ATTACHMENT A

NOTICE TO PRESERVE PATHOLOGY MATERIALS

FACILITY ATTN:Path	ology Department
Re:	
	Patient: Date of Surgery:
Dear Depart	tment of Pathology:
"Ethicon"), or the treat important e critical. I w • Plea	ow, represent the Plaintiff,
and/	surgery performed by Dr
pathe that this stora mate deliv	ou possess any Gross Specimens <u>OR</u> if your standard method of preserving ology, paraffin/tissue blocks, histology slides, and/or explant materials contemplates you preserve these materials for a period that is less than 10 years from the date of letter, the parties request that you immediately contact our pathology specimentage facility representative to arrange for the shipment and storage of these preserved erials once your normal pathology procedures have been completed. Standard very FedEx or UPS shipping is sufficient, however, please comply with your usual tice for the shipment of these materials to:

Kate Grayson Steelgate, Inc., 2307 58th Avenue East Bradenton, Florida 34203 kate@steelgateinc.com (941) 758-1122 or (866) 647-8335

• If you DO NOT POSSESS ANY GROSS SPECIMENS <u>AND</u> your standard method of preserving histology slides and/or blocks of tissue contemplates that you preserve these materials for a period that is at least10 years from the date of this letter, then you need to do nothing further other than 1) continue to preserve these materials unless you receive separate instructions, and 2) provide written confirmation of your retention policy.

To facilitate this request, enclosed please find a HIPAA-compliant authorization signed by the above-referenced Plaintiff for the release of the pathology and explant specimens to Steelgate as instructed above.

	shipping of the specimens, please submit an itemized
Should you have any questions or comms. Grayson or the undersigned.	ncerns regarding this matter, please contact either
of this letter to the appropriate person or enti	nt of this request, please notify and forward a copy ity responsible for ensuring compliance with the ence. Thank you very much for your assistance.
	Very truly yours,
	Counsel for Plaintiff
Eurola as atotad	

Encls. as stated

cc: <u>njproceedpathology@butlersnow.com</u> Kate Grayson (kate@steelgateinc.com)

ATTACHMENT B

NOTICE TO PRESERVE PATHOLOGY MATERIALS

FACILITY ATTN:Pathology Department	
Re:	
Patient:	-
Dear Department of Surgery and Pathology:	
I represent the Plaintiff,	ysician in this nt evidence in
• Please follow the pathology procedures your facility uses in the ordin business. Once you have completed your normal pathology procedures, any pathology (including gross specimens, paraffin/tissue blocks, and slides) obtained during	we request that d/or pathology turgery, should pathology and es contemplate tot discard any d in a container

• If any Gross Specimens are retrieved from this procedure OR if your standard method of preserving pathology, paraffin/tissue blocks, histology slides, and/or explant materials contemplates that you preserve these materials for a period that is less than 10 years from the date of this letter, the parties request that you immediately contact our pathology specimen storage facility representative to arrange for the shipment and storage of these

materials. Contact information is as follows:

Kate Grayson
Steelgate, Inc.,
2307 58th Avenue East
Bradenton, Florida 34203
kate@steelgateinc.com
(941) 758-1122 or (866) 647-8335

• If you do not possess any Gross Specimens <u>AND</u> your standard method of preserving histology slides and/or blocks of tissue contemplates that you preserve these materials for a period that is at least 10 years from the date of this letter, then you need to do nothing further other than 1) continue to preserve these materials unless you receive separate instructions, and 2) provide written confirmation of your retention policy.

To facilitate this request, enclosed please find a HIPAA-compliant authorization signed by the Plaintiff for the release of the pathology and explant specimens to Steelgate as instructed above.

	Costs Incurred : For reimbursement of costs oping of the specimens, please submit an itemized
Should you have any questions or conce Ms. Grayson or the undersigned.	erns regarding this matter, please contact either
If you are not the appropriate recipient of this letter to the appropriate person or entity reterms of this request at your earliest convenience.	
	Very truly yours,
	Counsel for Plaintiff

Encls. as stated

cc: <u>njproceedpathology@butlersnow.com</u> Kate Grayson (kate@steelgateinc.com)

ATTACHMENT C

CHAIN OF CUSTODY FORM

Case Caption:						
Patient Name:						
Applicable Surgery Date for Specimen:						
Name (Print):	Submittee	Receiver				
Company/ Organization:						
Address:						
Date:						
Time:						
ITEM DESCRIPTION – Completed by Submitter						
Gross Description of Item:						
Photographed While in Your Possession? Yes: No:						
Type of Specimen etc.):	(paraffin block; slides; gross specimen lo	oose and dry, loose and in liquid,				
Size and Weight of Specimen (if in container – do not remove, just record data of container):						
Other Identifying Marks or Comments (e.g. slide or block numbers)						
Signature of Submitter:						

${\bf ITEM\ DESCRIPTION-Completed\ by\ Receiver}$

Gross Description of Item:
Photographed While in Your Possession? Yes: No:
Type of Specimen (paraffin block,; slides; gross specimen loose and dry, loose and in liquid, etc.):
Size and Weight of Specimen (if in container – do not remove, just record data of container):
Other Identifying Marks or Comments (e.g. slide or block numbers)
Signature of Receiver:

INSTRUCTIONS TO STEELGATE, INC.

Steelgate, Inc. ("Steelgate") will be instructed to adhere to the following processes for the receipt, documentation, photography, and storage of the Materials. Plaintiffs will provide a HIPAA compliant authorization to Steelgate.

Receipt of Materials

Upon receipt of Materials, Steelgate will notify the Parties via email as follows: njproceedpathology@butlersnow.com for Defendants and case counsel for Plaintiffs.

Documentation

Please document receipt of the Materials on the applicable Chain of Custody forms.

Photographs

Please photograph the Materials. Gross Specimens should remain in their original containers and may be photographed only in the original container.

Weighing

Please weigh the Gross Specimen containers and document the weight in writing and correspond to the appropriate photographs.

Storage of Materials

The Materials should be stored under appropriate conditions. The parties will coordinate inspection and division of any Materials.

If any Gross Specimen arrives in a container that is cracked, open, and/or leaking fluid, Steelgate will notify the Plaintiffs and Defendants. The Plaintiffs and Defendants will then discuss whether any additional steps should be taken, and such steps will be taken only after mutual agreement.

Communications

With respect to any written communications from Steelgate involving Materials, counsel from both parties are to be copied on all such communications. Following the division of any Gross Specimen, Steelgate is no longer required to copy both parties on communications regarding their share of the divided Gross Specimen (i.e., Steelgate may communicate directly with the party whose share is the subject of the communication).