## UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

## IN RE: STRYKER REJUVENATE AND ABG II HIP IMPLANT PRODUCTS LIABILITY LITIGATION

This Document Relates to:

MARIANNE K. CATLETT and ROBERT N. CATLETT,

Plaintiffs,

v. Civil No. 14-4904 (DWF/BRT)

HOWMEDICA OSTEONICS CORP., dba STRYKER ORTHOPEDICS, a foreign business corporation,

Defendant.

MDL No. 13-2441 (DWF/BRT)

ORDER FOR DISMISSAL WITHOUT PREJUDICE IN WHICH DISMISSAL WITH TOLLING HAS BEEN AGREED TO BY THE PARTIES

In further management of its docket, on September 12, 2019 the Court entered

Pretrial Order No. 42 ("PTO #42") establishing certain mandatory tolling election

response obligations on the part of Unrevised Plaintiffs in this multidistrict litigation.

Pursuant to the terms of PTO #42, Plaintiff Marianne Catlett has elected to accept

the tolling terms offered by HOC, as identified in the PTO #42, and consented to the filing of a dismissal without prejudice.

## IT IS HEREBY ORDERED that this action is DISMISSED WITHOUT

**PREJUDICE** and without fees or costs to any party pursuant to the tolling terms set forth in PTO #42.

Dated: March 6, 2020

<u>s/Donovan W. Frank</u> DONOVAN W. FRANK United States District Judge