

IN THE UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION

IN RE: DEPUY ORTHOPAEDICS,	§	
INC. PINNACLE HIP IMPLANT	§	MDL Docket No.
PRODUCTS LIABILITY	§	
LITIGATION	§	3:11-MD-2244-K
	§	
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This Document Relates to all Cases	§	
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**ORDER**

The Court is advised that subsequent to entry of its August 27, 2012, Order Regarding DePuy’s Post-Market Surveillance Study, the parties have reached agreement on the contents of the communication DePuy will send to hospitals and surgeons in conjunction with the FDA-mandated Section 522 explant study. Accordingly, the Court modifies its August 27, 2012, Order as follows:

IT IS THEREFORE ORDERED that Defendant DePuy Orthopaedics, Inc. is no longer required to provide its list of hospitals and surgeons to the Special Master; and,

IT IS FURTHER ORDERED that Defendant DePuy Orthopaedics, Inc. is now permitted to send the agreed-upon notification of the Section 522 post-market surveillance study to its list of hospitals and surgeons.

**SO ORDERED.**

Signed September 13, 2012.

  
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 ED KINKEADE  
 UNITED STATES DISTRICT JUDGE