharmacy, or insurer:
	If you answered "yes" to question II.8.a. above, identify the name of the or entity with whom the settlement was reached: idency of Propulsid® Lawsuits and/or Claims:
a. or claim oth Form:	State whether you are involved in any pending Propulsid®-related lawsuit her than the one for which you are submitting this Wrongful Death Claim
b. venue of, d	If you answered "yes" to question IV.9.a. above, describe the name of, ocket number (if a filed lawsuit) and parties to the lawsuit(s) and/or claim(s):
	COMPLETE, SIGN AND DATE CERTIFICATE OF SERVICE OF ORM FOR WRONGFUL DEATH (TIER I) CLAIM IN THE FORM NED IN THE TEMPLATE CERTIFICATE OF SERVICE IN MENT B.
С.	SIGN AND DATE BELOW.
Dated:	[Plaintiff's/Claimant's Signature] [Representative of Decedent] Printed Name of Plaintiff/Claimant Rep Printed Residence Address
Dated:	[Signature of Plaintiff's/Claimant's Attorne Printed Individual Attorney Name Law Firm Name, Address, Telephone/Fax

PAGE 11 OF 16 - PLEASE READ ALL PAGES

8.

PAGE 12 OF 16 - PLEASE READ ALL PAGES

PROPULSID® MDL 1355 RESOLUTION PROGRAM ATTACHMENT A TO ALL CLAIM FORMS

(Pursuant to Section 2. of Exhibit A to the Term Sheet)

2. MEDICAL RECORD REQUIREMENTS

- A. For a person who was age 12 or older at the time of the event. The person's relevant medical records as defined in subpart D below, immediately preceding the date of the event must be provided to the Medical Panel.
- B. For a person who was under 12 at the time of the event. The person's relevant medical records from birth through the date of the event must be provided to the Medical Panel
- C. **For all people.** The person's relevant medical records from the time of the event until death, or until 60 days before the time the case is submitted under The Program, whichever is applicable. These records are of particular importance in the evaluation process.
- D. Relevant records. For the purpose of this Program,. The following are a person's relevant medical records. Time periods are deemed appropriately modified where the person was less than twelve years of age at the time of the event. The PSC and J&J may agree to order supplemental records at the expense of the administrative expense fund.
 - (1) **The one-year period before the event.** Full records for any kind of medical care in the one year preceding the event (doctor, hospital, pharmacy, ambulance, therapy, etc.).
 - (2) The three year period before the event.
 - (a) Full hospital records for hospitalizations.
 - (b) All electrocardiogram, holter monitor, and other cardiac monitoring or testing records for the three years before the event.
 - (c) Physician records from the person's primary care physician or physicians (if any), cardiologist or cardiologists (if any), gastroenterologists and/or pediatrician or pediatricians (if any).
 - (d) Prescription records for all prescribed medications.
 - (3) The ten-year period before the event.
 - (a) Full hospital records where cardiac concerns are implicated.
 - (b) Full hospital records where GI concerns are implicated.
 - (c) Full EKG's.

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PAGE 13 OF 16 - PLEASE READ ALL PAGES

1 ATTACHMENT B TO CLAIM FORM FOR WRONGFUL DEATH CLAIM 2 3 CERTIFICATE OF SERVICE OF CLAIM FORM 4 FOR WRONGFUL DEATH (TIER I) CLAIM 5 6 I, [INSERT] name of signatory], declare that: 7 I am at least 18 years of age, and not a party to the above-entitled action. My business address is Telephone: 8 9 . I caused to be served the following document(s): 10 CLAIM FORM(S) FOR WRONGFUL DEATH (TIER I) CLAIM(S) OF INSERT NAME OF PLAINTIFF/CLAIMANT OR IF SERVING 11 MORE THAN ONE WRONGFUL DEATH CLAIM FORM WITH THIS CERTIFICATE, INSERT NAMES OF ALL PLAINTIFFS/CLAIMANTS WHOSE FORMS ARE BEING SERVED 12 WITH THIS CERTIFICATE 13 by enclosing a true copy of (each of) said document(s) in (an) envelope(s), addressed as 14 follows: 15 BY MAIL: I am readily familiar with the business' practice for collection and processing of correspondence for mailing with the United States Postal Service. I know that the correspondence is deposed with the United States Postal Service on 16 the same day this declaration was executed in the ordinary course of business. I 17 know that the envelope was sealed, and with postage thereon fully prepaid, placed for collection and mailing on this date, following ordinary business practices, in the 18 United States mail at [City and State.]. 19 BY PERSONAL SERVICE: I caused such envelopes to be delivered by a messenger service by hand to the address(es) listed below: 20 BY OVERNIGHT DELIVERY: I enclosed a true copy of said document(s) in a 21 Federal Express envelope, addressed as follows: 22 23 24 25 26 27 28 PAGE 13 OF 16 - PLEASE READ ALL PAGES

CERTIFICATE OF SERVICE

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PAGE 14 OF 16 - PLEASE READ ALL PAGES

1	
2	Russ M. Herman, T.A. HERMAN, MATHIS, CASEY, KITCHENS & GEREL, LLP PRINKER BIDDLE & REATH LLP
3	HERMAN, MATHIS, CASEY, KITCHENS & GEREL, LLP 820 O'Keefe Avenue Charles F. Preuss, Esq. DRINKER BIDDLE & REATH LLP 50 Fremont Street, 20th Fl.
4	820 O'Keefe Avenue 50 Fremont Street, 20th Fl. New Orleans, LA 70113 San Francisco, CA 94105 Telephone: (504) 581-4892 Telephone: (415) 591-7500 Facsimile: (504) 561-6024 Facsimile: (415) 591-7510
5	Facsimile: (504) 561-6024 Facsimile: (415) 591-7510
6	
7	I declare under penalty of perjury under the laws of the State of [insert State of service] that the above is true and correct.
. 8	
9	
10	Executed on [Date] at [City and State].
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. 12	[Name]
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28 DRINKER BIDDLE & REATH LLP 50 Fremont Street, 20th Floor San Francisco, CA 94105	PAGE 14 OF 16 - PLEASE READ ALL PAGES

CERTIFICATE OF SERVICE

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PAGE 15 OF 16 - PLEASE READ ALL PAGES

PROPULSID® MDL 1355 RESOLUTION PROGRAM ATTACHMENT C TO ALL CLAIM FORMS

RECORDIRAK The Track Record of Success

HIPAA COMPLIANT AUTHORIZATION FORM PURSUANT TO 45 CFR 164.508

Patie	Name:
	S:
	f Birth:
	Security Number:
	ss:
	orize the disclosure of all protected medical information for the purpose of review and evaluation in connection with a lega
•	her physicians. Said medical records shall include all information regarding AIDS and HIV status. Il autopsy, laboratory, histology, cytology, pathology, radiology, CT Scan, MRI, echocardiogram and cardiac catheterizat ports. Il radiology films, mammograms, myelograms, CT scans, photographs, bone scans, athology/cytology/histology/autopsy/immunohistochemistry specimens, cardiac catheterization videos/CDs/films/reels, archocardiogram videos. Il pharmacy/prescription records including NDC numbers and drug information handouts/monographs. Il billing records including all statements, itemized bills, and insurance records.
I au	prize you to release the protected health information to:
Rec	dTrak, 651 Allendale Road, PO Box 61591 King of Prussia, Pennsylvania 19406.
I ac Hov	uthorization does not apply to psychotherapy notes, psychiatric or psychological records. owledge the right to revoke this authorization by writing to the ROA Agent at Recordtrak at the above referenced address ver, I understand that any actions already taken in reliance on this authorization cannot be reversed, and my revocation withose actions. owledge the potential for information disclosed pursuant to this authorization to be subject to redisclosure by the recipient
I ac no l I un elig	ager be protected under 45 CFR 164.508. First and that the covered entity to whom this authorization is directed may not condition treatment, payment, enrollment or lility benefits on whether or not I sign the authorization. The action is directed may not condition treatment, payment, enrollment or lility benefits on whether or not I sign the authorization. The action is directed under 45 CFR 164.508.
I ac no l I un elig Any	erstand that the covered entity to whom this authorization is directed may not condition treatment, payment, enrollment or ility benefits on whether or not I sign the authorization. acsimile, copy or photocopy of the authorization shall authorize you to release the records herein.
I ac no l I un elig Any	bristand that the covered entity to whom this authorization is directed may not condition treatment, payment, enrollment or illity benefits on whether or not I sign the authorization.
I ac no l I un elig Any	erstand that the covered entity to whom this authorization is directed may not condition treatment, payment, enrollment or all the covered entity benefits on whether or not I sign the authorization. The copy of photocopy of the authorization shall authorize you to release the records herein. The copy of the authorization expires one year from the date below.
I ac no l I un elig Any Th Sig Rel	erstand that the covered entity to whom this authorization is directed may not condition treatment, payment, enrollment or ility benefits on whether or not I sign the authorization. acsimile, copy or photocopy of the authorization shall authorize you to release the records herein.

PAGE 16 OF 16 - PLEASE READ ALL PAGES

PROPULSID® MDL 1355 RESOLUTION PROGRAM ATTACHMENT D TO ALL CLAIM FORMS

Form W-9	Taxpayer Identification Number Req	uest Rev. March 2003				
To:		Account Number:		•		
Please complete the following information. We are required by law to obtain this information from you when making a reportable payment to you. If you do not provide us with this information, your payments may be subject to 30% federal income tax backup withholding (29% after December 31, 2003). Also, if you do not provide us with this information, you may be subject to a \$50 penalty imposed by the Internal Revenue Service under section 6723. Federal law on backup withholding preempts any state or local remedies, such as any right to a mechanic's lien. If you do not furnish a valid TIN, or if you are subject to backup withholding, the payor is required to withhold 30% of its payment to you (29% after December 31, 2003). Backup withholding is not a failure to pay you. It is an advance tax payment. You should report all backup withholding as a credit for taxes paid on your federal income tax return.						
Use this form or	nly if you are a U.S. person (including U.	S. resident alien). If you are a fore	eign person, use the	appropriate Form W-8.		
	Complete Part 1 by completing the Complete Part 2 if you are exempt Complete Part 3 to sign and date to Return this completed form to us in	from Form 1099 reporting. the form.	ds to your tax status.			
	tus: (complete <u>only one row</u> of boxes)					
Individuals:	Individual Name: (First name, middle initia	il, last name)	Individual's Social Se	curity Number		
(Fill out this row.)			-	-		
Sole Proprietor: (Fill out this row.)	A sole proprietorship may have a "doing but Business Owner's Name: (REQUIRED) (First Name) (Middle Initial) (Last Name)	siness as" trade name, but the legal na Business Owner's Social Security Nu		business owner. Trade Name (OPTIONAL)		
Partnership:	Name of Partnership:	Partnership's Employer Identification No		Name on IRS records		
(Fill out this row.)			(see IRS maili	ng label)		
Corporation, exempt charity, or other entity: (Fill out this row.)	A corporation may use an abbreviated nam Name of Corporation or Entity:	e or its initials, but its legal name is the Employer identification Number	a name on the articles of	of incorporation.		
Part 2 – Exemp	tion: If exempt from Form 1099 reporting	g, check your qualifying exemption	reason below:	r		
Corporation Note that there corporate exer medical and h payments or p for legal service	e is no under 501(a) (includes nption for 501 (c)(3)), or IRA eathcare ayments	any of its agencies or Colui instrumentalities of the any of	ate, the District of mbia, a possession e United States, or of their political livisions or agencies	☐ A foreign government or any of its political subdivisions or an international organization in which the United States participates under a treaty or Act of Congress		
Part 3 - Certific	ation:					
I certify unde	r penalty of perjury that the Tax Identification	Number I have provided is correct:				
	completing this form: re: D:	ate: Phone: ()	State:	ZIP:		

Please return this form in the enclosed envelope. Thank you for your cooperation.