EXHIBIT C

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UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA THIRD DIVISION

In re: Guidant Corp. Implantable Defibrillators Products Liability Litigation	MDL No. 1708 (DWF/AJB)
This document relates to all actions.	

DEFENDANT GUIDANT CASE PROFILE FORM

For each case, Defendant Guidant Corporation, Guidant Sales Corporation, and Cardiac Pacemakers Inc. (CPI) must complete this Case Profile Form. This Case Profile Form must be completed and served on all counsel in the action identified in Section 1 below. This must be answered and served 90 days after the date that the Plaintiff's Profile Form has been served on Defendant.

You should attach additional sheets of paper that is necessary to completely answer the following questions.

I. CASE INFORMATION

This Defendant fact sheet pertains to the following case:
Plaintiff Name:
Case caption:
Civil Action No.:
Court in which action was originally filed:

II. CONTACTS WITH IMPLANTING HEALTHCARE PROVIDER

In Section IV(a.) of Plaintiff's Profile Form, Plaintiff identified persons or entities who prescribed or implanted the Guidant defibrillator/pacemaker to Plaintiff (hereinafter "Implanting Healthcare Provider"). For each Implanting Healthcare Provider identified, please state and, where requested, provide the following:

TO SECTION AND
in it
1

Dear Doctor or Dear Healthcare Provider Letters

Α.

	Curre	nt Relationship, if any, between Guidant and the sales representative:		
2.	Guida	For each Implanting Healthcare Provider, please state to the extent Guidant tracks such information any additional Sales Representatives who interrogated plaintiff's device		
Con	sulting v	vith Plaintiff's Implanting Healthcare Provider		
1.	Impla agree	ctions IV(a) of Plaintiff's Profile Form, Plaintiff identified his or her anting Healthcare Provider(s). Please produce any consulting ements between Guidant and Plaintiff's Implanting Healthcare ider(s) within the last 5 years.		
2.	Secti did ii last f	each of Plaintiff's Implanting Healthcare Providers identified in on III.(a) above, please state whether they were invited to attend or a fact attend any Guidant-sponsored conferences or events within the live years, to the extent such attendance is tracked in Guidant's eds. If your answer is "yes," please state:		
	a.	The identity of the Healthcare Provider Consultant:		
	b.	The title, location and date of the of the speaker's program attended:		
3.	reau	Plaintiff's Implanting Healthcare Provider(s) ever contacted you to est information concerning the device for which Plaintiff seeks very, its effect, its risk, or whether it should be explanted? Yes		
	If yo	our answer is "yes," please identify and attach any document which so to your communication with Plaintiff's Implanting Healthcare		

		Provider(s).
		Source:
111.		S PRESCRIBING AND IMPLANTING HEALTHCARE S IMPLANTING PRACTICES.
Health follow	care Provider((a) of Plaintiff's Fact Sheet, Plaintiff identified his or her Implanting (s). For each Implanting Healthcare Provider state and produce the
	1.	Do you have or have you had access to any database or any information which tracks of any of Plaintiff's Implanting Providers prescribing or implanting practices with respect to Guidant defibrillators and/or pacemakers, the number of defibrillators and/or pacemakers, the number of replacements, and the timeframe when these products where prescribed and/or implanted? \square Yes \square No
		If your answer is "yes," please produce or identify the database and document which captures that information.
	Identify the so	ources(s) from which the information provided above was obtained:
	,	
	Database(s):_	
	Other:	

IV. PLAINTIFF'S MEDICAL CONDITION

1.	Have you been contacted through a submission on the Guidant website, or
	called Guidant through the customer service center by Plaintiff, any of
	his/her physicians or anyone on behalf of Plaintiff concerning Plaintiff,
	excluding litigation-related inquiries by Plaintiffs or Claimants?
	□ Ves □ No

If your answer is "yes," please (a) state the name of the person(s) who contacted you, (b) state the person(s) who was contacted including their name, address and telephone number and, (c) produce or identify any and all documents which reflected a communication with any person and you concerning Plaintiff.

- 2. Please produce a copy of any MedWatch form concerning the device for which Plaintiff seeks recovery which would further reflect or relates to the Plaintiff, including any back-up documentation concerning Plaintiff and any evaluation you did concerning the Plaintiff.
- Did you advertise Guidant defibrillators and pacemakers in the media market in which Plaintiff lived at the time he or she was implanted with the Guidant defibrillator/pacemaker?

 Yes
 No

If your answer to the preceding question is "yes," identify the identity of the media outlet, and the dates that the advertisements ran.

Identity of Advertisement and Intended Media Marketplace	Nature of Media	Identity of the Media	Dates Advertisements
	(print or television)	Outlet	Ran

Please provide or identify true and accurate copies of advertisements identified above.

- 4. Did you advertise Guidant pacemakers or defibrillators in the media market in which Plaintiff's Implanting Healthcare Provider's office was located at the time Plaintiff was implanted with the Guidant defibrillator/pacemaker?

 Yes
 No
- 5. If your answer to the preceding question is "yes," please identify the identity of the media outlet and the dates that the advertisements ran.

Identity of the	Nature of Media	Identity of the Media	Dates that
Advertisement and	(Print or Television)	Outlet	Advertisements Ran
Intended Media			

Marketplace			
Please provid	e or identify true and accura	ate copies of advertisemen	nts identified above.
Source:			
DOCUMEN	<u>rs</u>		
ments and things	you have not already done sthat fall into the categories ession of any of your presentneys:	s listed below. These incl	lude documents in your
1.	Any document which refers to Plaintiff by name or to the device serial number for which Plaintiff seeks recovery;		
2.	Any document sent to or received from any of Plaintiff's Implanting Healthcare Provider or explanting physicians regarding the Plaintiff or the device for which Plaintiff seeks recovery;		
3.	Any document reflecting a Plaintiff's implanting phyrisks associated with the d	sicians or explanting phys	sicians concerning the
4.	Any document reflecting a Plaintiff's implanting or e explant the defibrillator/pa	xplanting physicians cond	on between you and cerning the reasons to
5.	Warranty Validation and l for the device for which P	2	nd,
6.	A copy of the Warranty powhich he or she seeks reco		iff for the device for
Source:			

I declare under penalty of perjury subject to the 28 U.S.C. § 1746 that all the information provided in this profile form is true and correct to the best of my knowledge and that I have supplied or requested documents to the extent that such documents are in my possession, custody and control (including the custody and control of my lawyers).

Dated:	
Dates.	
	Nigoro
	Name
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