Criteria

Genital talc use daily for 4 years (Talc usage should span period of time of a woman's active menstrual cycle)

Diagnosis of one the below types of Cancer

Age at diagnosis between 21-80 years old

Diagnosis occurred post-2013 (or provides surgical pathology report at time of signup)

Required Questions

Date first learned of the Association between talc and cancer diagnosis

Hospital that performed the ovarian cancer removal surgery (surgery would have ONLY occurred in a hospital) Type of Cancer diagnosed

If a Death case, Date of Death and City, State where Death occurred

Accepting Cancer Types:

Type of Cancer	Histologic Subtype, if known	
Ovarian	Endometrioid	
Ovarian	Clear Cell	
Ovarian	Scrous	
Ovarian	Serous Borderline	
Ovarian	Mucinous Borderline	
Fallopian Tube		
Primary Peritoneal		

Cases to be declined:

No diagnosis of CANCER (such as cysts, non-malignant tumors, fibroids, and pre-cancerous cells)

No cancer removal surgery performed in a hospital

Diagnosis occurred pre-2013 and does not provide pathology report at time of signup

Diagnosis under 21 years old

Diagnosis over 80 years old

Cause of Death on Death Certificate is NOT Related to Ovarian Cancer/Fallopian Tube Cancer/Primary Peritoneal Cancer

Diagnosis of Cervical Cancer

Diagnosis of Vaginal Cancer

Diagnosis of Vulvar Cancer

Diagnosis of Germ Cell Ovarian Cancer

Diagnosis of Granulosa Cell Ovarian Cancer or Sex Cord Stromal Ovarian Cancer

Diagnosis of Teratomas

Diagnosis of Endometrial

Diagnosis of Uterine Cancer

All Wrongful Death Expired SOL cases (pursuant to each State's own statutory limitations period)

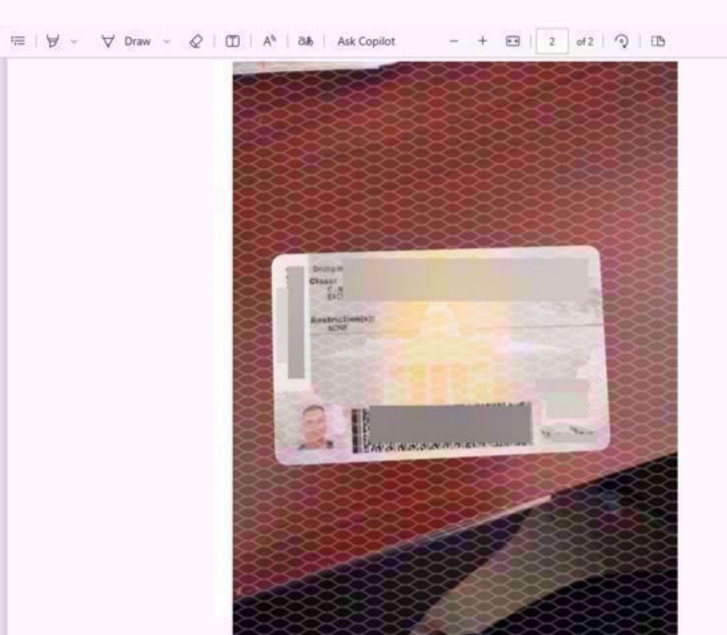
*No State has a wrongful death statute that allows for more than 3 years, so deaths that occurred more than 3 years ago would automatically be excluded.

		IP Address: 154.47.22.106
Record Tracking		
Status: Original 4/7/2024 8:12:55 AM	Holder: Michael Taylor info@injurycaseclaims.com	Location: DocuSign
Signer Events	Signature	Timestamp
Michael Taylor	-Developed by	Sent: 4/7/2024 8:15:11 AM
info@injurycaseclaims.com	Michael Taylor	Viewed: 4/7/2024 8:18:36 AM
Intake Specialist	SBABAAIOADICADD.	Signed: 4/7/2024 8:20:03 AM
njury Case Claim	Signature Adoption: Pre-selected Style	
Security Level: Email, Account Authentication None)	Using IP Address: 154.47.22.106	
Identity Verification Details: Workflow ID: bc39d525-af96-4501-92d7-1b69 Workflow Name: Claimant Verification Process Workflow Description: In order to process you accurate information. Identification Method: Government Issued Id I	is ir claim, please provide a valid US govt issued IC	D so we can authenticate you are a real person, providing
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Envelope Summary Events	Status	Timestamps	
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Signing Complete	Security Checked	4/7/2024 8:20:03 AM	
Completed	Security Checked	4/7/2024 8:20:03 AM	

Identity Verification Details





Last names TAYLOR

Date of birth

Gender

Male

ID Number

Issue date

C

Expiry date

FALSE INFORMATION ADDENDUM

I ______hereby certify that to move forward with this claim, the information I have provided is truthful to the best of my knowledge and I have not committed perjury which is the act of falsifying information.

If the law firm is unable to confirm your medical diagnosis, you will be notified that you will need to provide your own medical records to support your claim.

If you are unable to provide it, the law firm will send you a letter of denial to represent your claim, due to the lack of supporting evidence required.

Claimant Signature:

Claimant Full Name:

Ι

TALCUM CONTINGENTRETAINER AGREEMENT (Business & Professions Code § 6146)

In consideration of the legal services to be rendered by law firm TBD (*hereinafter*, "*The Firm*" *and/or* "*Co-Counsel*") for injuries and/or damages sustained from exposure to Talcum settlement claim, the undersigned(s) employ(s) LAW FIRM TBD to commence and prosecute such claims, and in the event of a monetary recovery assigns to them a fee of forty percent (40%) of all amounts recovered whether by trial or settlement. The above contingent fee is not set by law but is negotiable between the Firm and the client(s). The Firm may structure their fee at no cost to the client.

The Firms' attorney fee shall be computed from the gross sum recovered. In addition, all pre-litigation and litigation costs which may include court filing fees, subpoena costs, photocopy expenses, medical record reviews, PowerPoint presentations, animations, depositions, court reporters' costs, travel, expert witness fees, Medicare, Medi-Cal and Medicaid consultants, MDL fees, administration fees, lien resolution fees and any other expenses incurred in investigating and litigating the claim which are advanced by Law Firm TBD, shall be repaid to them from the client's portion of the recovery.

IF NO RECOVERY IS OBTAINED, NO FEES OR COSTS SHALL BE OWED TO THE FIRM.

No settlement shall be binding without the consent of client

The Firm may withdraw at any time upon giving reasonable notice. If the client discharges The Firm at any time prior to a recovery, an attorney fee lien is assigned to The Firm for the costs advanced and reasonable value of The Firms' legal services previously undertaken in the action as to any negotiated settlement or verdict. At the conclusion of the case, it is anticipated after payment of any MDL and local counsel fees (if applicable), attorneys' fees will be divided between Co-Counsel as follows: 40%

Initials:

Date:____

2023 NATIONAL TALCUM SETLLEMENT

<u>THE REFERRAL OR ASSOCIATION OF CO-COUNSEL DOES NOT INCREASE</u> <u>THE TOTAL ATTORNEYS' FEE OF 40% OF THE GROSS RECOVERY.</u>

LAW FIRM TBD shall retain 40% attorneys' fees as they have paid moneys for marketing which will result in the acquisition of potential Talcum claims. LAW FIRM TBD shall be responsible for ordering medical records and bills; obtaining information needed to document liability and damages; identifying potential subrogation claims; identifying statute of limitation issues; prosecuting claims including preparing discovery; attending and taking oral depositions as necessary; sending update and declination letters; and all other tasks involved in prosecuting the case.

The law firm TBD is to be responsible for ordering medical records and bills; obtaining information needed to document liability and damages; identifying potential subrogation claims; identifying statute of limitation issues; prosecuting claims including preparing discovery; attending and taking oral depositions as necessary; sending update letters; and all other tasks involved in prosecuting the case. The LAW FIRM TBD of all non-qualifying matters and review all Statute of Limitations issues.

This agreement does not cover an appeal after trial or other potential related claims that may arise and require legal services such as worker's compensation claims.

Client gives the LAW FIRM TBD Power of Attorney to execute all complaints, claims, contracts, checks, settlements, compromises, releases, verifications, and dismissals.

Dated this $\frac{7}{}$		day of, <u>2023.</u>
	CLIENT:	Michael Taylor Signature
		Michael Taylor
		Printed Name
	Date of Birth:	01/01/1976
	Social Security No.:	xxx-xx-2222
	ON BEHALF OF:	Self
		(e.g. minor child, deceased person, incompetent person under Power of Attorney, etc
	20	23 NATIONAL TALCUM SETLLEMENT

Page | 2

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a reasonable cost-based fee. The HITECH Act and 42 USC §17935 Part(e) of that statute, modified the HIPAA regulations to limit charges for medical records to cost-based fees for providing records to a patient or "any entity or person designated by the individual, provided that any such choice is clear, conspicuous, and specific;" This new rule was written specifically to allow a patient to direct medical records to "any" 3 rd party and take advantage of the reasonable cost-based benefits of HIPAA. The rule includes attorneys or anyone else the patient designates in his letter requesting records. The final rulings by the U.S. Department of			Date:
MEDICAL RECORDS DEPARTMENT			Via Fax:
FROM: The Law Firm TBD Dear Records Custodian: Please send Medical Records to my Attorney 1,	REQUEST TO:		
FROM: The Law Firm TBD Dear Records Custodian: Please send Medical Records to my Attorney 		MEDICAL RECORDS DEPARTMENT	
FROM: The Law Firm TBD Dear Records Custodian: Please send Medical Records to my Attorney 			
Dear Records Custodian: Please send Medical Records to my Attorney I			
 i,	FROM:	The Law Firm TBD	
 Discharge Summaries, History & Physical, Operative Reports, Pathology Reports, Consultations, Doctors' Progress Notes, Radiology Reports, Radiological Films, NDC Coding Forms, Records Documenting the Manufacturer & Lot Number of any Implanted Devices, and all outside or supplemental records that are part of my file, Produced in a PDF file format on a compact dise (CD) for the cost of labor and of a CD. Please send records to: 20 Broad St # 233 Berlin MD 21811 The HITECH Act [see 42 USC § 17935(e)] directs that a patient shall have the right to obtain electronic records for a reasonable cost-based fee. The HITECH Act and 42 USC §17935 Part(e) of that statute, modified the HIPAA regulations to limit charges for medical records to cost-based fees for providing records to a patient or "any entity or person designated by the individual, provided that any such choice is clear, conspicuous, and specific;" This new rule was written specifically to allow a patient to direct medical records to "any" 3rd party and take advantage of the reasonable cost-based benefits of HIPAA. The rule includes attorneys or anyone else the patient designates in his letter requesting records. The final rulings by the U.S. Department of Health and Human Services specifically distinguishes the patient letter from a 3rd party HIPAA Authorization, which is not required. Page charges for a digital file that can be copied to a single CD are not reasonable cost-based fees based on this act. This authorization ends one (1) year after the signature date. I have the right to revoke this authorization at any time, in writing, to the appropriate disclosing party. Uses and disclosures already made by the recipient based upon my original permission cannot be revoked. I may not be able to revoke this authorization if its purpose was to obtain insurance. Treatment by any party may not be conditioned upon my signing of this authorization. A copy of this authorization is as v	Dear Records Custodi	an: Please send Medical Records to my	Attorney
 Discharge Summaries, History & Physical, Operative Reports, Pathology Reports, Consultations, Doctors' Progress Notes, Radiology Reports, Radiological Films, NDC Coding Forms, Records Documenting the Manufacturer & Lot Number of any Implanted Devices, and all outside or supplemental records that are part of my file, Produced in a PDF file format on a compact dise (CD) for the cost of labor and of a CD. Please send records to: 20 Broad St # 233 Berlin MD 21811 The HITECH Act [see 42 USC § 17935(e)] directs that a patient shall have the right to obtain electronic records for a reasonable cost-based fee. The HITECH Act and 42 USC §17935 Part(e) of that statute, modified the HIPAA regulations to limit charges for medical records to cost-based fees for providing records to a patient or "any entity or person designated by the individual, provided that any such choice is clear, conspicuous, and specific;" This new rule was written specifically to allow a patient to direct medical records to "any" 3rd party and take advantage of the reasonable cost-based benefits of HIPAA. The rule includes attorneys or anyone else the patient designates in his letter requesting records. The final rulings by the U.S. Department of Health and Human Services specifically distinguishes the patient letter from a 3rd party HIPAA Authorization, which is not required. Page charges for a digital file that can be copied to a single CD are not reasonable cost-based fees based on this act. This authorization ends one (1) year after the signature date. I have the right to revoke this authorization at any time, in writing, to the appropriate disclosing party. Uses and disclosures already made by the recipient based upon my original permission cannot be revoked. I may not be able to revoke this authorization if its purpose was to obtain insurance. Treatment by any party may not be conditioned upon my signing of this authorization. A copy of this authorization is as v	I,	(patient), DOB	request that copies of
 Doctors' Progress Notes, Radiology Reports, Radiological Films, NDC Coding Forms, Records Documenting the Manufacturer & Lot Number of any Implanted Devices, and all outside or supplemental records that are part of my file, Produced in a PDF file format on a compact disc (CD) for the cost of labor and of a CD. Please send records to: 20 Broad St # 233 Berlin MD 21811 The HITECH Act [see 42 USC § 17935(e)] directs that a patient shall have the right to obtain electronic records for a reasonable cost-based fee. The HITECH Act and 42 USC §17935 Part(e) of that statute, modified the HIPAA regulations to limit charges for medical records to cost-based fees for providing records to a patient or "any" antity or person designated by the individual, provided that any such choice is clear, conspicuous, and specific:, "This new rule was written specifically to allow ap atteint to direct medical records to "any" 3rd party and take advantage of the reasonable cost-based benefits of HIPAA. The rule includes attorneys or anyone else the patient designates in his letter requesting records. The final rulings by the U.S. Department of Health and Human Services specifically distinguishes the patient terf rom a 3rd party HIPAA Authorization, which is not required. Page charges for a digital file that can be copied to a single CD are not reasonable cost- based fees based on this act. This authorization ends one (1) year after the signature date. I have the right to revoke this authorization at any time, in writing, to the appropriate disclosing party. Uses and disclosures already made by the recipient based upon my original permission cannot be revoked. I may not be able to revoke this authorization if its purpose was to obtain insurance. Treatment by any party may not be conditioned upon my signing of this authorization. A copy of this authorization is as valid as the original. 	any and all of my me	dical records fromto	including, but not limited to:
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Signed: Michael Taylor Dated: 4/7/2024	I have the righ Uses and disc I may not be a Treatment by	nt to revoke this authorization at any tim losures already made by the recipient bas able to revoke this authorization if its pur any party may not be conditioned upon	e, in writing, to the appropriate disclosing party. sed upon my original permission cannot be revoked. rpose was to obtain insurance.
01001000000	Signed: Michael †	aylor	Dated: 4/7/2024

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3				
			Date: _	
			Via Fax	
REQUEST TO:			_	
	MEDICAL	RECORDS DEPARTMENT		
			-	
FROM:	The Law	Firm TBD	-	
Dear Records Custod	ian: Please s	end Medical Records to my	v Attorney	
T				
I, any and all of my me	edical record	(patient), DOI	3to include the following	_request that copies of ng:
any and an or my me				-6.
Discharge Summaries YES NO		Doctors' Operative Reports YES NO	Nurses' Intraoperative Reports: YES NO	Radiology Reports: YES NO
ER Visits: YES NO)	Office Notes: YES NO	DRC Coding Forms: YES NO	Pathology Reports: YES NO
Radiological Films for	r:	Billing Records:	Complete Medical Records:	History & Physical:
Sticker Page with Ma	nufacturer &	YES NO Produce Actual Medical	YES NO Outside or Supplemental	YES NO Consultations:
Lot Number of all Im Medical Devices:	planted	Device that was Removed:	Records:	
YES NO)	YES NO	YES NO	YES NO
Please send records to The HITECH Act [so a reasonable cost-ba regulations to limit o entity or person do specific;" This n party and take adv anyone else the pati Health and Human S which is not required based fees based on	b: 20 Broad A ee 42 USC § sed fee. The charges for esignated by ew rule was rantage of the ient designa Services spead l. Page char this act.	St # 233 Berlin MD 21811 17935(e)] directs that a part HITECH Act and 42 USG medical records to cost-b y the individual, provide s written specifically to al he reasonable cost-based ites in his letter requesting confically distinguishes the reges for a digital file that c	tient shall have the right to obta C §17935 Part(e) of that statur ased fees for providing recor- ed that any such choice is c low a patient to direct medic benefits of HIPAA. The rul- g records. The final rulings by patient letter from a 3 rd party can be copied to a single CD a	te, modified the HIPA rds to a patient or "a lear, conspicuous, a cal records to "any" e includes attorneys the U.S. Department HIPAA Authorizati
-		disclosure by the authorized rear after the signature date	-	
	ius one (1) y	car arter the signature date		
Signed: Michael †	aylor		Dated:	4/7/2024
30ABA449439CA	142.LA			



TALCUM CLAIMANT INTAKE QUESTIONNA

Date:

CLAIMANT CONTOT DETAILS

CLAIMANT FULL NAME:	
CLAIMANT PHONE:	
CLAIMANT ADDRESS:	
CLAIMANT EMAIL:	
BEST TIME TO REACH:	
CLAIMANT DOB:	
CLAIMANT SSN:	
EMERGENCY CONTACT NAME:	
EMERGENCY CONTACT PHONE:	

CLAIMANT DIAGNOSIS DETAILS

FILING TYPE:	
RELATIONSHIP TO VICTIM:	
DATE OF DEATH:	
CAUSEOF DEATH:	
CONFIRM SOL:	
CONFIRM NO ATTORNEY:	
HOSPITALIZATION:	
DIAGNOSIS TYPE:	
DIAGNOSIS DETAILS:	



TALCUM CLAIMANT INTAKE QUESTIONNA

DIAGNOSIS DATE:	
AGE AT DIAGNOSIS:	
	CLAIMANT ADDITIONAL CASE DETAILS
PRE-MENOPAUSE:	
LEGTH OF TALCUM USE:	
CONFIRMED VAGINAL USE:	
YEARS & AMOUNT USE:	
START & STOP USE:	
STATE USED IN:	
BRAND NAME:	
PRODUCT PROOF:	
DOCTOR NAME, ADDRESS, PHONE:	
HOSPITAL NAME, ADDRESS, PHONE:	
INTAKE AGENT COMMENTS:	
RETAINER LINK:	



TALCUM CLAIMANT INTAKE QUESTIONNA

CLAIMANT LEGAL & COMPLIANCE DETAILS

IP ADDRESS:	
SMS OPT IN:	
TCPA OPTIN:	
PASSED QUALITY CONTROL:	
TRUSTED FORM URL:	
TRUSTED FORM CERT:	
MEDIA SOURCE:	

All information gathered was acknowledged to be truthful and accurate, per the testimonial statement given by each claimant on a recorded line. Each intake has passed a rigorous vetting and quality control process that goes far beyond the industry standard s. We strive to provide superior quality products and services to our legal law firm buyers. If there are any inaccuracies or errors, please contact your account manager or return the lead for a replacement credit request which we guarantee to review within three days of receipt.