## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF FLORIDA PENSACOLA DIVISION

IN RE: 3M COMBAT ARMS EARPLUG PRODUCTS	Case No. 3:19-md-2885
LIABILITY LITIGATION	
This Document Relates to:	Judge M. Casey Rodgers Magistrate Judge Gary R. Jones
	AMENDED MASTER SHORT
	FORM COMPLAINT AND
PLAINTIFF(S),	JURY TRIAL DEMAND
v.	Civil Action No.:
3M COMPANY, 3M	
OCCUPATIONAL SAFETY LLC,	
AEARO HOLDING LLC, AEARO LLC	
INTERMEDIATE LLC, AEARO LLC, and AEARO TECHNOLOGIES LLC,	
DEFENDANTS.	

### MASTER SHORT FORM COMPLAINT AND JURY TRIAL DEMAND

Plaintiff(s) incorporate(s) by reference the Master Long Form Complaint and Jury Trial Demand filed in *In re: 3M Combat Arms Earplug Products Liability Litigation* on September 20, 2019. Pursuant to Pretrial Order No. \_\_\_\_\_\_, this Short Form Complaint adopts the allegations, claims, and requested relief as set forth in the Master Long Form Complaint. As necessary herein, Plaintiff(s) may include:

(a) additional claims and allegations against Defendants, as set forth in Paragraphs 10 and 11 or an additional sheet attached hereto; and/or (b) additional claims and

allegations against other Defendants not listed in the Master Long Form Complaint, as set forth in Paragraphs 12 and 13 or an additional sheet attached hereto.

Plaintiff(s) further allege(s) as follows:

I.	<u>DEF</u>	ENDANTS
	1.	Plaintiff(s) name(s) the following Defendants in this action:
		3M Company
		3M Occupational Safety LLC
		Aearo Holding LLC
		Aearo Intermediate LLC
		Aearo LLC
		Aearo Technologies LLC
II.	<u>PLA</u>	INTIFF(S)
	2.	Name of Plaintiff:
	3.	Name of spouse of Plaintiff (if applicable to loss of consortium claim):
	4.	Name and capacity ( <i>i.e.</i> , executor, administrator, guardian, conservato etc.) of other Plaintiff, if any:

	5.	State(s) of residence of Plaintiff(s):				
III.	<u>JUR</u>	RISDICTION				
	6.	Basis for jurisdiction (diversity of citizenship or other):				
	7.	Designated forum (United States District Court and Division) in which				
		venue would be proper absent direct filing:				
IV.	<u>USE</u>	C OF DUAL-ENDED COMBAT ARMS EARPLUG				
	8.	Plaintiff used the Dual-Ended Combat Arms Earplug:				
		Yes				
		No				
V.	INJ	<u>URIES</u>				
	9.	Plaintiff alleges the following injuries and/or side effects as a result of using the Dual-Ended Combat Arms Earplug:				
		Hearing loss				
		Sequelae to hearing loss				
		Other [specify below]				

## VI. CAUSES OF ACTION

10.	Plaintiff(s) adopt(s) in this Short Form Complaint the following claims asserted in the Master Long Form Complaint and Jury Trial Demand, and the allegations with regard thereto as set forth in the Master Long Form Complaint and Jury Trial Demand:				
		Count I – Design Defect – Negligence			
		Count II – Design Defect – Strict Liability			
		Count III – Failure to Warn – Negligence			
		Count IV – Failure to Warn – Strict Liability			
		Count V – Breach of Express Warranty			
		Count VI – Breach of Implied Warranty			
		Count VII – Negligent Misrepresentation			
		Count VIII – Fraudulent Misrepresentation			
		Count IX – Fraudulent Concealment			
		Count X – Fraud and Deceit			
		Count XI – Gross Negligence			
		Count XII – Negligence Per Se			
		Count XIII – Consumer Fraud and/or Unfair Trade Practices			
		Count XIV – Loss of Consortium			
		Count XV – Unjust Enrichment			
		Count XVI – Punitive Damages			

	nal claims a				
	nal claims a				
10, the fa assert(s)	m Complaint cts supporting the following the contraction of the contra	and Jury Trand and Jury Trand g these alle ng factual	Defendants id rial Demand a gations must allegations a m Complaint	are alleged in be pleaded. I against the D	Paragrapl Plaintiff(s Defendant
——————————————————————————————————————	s) contend(s		litional parti	es may be	liable o
responsib parties, w	le for Plainti ho will be he	iff(s)' dama ereafter refe	ages alleged larred to as Dests citizenship)	herein. Such fendants, are	additiona

allegations against other Defendants named in Paragraph 12:							factual
WHE	EREFORE,	Plaintiff(s)	pray(s)	for relief	and jud	lgment	against
Defendants	and all such	further relief	that this C	Court deems	s equitable	e and ju	st as set
forth in the I	Master Long	Form Comple	aint and Ju	ıry Demano	d and any	addition	al relief
to which Pla	aintiff(s) may	y be entitled.					
Dated:		-					

Respectfully submitted,

# ABRAHAM, WATKINS, NICHOLS, AGOSTO, AZIZ & STOGNER

/s/ Muhammad S. Aziz
MUHAMMAD S. AZIZ
State Bar No. 24043538
800 Commerce Street
Houston, Texas 77002
(713) 222-7211 - Telephone
(713) 225-0827 - Facsimile
maziz@awtxlaw.com
3mlawsuit@awtxlaw.com

#### ATTORNEY FOR PLAINTIFF