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Superior Court of California
County of San Francisco

JUN 2 9 2012

CLERK OF THE COURT

BY: Deputy Clerk

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF SAN FRANCISCO

IN RE: COMPLEX ASBESTOS

) CASE NO. CGC-84-828684

) CASE MANAGEMENT ORDER
)

On October 2, 2011, the San Francisco County Superior Court ("Court") issued In Re Complex Asbestos Litigation, case number CGC-84-828684, Order: 1) Rescinding all Asbestos General Orders Except Those Specifically Retained and 2) Ceasing the Practice of Grouping ("Rescinding Order") stating the Court's intention to rescind specific asbestos general orders in existence on said date. On December 5, 2011 this Court stayed the application of the Rescinding Order. As of July 2, 2012, all asbestos General Orders are rescinded except as herein provided and the stay on the Rescinding Order is lifted and modified as set forth in this Case Management Order ("Order").

The Court has previously found that asbestos cases constitute "complex litigation" within the meaning of former Standard 19 of the Judicial Administration Standards. The Court continues its finding that asbestos cases present complex litigation under Standard 3.10 of the Judicial Administration Standards. This Order shall comply with the California Code of Civil Procedure ("CCP"), the California Rules of Court, and San Francisco Local Rules of Court unless herein specifically modified by the Court in recognition of the complex nature of asbestos cases.

These cases require exceptional judicial management to avoid placing unnecessary burdens on the Court and litigants and to expedite the cases, keep costs reasonable, and promote effective decision-making by the Court, the plaintiffs/defendants and their counsel, within the meaning of California Rules of Court, Rule 3.400. As a result, it was and remains the policy of the Court to:

- 1. Promote the mutual expeditious exchange of necessary and relevant information to facilitate the prompt evaluation of cases whenever possible;
- 2. Curtail and prevent repetitive, burdensome discovery;
- 3. Encourage the delegation of some discovery tasks and the sharing of costs on common tasks to avoid unnecessary duplication and expense to the litigants; and
- 4. Bring asbestos cases cost effectively to early and meaningful settlement negotiations and resolution or trial where appropriate or to provide for sufficient discovery to allow for the timely filing and decision on dispositive motions.

Therefore, this Court adopts this Order to govern procedures in asbestos personal injury and wrongful death cases pending or filed on or after July 2, 2012. However as of the effective date of this Order, July 2, 2012, any case with a trial date on or before September 30, 2012 shall continue to be governed by the General Orders in place as of September 30, 2011 instead of this Order. For all pending cases as of June 29, 2012 that utilize the Master Pleading pursuant to General Order 55, said complaint will remain operative. This Order shall be referenced in any complaint filed on or after July 2, 2012.

Any party wishing to object to the application of all or part of this Order to a specific case filed on/or after July 2, 2012 shall do so on noticed motion made to the Asbestos Judge within thirty ("30") days of the filing of the complaint, or said party's appearance, whichever is later.

Nothing herein limits the Court from issuing case specific orders.

1. In re: Complex Asbestos Litigation Designation

All litigation currently pending or hereafter filed in the Court involving alleged bodily injury due to asbestos exposure is determined to be complex litigation under Standard 3.10 of the Standards of Judicial Administration and California Rules of Court, Rule 3.403(b).

2. Creation of Asbestos Case Management Department

A. <u>Asbestos Department</u>

All pre-trial motions and trial assignments in asbestos cases and other matters as designated by the Asbestos Judge shall be noticed and heard by the Asbestos Judge or assigned by the Asbestos Judge to another department.

B. Case Management

When an asbestos complaint is filed, the clerk will designate on its face a Trial Setting Conference ("TSC") date. The TSC date shall be set approximately eleven ("11") months after the date the complaint is filed. Absent good cause, it is anticipated the trial date will be set approximately six ("6") to eight ("8") months after the TSC. Two weeks prior to the TSC, Plaintiff's counsel must provide to the Court and all parties a statement of compliance that said complaint (1) conforms to the California Rules of Court, Rule 3.110 and (2) the service and appearance status of all named defendants. Failure to comply with the requirement set forth herein, including service, responsive pleading and default, may result in the cancellation of the TSC and the issuance of an order to show cause. No trial date shall be set and the case shall be continued to a later TSC if the deposition of plaintiff has *not* been noticed and/or *not* completed as to all defendants who have been served unless there is good cause shown as to why plaintiff's deposition cannot be completed prior to the TSC hearing date.

Any party with an issue related to the TSC and/or trial date that has not been resolved after meeting and conferring with opposing counsel may request a Case Management Conference ("CMC") be scheduled. The requesting party shall file and serve a CMC statement setting forth the specific issue to be addressed by the Court with a meet and confer declaration as defined by CCP § 2016.040. Upon receipt of the CMC statement, the Court may set a CMC within fourteen ("14") days and provide notice to the requesting party providing no less than five ("5") court days notice of the CMC. Requesting party shall serve the notice of the

CMC on all parties within one ("1") business day of the receipt of same from the Court.

3. In re: Complex Asbestos Litigation File

The County Clerk shall maintain a file in compliance with electronic filing, see Section 4 Electronic Filing herein set forth below, for filings under the "In Re: Complex Asbestos Litigation" caption and case number CGC-84-828684 which shall be readily available to the attorneys and parties involved in asbestos litigation and to the public generally.

All orders that are applicable to asbestos litigation shall be filed in this file, with the In Re: Complex Asbestos Litigation caption and case number.

4. Electronic Filing

All documents filed in asbestos cases shall be electronically filed and served on all parties as set forth in Exhibit A: San Francisco County Superior Court Amended General Order 158, filed October 16, 2006, herein attached. However this Order does not require compliance with Section 14 of General Order 158.

5. <u>Designated Defense Counsel</u>

- A. The California law firm of Berry & Berry is provisionally appointed under Asbestos Claims Facility v. Berry & Berry, 219 Cal. App. 3d 9, 267 Cal. Rptr. 896 (1990) as the Designated Defense Counsel ("DDC") for one ("1") year from the date of this Order. Defendants shall select DDC and inform the Court of the identity of DDC on an annual basis from the date of this Order. If defendants do not identify a DDC on the anniversary date, then the previously appointed DDC remains in place for another year. Until a further Order is issued by the Court, said DDC shall coordinate the procurement and scheduling of certain pretrial discovery activities described herein and, if requested by the Court, to report progress of the coordinated discovery to the Court. DDC shall not be deemed an attorney for any defendant solely as a result of said activities. The participating defendants do not waive the attorney-client privilege and/or disclosure of confidential attorney work product by DDC's performance of said activities.
- B. Nothing herein precludes DDC from providing or contracting with any

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defendant for services beyond those authorized in this Order, such services include but are not limited to jointly retaining experts on behalf of defendants, noticing, taking and/or defending medical expert witnesses at deposition, or acting as medical trial counsel provided that an association of attorneys has been filed. Any such additional services shall be charged only to defendants requesting or contracting with DDC for said additional services. However, by appearing at a deposition of a joint defense medical expert, or by requesting the work product from the expert's examination or review, that defendant will be billed and obligated to pay for its per capita share of the costs and fees associated with that expert examination or review, plus the costs and fees associated with acquisition of the materials upon which the expert relies. The amounts billed to such a defendant shall be credited per capita to each defendant which had previously paid or been billed for such services. To the extent any defendant requests an Independent Medical Examination ("IME") of plaintiff, DDC shall schedule and coordinate the IME which may, at defendants' option, include: physical examination, chest radiographs/ CT scans, pulmonary function test and an oral history. DDC must comply with the standards set forth in Asbestos Claims Facility v. Berry & Berry, 219 Cal. App. 3d 9, 267 Cal. Rptr. 896 (1990) in executing its duties.

- C. It is ordered that DDC shall have electronic access to (1) "In Re: Complex Asbestos Litigation" caption, case number CGC-84-828684, and (2) all asbestos cases in which DDC has been appointed Designated Defense Counsel by the defendants through the electronic service vendor.
- D. DDC's costs and reasonable fees shall be shared equally among all defendants appearing in the action and allocated on a per capita basis for the following functions provided by DDC to all defendants:
 - 1. As requested by the Court, provide reports or updates, or respond to Court inquiries, and/or attend Case Management Conferences, Trial Setting Conferences and Motions for Trial Preference;
 - 2. Obtain authorizations and stipulations for the release of medical (including

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informational and administrative purposes and shall not be used by any party as evidence or for impeachment purposes. Plaintiffs shall serve DDC, in those cases in which they serve as Designated Defense Counsel, with a copy of the complaint, the PFS and exhibits contemporaneously with service on the first defendant.

B. Standard Discovery

Defendant's Standard Discovery to Plaintiff's

- Within twenty-one ("21") days after service of the complaint, plaintiff (1) shall serve on all defendants responses to Standard Asbestos Case Interrogatories, Set 1. (See attached Exhibit C: Defendants' Standard Interrogatories to Plaintiff (Personal Injury), Set 1). Responses to Standard Loss of Consortium Interrogatories, Wrongful Death Interrogatories or Standard Friction Interrogatories, when appropriate, shall be served within thirty ("30") days after service of the complaint. (See attached Exhibits D: Defendants' Standard Interrogatories to Plaintiff (Loss of Consortium), Set 1), Exhibit E: Defendants' Standard Interrogatories to Plaintiff (Wrongful Death), Set 1), Exhibit F: Defendants' Standard Interrogatories to Plaintiff (Friction), Set 1). Plaintiff shall respond to the Standard Request for Production of Documents and Things (See attached Exhibit G: Defendants' Standard Request for Production and Identification of Documents and Things to Plaintiff(s)) and serve said responses on all defendants within thirty ("30") days after service of the complaint or ten ("10") days prior to the date initially noticed for the deposition of plaintiff, whichever is earlier. If any defendant is subsequently served with the summons and complaint, plaintiff shall serve responses to the applicable Standard Interrogatories if said responses were previously served, otherwise within twenty-one ("21") days of the initial service of the summons and complaint on any party.
- (2) The original responses to Standard Interrogatories, as previously identified as Exhibit C through Exhibit G, are to be served on DDC in those cases in which a Designated Defense Counsel has been appointed, if there is no Designated

Defense Counsel then plaintiff shall serve each defendant with the responses in compliance with the CCP. Any requests for extension of time for plaintiff to respond to Standard Interrogatories shall be directed to DDC in those cases in which a Designated Defense Counsel has been appointed. If there is no DDC appointed, then plaintiff must request extension to all of the served defendants in compliance with the CCP.

Plaintiff's Case-Specific Standard Interrogatories to Defendants

- (1) The Court will allow plaintiff to propound Plaintiff's Case-Specific Standard Interrogatories to Defendants (See Exhibit H: Plaintiff's Case-Specific Standard Interrogatories to Defendants). Plaintiff may propound these interrogatories ten ("10") days after the service of the summons and complaint on, or appearance by, the defendant on whom they are served, whichever comes first.
- (2) Plaintiff's Case-Specific Standard Interrogatories must be captioned and served in an individual case and shall neither be captioned nor served in In Re: Complex Asbestos Litigation, case number CGC-84-828684.

C. Authorizations

- (1) Within ten ("10") days after receipt of the standard discovery responses, DDC shall forward authorization forms and stipulations (See attached Exhibits I-1 to I-12) necessary for production of records, pathology and radiology to plaintiff and plaintiff shall provide fully executed authorizations to DDC within thirty ("30") days of the receipt of the forms and stipulations. Duration of the executed authorizations shall be for one ("1") year. DDC may submit to plaintiff for signature and return to DDC within ten ("10") days, updated authorizations and/or any additional forms required by a particular facility where plaintiff/decedent received treatment.
- (2) Upon receipt of records obtained by stipulation or authorization, the document reproduction service will forward these records to plaintiff's counsel and no sooner than twenty-one ("21") days later, the document reproduction

service will provide copies to DDC, unless notified in writing of an objection. Any party may either make or oppose a motion to compel and/or a motion for protective order or without waiving the objection, make a motion in limine for disclosure of records at trial.

In cases where the PFS indicates an intent to file a Motion for Preference pursuant to CCP § 36 or in cases where said motion has been filed, the document reproduction service will immediately electronically scan and send (or hand deliver) copies of said records to plaintiff's counsel. The records will be provided to DDC no sooner than seven ("7") days after delivery of the records to plaintiff's counsel unless DDC and the document reproduction service are advised in writing of an objection to said production. There shall be no "first look" as to plaintiff's Social Security Earnings Records.

(3) All records produced pursuant to this Section are presumed to be authenticated and to satisfy the business records exception of the hearsay rule under Cal. Evid. Code §§ 1270 to 1272 unless the party objecting to the admission establishes the contrary by a preponderance of the evidence.

D. RECORD PROCUREMENT

- (1) DDC shall be responsible for initiating the procedures necessary to obtain plaintiff's medical and employment records and related medical evidence (radiographs, x-rays, photographs, pathology specimens, etc.), including issuance of subpoenas.
- (2) In those cases where a DDC is appointed, absent Court order, no other defendant shall initiate procedures to obtain from the plaintiff his/her medical and employment records or medical evidence. A defendant, however, may seek said records as part of a deposition subpoena or notice of depositions of plaintiff's employers or treating doctors.
- (3) DDC is appointed as primary custodian of pathology specimens and chest radiographs/CT scans which DDC obtains via subpoena or plaintiff's

authorization/stipulation until the date of trial, at which time DDC shall deliver all pathology materials, films and CT scans to plaintiff. Upon written request DDC shall notify plaintiff of any pathology specimens and chest radiographs/CT scans obtained by DDC and cooperate with plaintiff's review of same. Plaintiff and those defendants participating in this function shall have reasonable and timely access to said materials.

7. Deposition of Plaintiff

A. The plaintiff's deposition shall be noticed by DDC or by counsel for plaintiff pursuant to CCP § 2025.210. Prior to noticing the deposition of plaintiff, DDC and counsel for plaintiff shall meet and confer regarding deposition dates and location. The party that notices the deposition shall proceed first.

B. (1) <u>Non-Preference Cases</u>

Absent agreement of the parties or Court order, there is no presumptive time limit for the defense's examination of plaintiff. The Court may extend or shorten the length of the deposition upon a showing of good cause. The parties may, at any time, agree among themselves to extend or shorten the length of any deposition.

(2) Preference Cases

In any case in which plaintiff has notified defendants that preference under CCP § 36 will be or has been sought there is a presumptive twenty ("20") hours for the defense's examination of plaintiff subject to adjustment by the Court for the number of active named defendants, number of alleged exposures, and number of job sites identified. The Court may extend or shorten the length of the deposition upon a showing of good cause. The parties may, at any time, agree among themselves to extend or shorten the length of any deposition.

- (3) If any portion of the trial preservation testimony is videotaped then the entirety of the plaintiff's testimony shall be videotaped.
- (4) The costs of the videotaping of the plaintiff's testimony are the

responsibility of the party noticing the videotaped testimony.

- C. In any case in which DDC has been appointed, the deposition of any plaintiff may be noticed only by plaintiff's counsel or DDC, and may not be separately noticed by an individual defendant.
- D. In any case in which the Court has declined to appoint DDC, or in which the Court has sustained a party's objection to the appointment of a DDC, either plaintiff's counsel or defense' counsel may notice the deposition of any plaintiff according to the CCP.

8. <u>Discovery Cut-Off</u>

- A. In non-preference cases, all non-expert witness discovery shall be completed no later than thirty ("30") days prior to the trial date. Expert witness discovery shall be completed by 5:00 p.m. (PST) on the date of trial.
- B. In cases where the Court has granted preference under CCP § 36, all discovery shall be completed prior to the assignment of the case out to trial, unless there has been a stipulation by the parties or by Court order.

9. Expert Witnesses

Expert witness disclosure and designation shall be per CCP absent stipulation by the parties or by Court order granted at the TSC or at a motion hearing.

A. Telephonic Depositions of Expert Witnesses Permitted:

Upon proper demand by a party (the deposing party) to depose a retained expert witness designated by another party (the defending party), the defending party may make the expert witness available for deposition by telephone upon the following conditions:

(1) Counsel for the defending party shall notify all counsel at the time of disclosure that the expert witness will be offered for deposition by telephone. Any party objecting to the taking of the deposition by telephone shall advise all counsel in writing by facsimile, electronic service or hand delivery of the basis of their objection no later than five ("5") court days after the date of disclosure or three

("3") court days in cases where preference under CCP § 36 has been granted. The parties are encouraged to give telephonic notice of their objection to the defending party. The defending party shall meet and confer in good faith with the opposing party to resolve any and all issues pertaining to the offered telephone deposition. If after meeting and conferring, an objection to the telephonic deposition persists, the offering/defending party seeking the telephonic deposition may make a motion to permit proceeding with a telephonic deposition. Said motion may be made upon one ("1") court day notice and shall be heard by the judge in the Asbestos Department or other judge designated by the Asbestos Judge.

- (2) The defending party will, at least two ("2") court days in advance of the deposition, also provide a full and complete copy of the expert's file (including but not limited to deposition(s) or medical records reviewed by the expert in preparation for his or her testimony which the expert has highlighted, tabbed or otherwise altered) and Curriculum Vitae to any party who so requests it.
- (3) If there are additions to the expert's file within two ("2") court days prior to the deposition, the defending party will provide all additional materials to any party who previously requested materials as soon as practicable, but at least one ("1") hour prior to the scheduled deposition. The defending party will notify the deposing party in writing two ("2") court days in advance of the deposition in the event the expert to be deposed does not have a file and/or Curriculum Vitae.
- (4) Counsel for the defending party shall be required to have a facsimile machine readily available or electronic mail access for use by the expert witness during the course of the deposition, and counsel for the deposing party shall be required to have a facsimile machine readily available or email access capable of transmitting attachments for use during the course of the deposition.
- (5) The attorney for any party may elect to be personally present with the deponent during the deposition, but in such case the deposition shall be taken, at the option of the expert witness, at the office of the expert witness or at such

location as counsel for the electing party may designate within thirty-five ("35") miles of the office of the expert witness. Any attorney so electing shall give notice

of such election to the defending party by facsimile, electronic service or hand delivery within five ("5") days, or three ("3") days in cases in which preference has been granted, after notice has been provided of the date, time and place at which the expert is being offered by the defending party. Any party may attend by telephone from any other location. If counsel for the defending party elects to be personally present, notice shall be provided to all parties at the time the expert is offered for deposition. The defending party shall make arrangements to allow attorneys for any other party to attend the deposition by telephone.

- 6. The cost of the telephone connection shall be paid by the defending party and may be a recoverable cost of suit. The deposing party shall tender the expert's fee to the expert witness and/or counsel for the defending party no later than the scheduled time for the commencement of the deposition if the deposing party is present with the expert. If the deposing party is not present with the expert, the deposing party shall tender the expert's fee to the defending party no later than the scheduled time for the commencement of the deposition.
- 7. Nothing herein precludes the parties from reaching different or additional agreements concerning retained expert witness depositions. This Order does not apply to non-retained expert witness or percipient witness depositions which shall be taken pursuant to the applicable provisions of the CCP or by stipulation of the parties. Nothing in this Order shall limit a party's right to seek a protective order or other relief including a motion to exclude expert testimony and/or to compel the personal appearance of an expert for deposition and/or for sanctions pursuant to the applicable provisions of the CCP.

B. Cancellation of Deposition

Plaintiff and defendants shall cooperate in good faith to minimize late or untimely cancellations of expert witness depositions. Except as otherwise agreed, the parties shall

provide a minimum of two ("2") court days' notification in the event of cancellation or change to a scheduled expert witness deposition. When a cancellation is not timely made, the canceling party shall pay the expert witness his/her fee for one-half hour of deposition time at the expert witness' standard deposition rate. This provision is intended to protect the schedules of expert witnesses and to adequately compensate them in the event of untimely cancellation.

10. Mandatory Settlement Conferences

A Mandatory Settlement Conference ("MSC") may be scheduled with the Asbestos Settlement Coordinator, the Asbestos Judge, or any other Judge assigned by the Asbestos Judge. The MSC ordinarily will take place between fourteen ("14") and thirty ("30") days before the initial trial date. A settlement conference statement ("Settlement Statement"), as required below, must be in compliance with Rule 3.1380 of the California Rules of Court and Rule 5(G) of the San Francisco Superior Court Local Rules, unless otherwise excused. All Settlement Statements are confidential.

A. MSC with Asbestos Judge

- (1) No later than ten ("10") days prior to the date set for the MSC, or as otherwise ordered by the Asbestos Judge, counsel for plaintiff shall provide to each remaining defendant a demand and identify all previously undisclosed, remaining defendants;
- (2) Within five ("5") days prior to the date set for the MSC, or as otherwise ordered by the Asbestos Judge, the remaining parties shall each lodge with the Asbestos Judge a Settlement Statement that discloses the essential facts supporting claimed liability and defenses thereto. Said Settlement Statement should also state the following:

(a) from plaintiff:

- (i) the total amounts of settlements obtained or negotiated in the case, including bankruptcy trust payments; and
- (ii) all factors that bear upon plaintiff's likelihood to settle

1	(excluding trial related factors, e.g.judge assignment, type of jury,		
2		etc.).	
3	9	(b) from defendant:	
4	٩	(i) the name, position/title, phone number(s) and email address	
5		of each person who must approve an offer and has final settlement	
6		authority; and	
7		(ii) all factors that bear upon defendant's likelihood to settle	
8		(excluding trial related factors, e.g. judge assignment, type of jury,	
9		etc.).	
10	,	(3) Plaintiff shall attend in person or, for good cause shown, be available by	
11		phone.	
12	1	(3) Each defendant's principal, possessing final decision-making authority	
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		shall attend in person or, for good cause shown, be available by phone.	
14		(5) Request for relief from attendance at the Settlement Conference shall be	
15	r	made through the Asbestos Settlement Coordinator or the Asbestos Judge's	
16	Ċ	designee who shall notify the requesting party no later than two ("2") court days	
17	ł	before the settlement conference whether the request has been granted by the	
18	l A	Asbestos Judge.	
19	В. <u>м</u>	MSC with Asbestos Settlement Coordinator or the Asbestos Judge's Designee	
20	((1) Unless requested by the Asbestos Settlement Coordinator or the	
21	Į	Asbestos Judge's Designee, a Settlement Statement is not required	
22	r	prior to the scheduled MSC.	
23	(2) Parties participating in the MSC must have full and final settlement	
24	a	authority, a through understanding of the factual and legal basis of the cases, and	
25	k	knowledge of all factors that bears on the parties' likelihood to settle.	
26	(3) Unless excused by the Asbestos Settlement Coordinator or the	
27	A	Asbestos Judge's Designee, two ("2") court days prior to the MSC, parties must	
28	р	provide the Asbestos Settlement Coordinator or the Asbestos Judge's 15	

1	Designee the name, position/title, phone number(s) and email address of each
2	person who must approve an offer (or demand) and has final settlement
3	authority.
4	(4) An MSC shall be set for non-preference cases no later than two ("2")
5	weeks prior to said case's trial date. Parties may request setting the MSC in
6	advance of said time frame. For cases where preference is granted under
7	CCP § 36, the MSC may be either set at the time of granting preference or at
8	least one week prior to the trial date. If the parties agree that the date for a
9	scheduled MSC is occurring before the case is ready for settlement, then upon
10	notice to the Asbestos Settlement Coordinator or the Asbestos Judge's Designee,
11	the appearance at the MSC shall be postponed to a later date.
12	(5) No later than two ("2") weeks prior to the trial date, plaintiff's
13	counsel shall provide a list of remaining defendants and the current demands
14	and/or settlement status to the Asbestos Settlement Coordinator or the Asbestos
15	Judge's Designee.
16	(6) Plaintiff's counsel will also confidentially provide current total amounts of
17	settlements obtained or negotiated in the case, including bankruptcy trust
18	payments. If requested by the Asbestos Settlement Coordinator or the
19	Asbestos Judge's Designee, plaintiff's counsel shall specify that of the total
20	amounts of settlements obtained for each of the following categories:
21	personal injury, action, the loss of consortium action, and the prospective wrongful
22	death claims.
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25	IT IS SO ORDERED.
26	Dated: 6-29, 2012 / lu 0, packsu
27	TERI L. JACKSON
28	Asbestos Judge
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EXHIBIT A

FILE D

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GORDON PARK-LI, Clerk
BY: BARBARA HING
Deputy Clerk

SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN FRANCISCO

IN RE COMPLEX ASBESTOS LITIGATION

CASE NO.: 828684

AMENDED GENERAL ORDER NO. 158

ORDER MANDATING ELECTRONIC FILING AND SERVICE OF ASBESTOS PLEADINGS

REVISED: EFFECTIVE 11/01/06

APPLICATION OF GENERAL ORDER.

The Court finds that entry of a General Order requiring mandatory electronic filing and service of all pleadings and documents subsequent to the filing and service of the complaint and summons in all In Re Complex Asbestos Litigation actions will benefit the Court, counsel and litigants, and will further the orderly conduct and management of asbestos litigation in this jurisdiction. The Court further finds that electronic filing and service will not cause undue hardship or significant prejudice to any party. Therefore, the Court hereby orders all filing and service subsequent to the filing and service of the complaint and summons to be accomplished electronically as set forth in this Order. Accordingly, pursuant to California Rules of Court, rule 2053, the Court hereby designates

Revised: Effective 11/01/06

all In Re Complex Asbestos Litigation cases (the "Asbestos Litigation") as E-File cases as described in and governed by this Order. Except as provided here, rules 2050 through 2060 of the California Rules of Court govern the electronic filing and service of documents in the Asbestos Litigation. Electronic filing and service of Asbestos Litigation documents require utilization of an electronic filing services provider. Any such provider must be approved by the Court. The effective date for electronic filing and service shall be August 14, 2006.

2. **DEFINITIONS.**

- E-Filing Vendor or Vendor or Approved Vendor A private firm or other business entity approved and selected by the Court to provide electronic filing and service.
 As of the effective date of this Order, the Court has approved LexisNexis.
- b. Close of Business "Close of Business" is 4:00 p.m. Pacific Time for purposes of E-Filing only; for all other purposes, it is 5:00 p.m. Pacific Time.
- c. E-File Electronic version of an original document transmitted to the Clerk of the San Francisco Superior Court ("Clerk") via the Vendor's system or electronically filed and/or served. An E-File consists of an E-Document, E-Image, or both.
- d. E-Service Electronic transmission of an original document to all other designated recipients via the Vendor's system. Upon the completion of any transmission to the Vendor's system, a transaction receipt is issued to the sender acknowledging receipt by the Vendor system. Once the Vendor has served all recipients, proof of electronic service shall be available to the sender from Vendor.
- e. E-Document An electronic version of a word processing document, which generally is composed of text.
- f. E-Image An electronic version of a document that has been scanned or converted to a graphical or image format.
- g. User Any party or non-party to an action who files Asbestos Litigation documents and utilizes the services of an approved Vendor.

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a. OBTAINING ACCESS TO SYSTEM

- All parties to the Asbestos Litigation pending in this Court, other than selfrepresented parties, shall utilize the services of an approved Vendor on and after the effective date of this Order. Users shall enter into the following arrangements with Vendor:
 - a. A standard service agreement during the registration process with the approved Vendor that will govern any and all transactions completed within and outside the scope of this Order, in addition to additional features that users may but are not required to use in connection with the electronic filing and/or serving of documents through the Vendor; and
 - b. an addendum agreement referenced herein shall apply solely and exclusively to the parties to the San Francisco Complex Asbestos Litigation actions and their legal representatives, and shall not be altered by Vendor without Court approval.
- The fees charged by the vendor for use of the electronic filing and service system shall be established by the Vendor. Vendor shall maintain the fee structure in effect for E-File, E-Service, and/or E-File and E-Service at the commencement of this Order for a period of two years from the date of this Order. No fees associated with E-File, E-Service, and/or E-File and E-Service may be increased thereafter by the Vendor without giving at least 30 days prior notice to all Users.
- other potential vendors and submit to the Presiding Judge any recommendations for a change in the designation of the Vendor or the terms of the Service Agreement. The Chief Executive Officer shall provide current and potential vendors all information reasonably necessary to

ASSIGNMENT BY THE VENDOR OF USERNAME AND PASSWORD.

General Order.

The Vendor shall assign to the party's designated representative a confidential username and password which may be used to file, serve, and receive pleadings, orders, and other documents electronically filed in the assigned case. No attorney or party representative shall knowingly authorize or permit his/her username or password to be utilized by anyone other than the authorized attorneys or employees of the attorney's law firm.

5. <u>ELECTRONIC FILING OF PLEADINGS AND OTHER DOCUMENTS.</u>

Except as expressly provided herein, all pleadings, motions, memoranda of law, declarations, orders, or other documents filed in an Asbestos Litigation by Users shall be electronically filed. All documents relating to a single pleading or paper shall be electronically filed together in a single filing transaction. For example, a motion, a memorandum in support of the motion, a proposed order and related affidavits shall be filed as separate documents under a single transaction. All documents, papers or pleadings directly related to a previously filed document, paper or pleading shall be linked to the previously filed document, paper or pleading by utilizing the "Linked Documents" feature provided by Vendor. The Clerk shall not accept or file any pleadings or instrument in paper form.

Plaintiff shall file in paper form the complaint and summons. The proof of service shall be filed electronically. Electronic service of a complaint does not constitute service of process for any purpose and does not relieve the serving party from compliance with the applicable provisions of the California Code of Civil Procedure.

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 Each defendant shall file its first pleading in each case with the Vendor in such manner as the Vendor shall establish to enter its appearance and file its first pleading electronically in the newly filed cases.

Plaintiffs will provide a case-specific service list to Vendor, distinguishing actual parties from entities designated for courtesy service. Defendants are obligated to serve only those parties and entities required by the Code of Civil Procedure. This Order does not prohibit any party from transmitting documents to any entity not on the service list. Service list changes will remain the responsibility of the individual parties through their counsel, if any. Vendor will process the changes requested by parties, but Vendor will not initiate them. Parties may only be removed by the party initiating the action or by order of the Court.

During trial, motions, memoranda, and matters presented to the Court in writing for decision may be served in open court in hard copy form. To be made part of the court record, the document and proof of service must be filed electronically no later than the close of business on the next court day following service by hand in open court, and the electronic proof of service shall reference the date originally served in open court.

6. CONFIRMATION OF RECEIPT OF LODGED AND FILED DOCUMENTS.

Vendor is hereby appointed agent of the Clerk as to the electronic filing, receipt, service and/or retrieval of any document in the E-File system. Vendor shall promptly send Users confirmation of the receipt of any document that Users have transmitted to Vendor for filing or lodged with the Clerk. Such confirmation shall indicate the date and time of receipt stated in Pacific Time. The Clerk shall review the document and transmit to the Vendor confirmation that the document has been reviewed, accepted, or rejected by the Clerk. Clerk shall electronically endorse any document accepted for filing in accordance

7. EFFECT OF USE OF E-FILE AND TIME FOR FILING.

No document transmitted electronically shall be considered as filed unless it is accepted for filing by the Clerk. Any document received by Vendor before close of business on a court day shall be considered as filed on the date of transmission if the document is accepted for filing. Any document received by Vendor after the close of business shall be deemed filed the next court day if the document is accepted for filing.

8. PAYMENT OF STATUTORY FILING FEES.

Vendor is hereby appointed as the agent of the Clerk with respect to collecting statutory filing fees for any electronically filed document. Each User shall pay all required filing fees for electronically filed documents to Vendor. Vendor will invoice each User monthly for the total amount of such filing fees. Vendor shall remit filing fees to the Clerk. At such time, said fees shall be the sole property of the Clerk of the Superior Court of California, County of San Francisco. Any and all requests for refunds of filing fees shall be addressed to the Clerk and may be submitted electronically in the manner prescribed by the Clerk.

9. FORMAT OF ELECTRONICALLY FILED DOCUMENTS.

All electronically filed documents, to the extent practicable, shall be formatted in accordance with the applicable rules governing formatting of paper pleadings, and in such other or further format as the Court may require. The date and time of the hearing or trial in connection with which the document is submitted shall be designated on the cover page of each document. The caption and signature page of any document filed and/or served shall contain the name of the attorney and, if applicable, the name of the law firm representing the party and the name of the party on whose behalf the document is filed.

10. SIGNATURES ON E-FILED DOCUMENTS.

Every pleading, document, and instrument E-Filed and/or E-Served shall be deemed to have been signed by any judge, licensed attorney, court official, or person authorized to execute proofs of service if it bears a typographical signature of such person, e.g., "/s/ Adam Attorney," along with the typed name, address, telephone number, and State Bar of California number of a signing attorney. Such typographical signatures shall be treated as personal signatures for all purposes under the California Code of Civil Procedure. Judges may, in the alternative, use graphic signatures.

All other filed and/or served documents requiring a signature under penalty of perjury must be imaged to reflect the handwritten signature of the declarant to accomplish valid filing and service. Upon request, the filing party shall provide in advance of any hearing on the matter the original of such typographically signed or imaged documents.

11. <u>ELECTRONIC TITLE OF PLEADINGS AND OTHER DOCUMENTS FOR ADMINISTRATIVE AND REFERENCE PURPOSES.</u>

The document title entered on the Vendor system shall be the same as the caption on the pleadings. This title is used to allow users to quickly search the Vendor system and locate specific pleadings. The title shall be used for administrative and reference purposes only.

12. <u>ELECTRONIC SERVICE OF PLEADINGS, OTHER DOCUMENTS, AND PROOFS OF SERVICE.</u>

Users *shall* e-serve all e-filed documents on all parties. Users *may* e-serve other documents not e-filed upon other Users. Users shall receive all e-filed and e-served documents via access to the Vendor's system. Nothing is intended by this Order to modify the obligations of service as set forth in the California Code of Civil Procedure and/or the applicable San Francisco General Orders.

Proof of electronic service shall conform to the California Rules of Court, rule 2060(c).

The Vendor's transaction receipt may operate as the proof of service so long as it complies with California Rules of Court, rule 2060(c), and California Code of Civil Procedure section 1013(a). A proof of service page may be attached to the last page of any E-Filed and E-Served document. Neither a separate caption page nor a separate filing of the proof of service is required so long as the proof of service page contains a caption referencing the case name and action number, is attached as the last page of the E-Filed and E-Served document to which it refers, and references the Vendor's transaction receipt. (Also see paragraph 18, *infra*.)

13. EFFECT OF ELECTRONIC SERVICE.

The electronic service of a pleading or other document shall be considered as valid and effective service on all Users. Those documents which are mandatorily E-Served are deemed served by the Close of Business on days when the court is open for business shall be deemed to have been served on that day. Otherwise, they will be deemed served the next court day. The filing and service provisions of California Code of Civil Procedure section 1010.6 and California Rules of Court, rule 2060, shall apply.

14. NEW PARTIES.

Any party that brings a new party into the Asbestos Litigation shall serve a copy of this Order at the time of initial service on the new party.

15. CONVENTIONAL FILING OF DOCUMENTS.

Notwithstanding the foregoing, the following types of documents may or shall be filed conventionally, unless otherwise required by the Court:

a. <u>Documents Issued by Clerk.</u> Issuance of summons and writs shall be handled conventionally in paper form.

- b. <u>Documents Filed Under Seal.</u> A motion to file documents under seal shall be filed electronically. Pursuant to Order of the Court, sealed documents shall be filed in paper form.
- c. <u>Nonelectronic Exhibits or Other Items.</u> Exhibits to declarations or other documents that are nontext articles, real objects, or other documents not readily susceptible to electronic filing may be filed in nonelectronic form. A notice of such filing shall be filed and served electronically. These items shall be lodged in accordance with the direction of the Clerk.
- d. <u>Motions with Jurisdictional Time Limits.</u> The following may be filed and served conventionally in paper form: Motions with jurisdictional time limits, including but not limited to motions for new trial, motions JNOV, motions to quash service for personal jurisdiction, any notice of appeal, and petitions for writs. The Court's service copy of any petition to the Court of Appeal for extraordinary relief shall be served electronically.

16. <u>ELECTRONIC FILING AND SERVICE OF ORDERS AND OTHER PAPERS BY COURT.</u>

The Court may issue, file, and serve notices, orders, and other documents electronically subject to the provisions of this Amended General Order.

17. SIGNED ORIGINAL DOCUMENTS.

The original of any document that is filed electronically shall not be delivered in hard copy to the Clerk unless otherwise ordered by the Court. Users shall retain in their files an original dated hard copy with hand written signature of all electronically filed documents and all electronically served documents. The hard copies shall be made available for inspection upon reasonable notice.

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26 27 28 Users shall submit one courtesy hard copy of all filed documents requiring Court review, action, or signature directly to the Judge's department. Courtesy hard copies shall be delivered to the Court by 1:30 p.m. Pacific Time of the next day following electronic filing except all papers related to ex parte matters shall be delivered to the Judge's department the day they are to be heard, along with a courtesy hard copy for opposing party. Courtesy hard copies of documents for Court review, action, or signature during trial shall be submitted only to the trial judge assigned. All courtesy copies to the Court shall have appended thereto the relevant Vendor's transaction receipt.

19. USER TECHNICAL PROBLEMS.

In the event that a User is temporarily unable to electronically file due to technical problems, the User should follow procedures set forth by the Court. The Court shall establish policies and procedures for Users to follow when requesting an extension of time due to technical problems. The Clerk, pursuant to established policies and procedures in effect at that time, may determine whether a User has complied with established policy and procedure entitling User to an extension of time.

The User may alternatively file by faxing documents and attachments to the Vendor. Vendor shall then convert those documents to electronic form, file them with the Clerk, and serve designated parties as provided. Users filing via facsimile through the Vendor shall be charged fees reflecting Vendor's then current published rates for filing and service in this manner.

20. USER ERROR OR VENDOR TECHNICAL PROBLEMS.

If electronic filing or service does not occur because of (1) an error in the transmission of the document to Vendor or served party which was unknown to the sending party, (2) a failure to process the electronic document when received by Vendor, (3) a party

erroneously excluded from the service list, or (4) other technical problems experienced by the Vendor, the party or parties affected shall, absent extraordinary circumstances, be entitled to an extension for any response or the period within which any right, duty, or other act must be performed, provided the User demonstrates that he or she attempted to file or complete service on a particular day and time.

The Court shall establish policies and procedures for the way in which a User may demonstrate he or she attempted to file or complete service on a particular day and time. The Clerk, pursuant to established policies and procedures in effect at that time, may determine whether a User has complied with established policy and procedure entitling User to an extension of time.

21. NON-PARTIES TO AN ACTION REPRESENTED BY COUNSEL.

- a. Non-parties represented by counsel shall file and serve documents electronically.

 Electronic service will be consistent with paragraph 12 of this Order.
- b. All subpoenas, notices, or other demands served by a User party upon a non-party shall be accompanied by a copy of this Order Re Electronic Filing and Service of Pleadings except for subpoenas issued pursuant to General Orders 129 and 140 by Designated Defense Counsel. All subpoenas issued by Designated Defense Counsel shall contain the following language: Motions relating to this subpoena are filed and served electronically pursuant to Amended General Order 158. For a copy of Amended General Order 158, please contact LexisNexis at www.lexisnexis.com/fileandserve or Berry & Berry at 510-250-0200 or at its website www.BerryandBerry.com. Important legal rights could be prejudiced should you fail to follow the provisions contained within Amended General Order 158.

22. PARTIES AND NON-PARTIES NOT REPRESENTED BY COUNSEL.

Parties and non-parties not represented by counsel must file and serve documents conventionally in accordance with the Code of Civil Procedure and local rules.

Dated: October 16, 2006

Judge of the Superior Court of California, County of San Francisco Judge of the Superior Court of California, County of San Francisco

In Re Complex Asbestos Litigation - Amended General Order No. 158

Revised: Effective 11/01/06

SUPERIOR COURT OF CALIFORNIA

County of San Francisco

IN RE COMPLEX ASBESTOS LITIGATION Case Number: 828684

CERTIFICATE OF MAILING (CCP 1013a (4))

I, Barbara Hing, a Deputy Clerk of the Superior Court of the County of San Francisco, certify that I am not a party to the within action.

On October 16, 2006, I served the attached AMENDED GENERAL ORDER NO. 158

ORDER MANDATING ELECTRONIC FILING AND SERVICE OF ASBESTOS

PLEADINGS Revised: Effective 11/1/06 by placing a copy thereof in a sealed envelope, addressed as follows:

EVANTHIA SPANOS, ESQ. LAURA E. PRZETAK, ESQ. Berry & Berry 2930 Lakeshore Avenue Oakland, CA 94610

(Designated Defense Counsel)

and, I then placed the sealed envelopes in the outgoing mail at 400 McAllister Street, San Francisco, CA. 94102 on the date indicated above for collection, attachment of required prepaid postage, and mailing on that date following standard court practices.

By:

Dated: October 16, 2006

GORDON PARK-LI, Clerk

Barbara Hing, Deputy Clerk

Superior Court of California

County of San Francisco

IN RE COMPLEX ASBESTOS LITIGATION

Case Number: 828684

CERTIFICATE OF ELECTRONIC SERVICE

(CCP 1013(a) & CRC 2060(c))

I, ERNALYN BURA, a Deputy Clerk of the Superior Court of the County of San Francisco, certify that I am not a party to the within action.

On OCTOBER 16, 2006, I electronically served AMENDED GENRAL ORDER NO. 158 ORDER MANDATING ELECTRONIC FILING AND SERVICE OF ASBESTOS PLEADINGS REVISED: EFFECTIVE 11/1/06 via LexisNexis File & Serve on the recipients designated on the Transaction Receipt located on the LexisNexis File & Serve website.

Dated: OCTOBER 16, 2006

GORDON PARK-LI, Clerk

Bv:

ERNALYN BURA, Deputy Clerk

Your transaction has been successfully submitted to LexisNexis File & Serve. Your transaction information appears below. To print this information for your records, click anywhere on the transaction information, then click the browser Print

To perform another transaction, click Begin a New Transaction.

To exit File & Serve, click Return to My File & Serve.

TIP: Receive notifications of new Filling & Service activity that match your search criteria. Click on the Alerts tab.

LexisNexis File & Serve Transaction Receipt

Transaction ID:

12646121

Submitted by: **Authorized by:** Ernalyn Bura, CA Superior Court County of San Francisco Asbestos Clerk, CA Superior Court County of San Francisco

Authorize and file on:

Oct 16 2006 4:54PM PDT

Court:

CA Superior Court County of San Francisco

Division/Courtroom:

N/A

Case Class:

Civil

Case Type:

Personal Injury-Asbestos

Case Number: Case Name:

828684 Master Asbestos

Transaction Option:

Serve Only - Public

Billing Reference:

Documents List

Attached Document, 14 Pages Document ID: 7237837	Many Out-	I I I I I I I I I I I I I I I I I I I
Document Type: Order Access: Public	View Original Transaction Fee:	Linked:

AMENDED GENERAL ORDER NO. 158, ORDER MANDATING ELECTRONIC FILING AND SERVICE OF ASBESTOS PLEADINGS REVISED: EFFECTIVE NOV. 01, 2006

Expand All

Sending Parties (1)

Party Party Type Attorney	
N/A N/A Judge, Asbestos	CA Superior Count County of San Francisco N/A

Recipients (2)

Service List (2)

Service	Designated Defense Counsel	Interested Party	Spanos, Evanthia M	_	Attorney in Charge	E- Service
Obtion Option Service	Party TBerry & Berry Lag Mark	Parity Type (interested) Parity	Attorney Spenios (Evandina)	ARIAN R	Attorney Type Automey in Charge	Method

Additional Recipients (0)

Case Parties

https://filoandsa--- 1---!.

EXHIBIT B

PRELIMINARY FACT SHEET

	1.	State the complete name and address of each person whose claimed exposure to			
asbestos	s is the	basis of this lawsuit ("exposed person"):			
	2.	Does plaintiff anticipate filing a motion for a preferential trial date within the nex			
four mo	nths?				
:3		Yes No			
	3.	Date of birth of each exposed person in item one and, if applicable, date of death:			
a I	Social	Security Number of each exposed person:			
person.	4.	Specify the nature or type of asbestos-related disease alleged by each exposed			
		Asbestosis Mesothelioma Lung Cancer			
		Other Cancer (specify)			
		Pleural Thickening/Plaques Other (specify)			
	5.	For purposes of identifying the nature of exposure allegations involved in this			
		check one or more:			
		Shipyard Construction Friction/Automotive			
-		Premises Aerospace Military			
		Other (specify):			
-	5.	If applicable, indicate which exposure allegations apply to which exposed person.			
	7.	Identify each location alleged to be a source of an asbestos exposure, and to the			
extent known, provide the beginning and ending year(s) of each such exposure. Also specify					
		person's employer and job title or job description during each period of exposure.			
		"San Francisco Naval Shipyard, Pipefitter, 1939-1948"). Examples of locations of			
•	•	nt be a specific shipyard, a specific railroad maintenance yard, or perhaps more			
generali	zed de	scrintions such as "merchant marine" or "construction". If an exposed person			

claims exposure during only a portion of a year, the answer should indicate that year as the beginning and ending year (e.g., 1947-1947).

Location			Job Title at	Year(s) of Exposure
of Expos	sure	<u>Employer</u>	Time of Exposure	Beginning Ending
(Attach Add	itiona	al Pages, If Necessary)		
8.	For	each exposed person who:		
	a.	worked in the United States of States, attach to the copy of the Counsel a fully executed Social	is fact sheet provided to	Designated Defense
	b. may have had a Social Security disability award or is no longer employed whose last employment was not with a United States government agency attach to the copy of this fact sheet provided to Designated Defense Coufully executed Social Security Disability authorization (Exhibit I);			
	c.	served at any time in the Unite sheet provided to Designated I the stipulation (Exhibit I);	•	• •
	d.	was employed by the United S to the copy of this fact sheet p fully executed originals of the	rovided to Designated I	•
•	Defen	there is a wrongful death claim, ase Counsel a copy of the death a copy of it to the copy of this f	certificate, if available.	If an autopsy report was
		Attorney for Plaintiff		

EXHIBIT C

PROPOUNDING PARTY: Defendants.

RESPONDING PARTY:

SET NUMBER: One

INTRODUCTION

Each plaintiff in the above-captioned asbestos litigation is required to respond to the following standard interrogatories separately and fully in writing, under oath, pursuant to Code of Civil Procedure Section 2030.010 *et seq.*. In responding to these standard interrogatories, YOU are required to furnish all information that is available to YOU or YOUR attorney(s). If YOU cannot answer a standard interrogatory completely, answer it to the fullest extent possible and specify the reason(s) for YOUR inability to respond fully.

DEFINITIONS

- 1. "AREA" means the name of the specific structure, building, building number, floor of the building, ship compartment, process line, unit, piece of equipment, or other specific place within the WORKSITE.
- 2. "ASBESTOSCONTAINING MATERIAL" means a material or product which consists of, or contains the mineral asbestos.
- 3. "CONTROL" means the act(s) of directing the manner and/or methods of conducting the work at a WORKSITE.
- 4. "DESCRIBE" as it relates to material means provide a complete description of the material including but not limited to: the material name, manufacturer, supplier, distributor, color, texture, consistency, shape, size and any markings; a description of the material's container including size, color and all writing on that container; and a description of how the material was used.
- 5. "DOCUMENTS" means any writing, as defined in Evidence Code Section 250 and includes the original or a copy of handwriting, typewriting, printing, photostating, photographing, computer printout, and every other means of recording upon any tangible thing or form of communication or representation including letters, words, pictures, sounds or symbols or combinations of them.

- 6. "IDENTIFY" as it relates to a DOCUMENT means provide the title of the DOCUMENT, the date the DOCUMENT was generated, the name of the author of the DOCUMENT, a description of the DOCUMENT (e.g., letter, memorandum, report, book, photograph, etc.) and any other information which would be required to specify the DOCUMENT in a request for production of DOCUMENTS issued pursuant to Code of Civil Procedure Section 2031.
- 7. "IDENTIFY" as it relates to an employer means to state the employer's name, address and telephone number.
- 8. "IDENTIFY" as it relates to a person means to provide the name, place of employment, job title, address and telephone number for each person.
- 9. "IDENTIFY" as it relates to a ship means to state the name of the ship, the owner of the ship, the operator of the ship, the type of ship, and the hull number of the ship.
- 10. "LOCATION" means the city, state, country, street address, intersection or shipyard. For work aboard ship, please IDENTIFY the ship and where it was located during the time YOU worked on board.
- 11. "OCCASION" refers to a day, any part of a day, or a series of day(s), week(s), month(s) or year(s) during which YOU worked continuously at a WORKSITE.
- 12. "RAW ASBESTOS" means asbestos fiber mined or milled, either packaged or in bulk, not compounded with other substances and essentially pure with the exception of naturally occurring trace amounts of other substances.
- 13. "RESPONSIBLE PARTY" means any person, business organization, or enterprise, including but not limited to the defendants in this action.
- 14. "SAFETY PRECAUTION" means respirators, masks, fans, air blowers, tarps, wetdown procedures, isolation and any other equipment and/or methods used to limit or prevent exposure to dust.
- 15. "WORKSITE" means any LOCATION where YOU worked at any time.

16. "YOU" and "YOUR" refer to the person who is named above as the responding party. If more than one responding party is named, "YOU" and "YOUR" refer to each responding party separately, not jointly.

INTERROGATORIES

- 1. Please state YOUR:
 - A. Full name including first, middle and last names;
 - B. Date of birth;
 - C. Age;
 - D. Place of birth;
 - E. Address:
 - F. Height and weight;
 - G. Social Security number;
 - H. Kaiser number;
 - I. Government Serial number;
 - J. Military Serial number;
 - K. Driver's license number and state:
 - L. All of the names by which YOU have been known;
 - M. Highest grade level of school completed;
 - N. Current spouse's name;
 - O. Spouse's date of birth;
 - P. Date of current marriage;
 - Q. Spouse's current address;
 - R. Spouse's occupation/employer;
 - S. Name(s) of any former spouse(s);
 - T. Date(s) of any former marriage(s); and
 - **U.** Place, date and circumstances under which any marriage(s) was (were) dissolved or terminated.
- 2. For each child (either natural or adopted) of any marriage, state:
 - A. Name;

- **B.** Date of birth;
- C. Whether natural or adopted;
- D. Address;
- E. Occupation; and
- F. Whether the child is living or dead.
- 3. Are either of YOUR natural parents alive? If YOUR answer is "yes", please state for each parent:
 - A. Name of parent;
 - B. Current age;
 - C. Any history of cancer or respiratory disease; and
 - D. Occupation.
- 4. For each of YOUR blood relatives (for example: parent, grandparent, sibling, child, aunt, uncle) whom YOU believe died of either a malignancy (cancer) or pulmonary (lung) disease other than pneumonia, please state, separately for each person:
 - A. Full name:
 - **B.** Blood relation to YOU (for example: parent, grandparent, sibling, aunt, uncle);
 - C. Age at death;
 - **D.** Date of death;
 - E. City, county and state where the person died; and
 - **F.** The cause of death, as specifically described as possible;
 - G. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to YOUR answers to these interrogatories or (2) attach disks containing such data or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 5. State as completely as possible the address of each of YOUR residences during YOUR lifetime and the inclusive dates of each period of such residence.

- 6. State YOUR educational background and identify all institutions attended, including any apprenticeship courses, or formal onthejob training and identify all institutions attended, the date graduated from each institution, and YOUR major course of study and any special scholastic honors or degrees received.
- 7. State the earliest date that service of the summons and complaint was effected on any defendant in this case.
- 8. Have YOU ever been convicted of a felony? If "yes", please state fully and in detail the date, place and nature of each such felony conviction. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to YOUR answers to these interrogatories or (2) attach disks containing such data or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 9. Have YOU ever been a member of the Armed Forces? If "yes", please state: each branch of service in which YOU served; the inclusive dates of YOUR service; the date of YOUR discharge from active duty; YOUR service number; each place (e.g., fort, base, station, etc.) at which YOU served; and YOUR duties at each place. If YOU have not ever been a member of the Armed Forces due to health reasons, please state the health reasons.
- 10. For every doctor who has ever treated or examined YOU during the last 10 years for <u>any</u> condition, and beyond 10 years for cancer and/or conditions related to the lungs, respiratory system, and/or ribs and any additional complaints or conditions stated in response to Interrogatory No. 16, please state for each treatment or examination:
 - A. Doctor's name;
 - B. Doctor's address;
 - C. Treatment or examination received:
 - **D.** Date(s) of treatment or examination;
 - E. Reason for treatment or examination;
 - **F.** Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to YOUR answers to these interrogatories or (2) attach disks

- containing such data or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 11. For every hospital in which YOU have ever been treated, tested, or examined whether as an "inpatient" or as an "outpatient" during the last 10 years for <u>any</u> condition and beyond 10 years for cancer and/or conditions related to the lungs, respiratory system, and/or ribs and any additional complaints or conditions stated in response to Interrogatory No. 16, please state for each hospital visit:
 - A. Name of hospital;
 - B. Address of hospital;
 - C. Test, treatment, examination or hospitalization received;
 - **D.** Date of test, treatment, examination or hospitalization received; and
 - E. Reason for hospital visit;
 - F. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to YOUR answers to these interrogatories or (2) attach disks containing such data or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 12. Have YOU had taken an Xray, CT scan or highresolution CT scan of YOUR "trunk"? If "yes", please state for each:
 - A. Name and address where taken;
 - B. Date(s) and number taken of each;
 - C. Part(s) of body xrayed or scanned;
 - **D.** Results, conclusions and/or diagnosis from each, except those prepared by consultants;
 - E. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to YOUR answers to these interrogatories or (2) attach disks containing such data or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.

- 13. Have YOU ever undergone a pulmonary function test? If "yes", please state:
 - A. Name and address where test was performed;
 - **B.** Date of test;
 - C. Name of doctor administering and/or interpreting test;
 - D. Reason for test;
 - **E.** Results, conclusions and/or diagnosis from each test, except those prepared by consultants;
 - F. Were YOU informed of the results of the test?
 - G. Who informed YOU of the results of the test?
 - H. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 14. Describe the name and quantity of each type of drug, tranquilizer, sedative or other medication taken or used by YOU during the last 10 years, specifying the frequency and purpose of use.
- 15. Do YOU or YOUR attorney have any medical reports except those prepared by consultants from any persons, hospitals, doctors or medical practitioners or institutions that have ever treated or examined YOU at any time? If "yes", either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to YOUR answers to these interrogatories or (2) attach disks containing such data or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 16. Identify each and every complaint, symptom, adverse reaction or other injury which YOU allege is directly or indirectly related to YOUR alleged exposure to RAW ASBESTOS or ASBESTOSCONTAINING MATERIAL and for each complaint, symptom, adverse reaction or other injury, please state:
 - **A.** The date on which YOU first became aware of signs of the complaint, symptom, adverse reaction or injury;

- **B.** The date each such complaint, symptom, adverse reaction or injury ceased to affect YOU;
- C. Any physical change in YOUR appearance occasioned by such complaint, symptom, adverse reaction or injury;
- **D.** Each part of YOUR body which YOU contend has been affected:
- E. The date upon which the complaint, symptom, adverse reaction or injury was reported to a doctor or physician;
- **F.** State the name, address and telephone number of each such physician to whom said complaint, symptom, adverse reaction or injury was reported;
- **G.** Whether YOU have lost any time from work as a result of YOUR asbestosrelated injury or medical condition;
- **H.** If such injury has resulted in lost time from work, please state the date on which YOU first lost work and the amount of time lost from work; and
- I. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 17. Have YOU been advised that YOU are suffering from an asbestos-related disease? If "yes", state:
 - A. The nature of the asbestos-related disease(s);
 - B. The date and time YOU were first advised;
 - **C.** The name, address, and telephone number of the physician and/or other persons who so informed YOU;
 - **D.** The name, address and telephone number of the physician who made the evaluation;
 - **E.** The method and information upon which such determination was based:
 - **F.** The name, address, and telephone number of any hospital, medical institution, laboratory, physician, nurse,

- laboratory technician, etc., involved in any part of such determination;
- G. The name, address, and telephone number of every person, including YOUR relatives, employer or anyone acting in YOUR behalf who was so advised. Please include the date when such persons were so advised;
- H. IDENTIFY YOUR employer(s) at the time YOU were so advised;
- I. The specific course(s) of treatment or therapy, including any medicine prescribed as a result of such determination and the name, address and telephone number of each prescribing physician;
- J. State whether YOU have followed the medication or therapy regime prescribed by each of the said physicians for the treatment of said complaint, symptom, adverse reaction or injury; K. State the names and addresses of any other physicians or practitioners subsequently affirming or making the same determination; and
- K. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 18. Have any of the said treating physicians informed YOU at any time that YOUR complaints, symptoms, adverse reactions or injuries may have been caused by factor(s) or reason(s) other than exposure to RAW ASBESTOS or ASBESTOSCONTAINING MATERIAL(S)? If "yes", please state:
 - **A.** The other factor(s) or reason(s) involved;
 - **B.** The names, addresses and telephone numbers of the physicians believing or suspecting such other factor(s) or reason(s) to be involved;
 - **C.** The date(s) that said physicians told YOU that they believed or suspected that other factor(s) or reason(s) might be involved;

- **D.** The reason that said factor(s) or reason(s) were excluded as possible sources or causes of the symptoms; and
- E. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 19. Please list all respiratory complaints and/or symptoms which YOU have suffered during the past 10 years and list the inclusive dates for each such complaint.
- 20. Have YOU ever had any biopsies or tissue samples taken during the past 10 years? If YOUR answer is "yes", state for each such procedure:
 - A. The name of the doctor performing such procedure;
 - **B.** The address where such procedure was performed;
 - C. The date when such procedure was performed;
 - **D.** The results, conclusions and/or diagnosis from such procedure; and
 - E. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 21. Do YOU know of any pathology slides that were made from any of YOUR tissue samples during the past 10 years? If YOUR answer is "yes", for each set of slides made please state:
 - A. The name of the hospital;
 - B. The name of the doctor;
 - C. The current location;
 - D. The date said slides were made; and
 - **E.** The accession number(s).

- 22. Have YOU ever suffered any personal injuries other than those involved in this lawsuit? If "yes", state for each such injury:
 - A. The date, place, names of persons involved, and circumstances surrounding such injury;
 - **B.** The nature and extent of the injuries including any ill effects or disabilities remaining at the time of the last treatment or examination;
 - **C.** The names, addresses and date(s) of last treatment or examination by all persons who treated or examined YOU in connection with such injury;
 - **D.** The nature and source of any disability benefits, pensions or other payments for such injuries; and
 - E. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 23. Have YOU ever smoked tobacco products of any type? If "yes", state:
 - **A.** The dates and time periods during which YOU have smoked;
 - **B.** The type of tobacco products YOU smoke or have smoked. Please state whether YOU inhaled the smoke or not:
 - **C.** The daily frequency with which YOU smoke or have smoked;
 - **D.** If YOU have ever smoked cigarettes, please state the average number of packs per day YOU smoked;
 - **E.** Please state the commercial brand name(s) of any tobacco products that YOU have used; and
 - **F.** Has any physician ever advised YOU to stop or curtail smoking tobacco products? If "yes", state:
 - 1. The name of each such physician; and

- 2. The date(s) on which YOU were so advised.
- 24. Has any person with whom YOU have shared a household for more than one year been a regular user of cigarettes during the time you shared a household with the person? If "yes", state fully and in detail for each such person:
 - A. The name and relationship to YOU of the smoker;
 - **B.** The dates during which YOU shared a household with the person;
 - C. The brand name(s) of cigarettes the person used during the time YOU shared a household with the person and his/her frequency of use; and
 - **D.** The frequency with which the person smoked cigarettes in YOUR presence during the time YOU shared a household with the person.

Date Started - Date

- 25. Describe the extent to which YOU drank alcoholic beverages during YOUR lifetime, specifying the particular kind of alcoholic beverages and the quantity consumed per week over the period of time such beverages were consumed.
- 26. For every type of employment that you have ever had, whether self-employed or employed by others, please complete the following: (If more space is needed, please attach additional sheets containing the requested information.)

Employer's Name and Address	<u>Job Title</u>	Ended (Month, Day, Year)	
2			
8		=	
Description of Job Duties:		_	_
Job Sites:			

V		- (0	-1-11/11	
	r Estimate of Total Tim hat Site:	e (Days, weeks,	etc.) You v	<u>vorkea</u>
Doy	you claim exposure to a		employmer	nt? Yes
	Employer's Name and Address	Job Title	Date Started - Date Ended (Month, Day, Year)	
	*			-
			=	
Des	cription of Job Duties:			***
Job	Sites:			
	<u>r Estimate of Total Tim</u> hat Site:	e (Days, Weeks,	etc.) You V	<u>Vorked</u>
Doy	ou claim exposure to a		employmer	nt? Yes
	Employer's Name and Address	Job Title	Date Start End (Month, D	ed
				—;
				-

Description of 300 Duties.			
Job Sites:			
Your Estimate of Total Time at That Site:	e (Days, Weeks,	etc.) You V	<u>Vorked</u>
Do you claim exposure to a		employmeı	nt? Yes
Employer's Name and Address	Job Title	Date Start End (Month, D	led
S			:
			7 =
Description of Job Duties:		=	√
Job Sites:			
Your Estimate of Total Time at That Site:	e (Days, Weeks,	etc.) You V	<u>Vorked</u>
Do you claim exposure to a No		employmer	nt? Yes
		محملما بيسم كمم	

Description of Job Duties:

27. Are YOU or have YOU been a member of any labor union, including but not limited to the Heat, Frost, Insulation and Asbestos

Workers Union? If YOUR answer is "yes", state for each such union membership:

- A. The name of each such international union and its number, along with the local number of each such union; and
- **B.** The date and time periods during which YOU maintained membership in such union.
- 28. When did YOU first learn that exposure to asbestos was a potential health hazard?
- 29. Describe how YOU first became aware that exposure to asbestos was a potential health hazard.
- 30. When did YOU first observe anyone use any type of SAFETY PRECAUTION while working around RAW ASBESTOS or ASBESTOSCONTAINING MATERIAL(S)?
- 31. When, where and at whose direction did YOU first use any type of SAFETY PRECAUTION while working around RAW ASBESTOS or ASBESTOSCONTAINING MATERIAL(S)?
- 32. State whether any of YOUR employers have either required or made available physical examinations for their employees. If such physical examinations have either been required or made available to YOU, state for each of YOUR employers:
 - A. IDENTIFY YOUR employer;
 - B. The nature and extent of examinations;
 - C. The frequency of examinations;
 - D. Whether they were required or optional;
 - E. Whether xray examination was included;
 - **F.** The frequency, including specific dates and times, with which YOU submitted to such examinations;
 - **G.** Whether YOU received the results of any such examinations; the dates that they were given to YOU and the nature of the results;
 - **H.** The name, address and telephone number of the examining physician, nurse or technician;

- YOUR detailed reasons for failing to submit to such examination when required or made available, if YOU did so fail to submit; and
- J. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 33. If YOU are not currently employed, please state the last date worked and the reason that YOU are not currently employed.
 - 34. Are YOU receiving any form of disability pension? If so, state:
 - A. From whom;
 - B. The amounts received each month; and
 - C. The anticipated duration of the disability.
- 35. Have YOU ever been discharged from or ever voluntarily left a position due to health problems? If "yes", state in detail the time, name of employer, place and circumstances. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 36. Were YOU ever exposed to RAW ASBESTOS or ASBESTOSCONTAINING MATERIALS(S) outside of YOUR work environment? If "yes", please state for each such OCCASION:
 - A. Circumstances surrounding the exposure;
 - B. Date(s) and LOCATION;
 - C. Duration and manner of the exposure; and
 - **D.** DESCRIBE the RAW ASBESTOS or ASBESTOS-CONTAINING MATERIAL(S).
- 37. State whether you assert a claim for loss of income and, if so, state fully and in detail the year and YOUR annual earnings for each of the last ten years in which YOU were employed.

- 38. Have YOU incurred any hospital expenses to date as a result of the injuries, complaints, etc. which YOU attribute to YOUR alleged exposure to asbestos? If "yes", state the total hospital expenses incurred and itemize each charge if more than one hospital is involved.
- 39. Have YOU incurred any medical expense (other than hospitalization) or have any medical expenses been incurred on YOUR behalf to date as a result of the injuries, complaints, etc. which YOU attribute to YOUR alleged exposure to asbestos? If "yes", state the total medical expenses incurred, itemizing each such charge.
- 40. Has any insurance company, union or any other person, firm or corporation paid for or reimbursed YOU for, or become obligated to pay for, any medical or hospital expenses incurred by the alleged exposure to asbestos? If "yes", state the name and address of the insurance company, union, person, firm or corporation who or which has paid or is obligated for the payment of or reimbursement for said expenses.
- 41. Have YOU ever at any time made a claim for or received for an asbestos-related condition any health or accident insurance benefits, Workers' Compensation payments, disability benefits, pension, accident compensation payment or veterans disability compensation? If "yes", state:
 - **A.** The illness, injury or injuries for which YOU made the claim:
 - **B.** The date when such injury or injuries were sustained, the place of occurrence and the nature of the accident or incident causing such injury;
 - **C.** The names and addresses of YOUR employer(s) at the time of each injury or illness;
 - **D.** The names and addresses of the examining doctors for each injury or illness;
 - **E.** The name of the board, tribunal or superior officer which or to whom the claim or claims were made or filed;
 - F. The date the claim was made or filed;

- **G.** The claim, file or other number by which YOUR claim was identified;
- H. The present status of such claims (pending settlement, dismissal, etc.);
- I. The amounts of the benefits or awards or payments;
- **J.** The dates covering the times during which YOU received the benefits or awards or payments;
- K. The identity of the agencies or insurance companies from whom YOU received the awards, benefits or payments; and
- L. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 42. Have YOU lost or do YOU claim any wage or earning loss as a result of YOUR alleged exposure to asbestos? If so, state:
 - **A.** How much time was lost from work or employment, listing the dates involved and the name and address of the employer;
 - **B.** The gross amount of salary or earnings which YOU received each pay day, stating the intervals of such paydays (e.g., weekly, bimonthly, monthly);
 - **C.** State the gross amount of salary or earnings actually lost due to the exposure;
 - **D.** If self-employed, state the total time lost from business, listing the dates involved and the gross financial loss to YOU, stating the nature of such loss and how incurred; and
 - **E.** Of the sum stated in YOUR response to subpart D of this interrogatory, state YOUR net loss.
- 43. Have YOU incurred any expense or financial loss including property damage, other than as listed above which YOU attribute in any degree to YOUR exposure to asbestos products? If so, state such

financial losses, expenses and property damage, giving the dates incurred and the amounts involved and the nature of each such expense or loss.

- 44. Has any insurance company, union or other person, firm or corporation paid for or reimbursed YOU for or become obligated to pay for or reimburse YOU or anyone on YOUR behalf for any sums of money (excluding medical or hospital expenses) to provide any of the following: disability or other benefits; loss of earnings; property damage resulting from the alleged exposure to asbestos? If "yes", state:
 - **A.** The nature of the obligation giving rise to the payment or reimbursement; and
 - **B.** The name and address of the insurance company, union or other person, firm or corporation who or which has paid for or is obligated for payment of or reimbursement for such sums of money.
- 45. Have you ever given a deposition or other testimony under oath? If so, state for each such deposition or testimony:
 - A. The date(s) it was given;
 - **B.** The name of the court or other body before which it was given; the identity of the proceeding including name, docket or other number, and venue or location;
 - **C.** The name, address and telephone number of the court reporter or other transcriber. If the proceeding was not transcribed, please so state;
 - **D.** Whether your or your attorney have a copy of the transcript; and
 - E. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 46. Have YOU ever had an application for life, health, accident, medical or hospital insurance rejected for health reasons? If "yes", state:

- A. The date of the application(s);
- B. The date of rejection(s);
- C. The type of insurance for which YOU applied;
- **D.** The identity of the insurance company with which each application was filed;
- E. The reason for the rejection(s); and
- F. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 47. Have YOU ever been a party to an action for damages for any personal injury YOU have suffered? If "yes", state:
 - **A.** The identity of all parties to the action(s) and their attorneys;
 - **B.** The court and place where each such action was filed and the date(s) of filing;
 - **C.** The nature and extent of the injuries claimed and whether any permanent disability remains;
 - **D.** The present status of each action and, if concluded, the final result thereof including the amount of any settlement or judgment.
- 48. Have YOU ever made any claim for personal injury, other than this lawsuit, for injuries which YOU claim are related to YOUR alleged exposure to asbestos? If "yes", please state:
 - A. The nature of such injury or injuries;
 - **B.** The date when such injury or injuries were sustained in each instance, the place of occurrence and the nature of the incident or accident causing this injury;
 - **C.** The names and addresses of all persons and companies to whom said claims were made:
 - D. The caption and case number;
 - E. The court filing including state and county;

- **F.** The name and address of YOUR counsel of record;
- **G.** The present status of such claims (pending settlement, dismissal, etc.).
- 49. Have YOU received any payments or reimbursements or have any payments been made on YOUR behalf from any source as a result of YOUR alleged exposure to asbestos, including without limitation settlements with defendants in this action, potential defendants, a bankrupt company, or any RESPONSIBLE PARTIES? If so, for each payment, please state:
 - A. The name of each person or company making said payment(s);
 - B. Total amount of payments from all sources; and
 - C. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 50. Do YOU have in YOUR possession or under YOUR control a Social Security office listing of past employers and dates of employment? If "yes", please either attach a copy or give the employer's name, address, date and quarterly Social Security Credit for each employer listed. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
 - 51. Are YOU Medicare-eligible? If so, please state:
 - a. Whether you are currently enrolled in Medicare;
 - b. If you are not currently enrolled in Medicare, whether you have previously been enrolled;
 - c. The dates on which you are or were enrolled in Medicare;
 - d. YOUR Medicare number.

- 52. Has any person other than YOU received or sought treatment from Medicare for any reason related to your claims in this case? If so, please state, for each such person:
 - a. The name, address, and telephone number;
 - b. The person's relation to you (e.g. spouse, natural child);
 - c. The person's Medicare number;
 - d. The inclusive dates of such treatment.
- 53. Have YOU filed a claim against a bankruptcy trust? If "yes," state for each claim:
 - a. The name and address of that trust;
 - b. The date YOUR claim was filed;
 - c. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory to your answers to interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.

EXHIBIT D

DEFENDANTS' STANDARD INTERROGATORIES TO PLAINTIFF LOSS OF CONSORTIUM (Personal Injury)

PROPOUNDING PARTY: Defendants

RESPONDING PARTY:

SET NUMBER:

One

Each plaintiff in the above-captioned asbestos litigation is required to respond to the following standard interrogatories separately and fully in writing, under oath, pursuant to Code of Civil Procedure section 2030.010 *et seq.* within 15 days of the filing of a complaint. In responding to these standard interrogatories, you are required to furnish all information that is available to you or your attorney(s). If you cannot answer a standard interrogatory completely, answer it to the fullest extent possible and specify the reason(s) for your inability to respond fully.

INTERROGATORIES

- 1. Please state:
 - A. Your full name including first, middle and last names;
 - B. Your address:
 - C. Whether you currently reside with your spouse; and
 - D. Your Social Security number.
- 2. Please state the date of your current marriage and the place of your current marriage.
- 3. Was your marriage ceremonial or common-law?
 - A. If marriage was ceremonial, please state the name, address and official capacity of the person performing the marriage;
 - **B.** If marriage was common-law, please outline the facts and circumstances relied upon to establish the marriage.
- 4. Did you and spouse have any natural or adopted offspring? If "yes", please state for each offspring:
 - A. Full name including first, middle and last names;
 - B. Address;

- C. Date of birth; and
- D. Whether natural or adopted.
- 5. Have you had any previous marriages? If "yes", please state:
 - A. Previous spouse's name;
 - B. Previous spouse's address;
 - C. Dates of marriage;
 - D. Names and ages of children, whether natural or adopted; and
 - E. Place, date and circumstances under which marriage was dissolved or terminated.
- 6. Has your spouse had any previous marriages? If "yes", please state:
 - A. Previous spouse's name;
 - B. Previous spouse's address;
 - C. Date of marriage;
 - **D.** Names and ages of children, whether natural or adopted; and
 - **E.** Place, date and circumstances under which marriage was dissolved or terminated.
- 7. On the average, how many hours per day did you regularly spend with your spouse prior to his/her current illness?
- 8. On the average, how many hours per day do you currently spend with your spouse?
- 9. What hobbies, sports, games, cultural, vocational and other interests did you share with or enjoy in common with your spouse prior to his/her illness?
- 10. Have you ever been legally separated from your spouse? If "yes", please state the circumstances, duration and dates of each such separation.
- 11. Have you ever been voluntarily separated from your spouse for reasons due to differences or disputes arising out of the

- marital relationship? If "yes", please state the circumstances and duration of each such separation.
- 12. Within the last 10 years have you or your spouse ever filed a civil complaint with any governmental agency against the other for physical abuse? If "yes", please state:
 - A. The person initiating the procedure;
 - **B.** A description of the complaint, charge or grievance;
 - **C.** The court or governmental body before which the proceeding was brought; and
 - **D.** The disposition of the proceeding.
- 13. Within the last 10 years have you or your spouse ever filed a criminal complaint with any governmental agency against the other for physical abuse? If "yes", please state:
 - A. The person initiating the procedure;
 - **B.** A description of the complaint, charge or grievance;
 - C. The court or governmental body before which the proceeding was brought; and
 - **D.** The disposition of the proceedings.
- 14. Have you ever seen or consulted with any therapist or counselor or professional about sexual dysfunction or sexual incompatibility in your marriage? If "yes", please state the dates, the names of the parties seen and the circumstances of each such visit or consultation.
- 15. Please state the name, address and telephone number of every person who assisted you in any way in answering these interrogatories.
- 16. Either (1) attach all DOCUMENTS evidencing the information sought in these interrogatories and their subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.

EXHIBIT E

PROPOUNDING PARTY: Defendants.

RESPONDING PARTY:

SET NUMBER:

One

INTRODUCTION

Each plaintiff in the above-captioned asbestos litigation is required to respond to the following standard interrogatories separately and fully in writing, under oath, pursuant to Code of Civil Procedure Section 2030.010 *et seq* within 15 days of the first service on any defendant. These interrogatories should be answered by the plaintiff most knowledgeable about the information sought regarding the decedent. In responding to these standard interrogatories, YOU are required to furnish all information that is available to YOU or YOUR attorney(s). If YOU cannot answer a standard interrogatory completely, answer it to the fullest extent possible and specify the reason(s) for YOUR inability to respond fully.

DEFINITIONS

- 1. "AREA" means the name of the specific structure, building, building number, floor of the building, ship compartment, process line, unit, piece of equipment, or other specific place within the WORKSITE.
- 2. "ASBESTOSCONTAINING MATERIAL" means a material or product which consists of, or contains the mineral asbestos.
- 3. "CONTROL" means the act(s) of directing the manner and/or methods of conducting the work at a WORKSITE.
- 4. "DECEDENT" means the deceased individual whose claimed asbestos exposure forms the basis of the allegations underlying this lawsuit.
- 5. "DESCRIBE" as it relates to material means provide a complete description of the material including but not limited to: the material name, manufacturer, supplier, distributor, color, texture, consistency, shape, size and any markings; a description of the material's container including size, color and all writing on that container; and a description of how the material was used.

- 6. "DOCUMENTS" means any writing as defined in Evidence Code Section 250 and includes the original or a copy of handwriting, typewriting, printing, photostating, photographing, computer printout, and every other means of recording upon any tangible thing or form of communication or representation including letters, words, pictures, sounds or symbols or combinations of them.
- 7. "IDENTIFY" as it relates to a DOCUMENT means provide the title of the DOCUMENT, the date the DOCUMENT was generated, the name of the author of the DOCUMENT, a description of the DOCUMENT (e.g., letter, memorandum, report, book, photograph, etc.) and any other information which would be required to specify the DOCUMENT in a request for production of DOCUMENTS issued pursuant to Code of Civil Procedure Section 2031.
- 8. "IDENTIFY" as it relates to an employer means to state the employer's name, address and telephone number.
- 9. "IDENTIFY" as it relates to a person means to provide the name, address and telephone number for each person.
- 10. "IDENTIFY" as it relates to a ship means to state the name of the ship, the owner of the ship, the operator of the ship, the type of ship, and the hull number of the ship.
- 11. "LOCATION" means the city, state, country, street address, intersection or shipyard. For work aboard ship, please IDENTIFY the ship and where it was located during the time DECEDENT worked on board.
- 12. "OCCASION" refers to a day, any part of a day, or a series of day(s), week(s), month(s) or year(s) during which DECEDENT worked continuously at a WORKSITE.
- 13. "RAW ASBESTOS" means asbestos fiber mined or milled, either packaged or in bulk, not compounded with other substances and essentially pure with the exception of naturally occurring trace amounts of other substances.

- 14. "RESPONSIBLE PARTY" means any person, business organization, or enterprise, including but not limited to the defendants in this action.
- 15. "SAFETY PRECAUTION" means respirators, masks, fans, air blowers, tarps, wetdown procedures, isolation and any other equipment and/or methods used to limit or prevent exposure to dust.
- 16. "WORKSITE" means any LOCATION where DECEDENT worked at any time.
- 17. "YOU" and "YOUR" refer to the person who is named above as the responding party. If more than one responding party is named, "YOU" and "YOUR" refer to each responding party separately, not jointly.

INTERROGATORIES

- 1. Please state YOUR:
 - A. Full name including first, middle and last names;
 - B. Relationship to the DECEDENT;
 - C. Date of birth;
 - D. Age;
 - E. Place of birth;
 - F. Address;
 - G. Height and weight;
 - H. Social Security Number;
 - I. Kaiser Number;
 - J. Government Serial Number;
 - K. Military Serial Number;
 - L. Driver's License Number and State;
 - M. All of the names by which YOU have been known;
 - N. Highest grade level completed;
 - O. Spouse's name;
 - P. Date of YOUR most recent marriage;
 - Q. Name of any former spouse;

- R. Date(s) of any former marriage(s); and
- S. Place, date and circumstances under which any marriage(s) was (were) dissolved or terminated.

1B. Please state for the DECEDENT:

- A. Full name including first, middle and last names;
- B. Date of birth;
- C. Place of birth;
- D. Last residence address:
- E. Height and weight;
- F. Social Security Number;
- G. Kaiser Number;
- H. Government Serial Number;
- I. Military Serial Number;
- J. Driver's License Number and State;
- K. All of the names by which the DECEDENT was known;
- L. Highest grave level completed;
- M. Spouse's name;
- N. Spouse's date of birth;
- O. Date of marriage;
- P. Spouse's current address;
- Q. Spouse's occupation/employer;
- R. Name of any former spouse(s);
- S. Date of any former marriage(s); and
- T. Place, date and circumstances under which any marriage(s) was (were) dissolved or terminated.
- 2. For each child (either natural or adopted) of the DECEDENT, of any marriage, state:
 - A. Name;
 - B. Date of birth;
 - C. Whether natural or adopted;
 - D. Address;
 - E. Occupation; and
 - F. Whether the child is living or deceased..

- 3. Are either of the DECEDENT's natural parents alive? If your answer is "yes", please state for each parent:
 - A. Name of parent;
 - B. Current age;
 - C. Any history of cancer or respiratory disease; and
 - D. Occupation.
- 4. For each of DECEDENT'S blood relatives (for example: parent, grandparent, sibling, child, aunt, uncle) whom YOU believe died of either a malignancy (cancer) or pulmonary (lung) disease other than pneumonia, please state, separately for each person:
 - A. Full name:
 - B. Blood relation to DECEDENT (for example: parent, grandparent, sibling, aunt, uncle);
 - C. Age at death;
 - D. Date of death;
 - E. Cause of death, as specifically described as possible;
 - F. City, county and state where the person died; and
 - G. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 5. State as completely as possible the address of each of the DECEDENT's residences during his/her lifetime and the inclusive dates of each period of such residence.
- 6. Please state the DECEDENT's educational background and identify all institutions attended, including any apprenticeship courses or formal onthejob training, and identify all institutions attended, the date graduated from each institution, the major course of study and any special scholastic honors or degrees received.
- 7. State the earliest date that service of the summons and complaint was effected on any defendant in this case.

- 8. Were either YOU or the DECEDENT ever convicted of a felony? If "yes", please state fully and in detail the date, place and nature of each such felony conviction and who was convicted.
- 9. Had the DECEDENT ever been a member of the Armed Forces? If "yes", please state: each branch of service in which the DECEDENT served; the inclusive dates of service; the date of discharge from active duty; the DECEDENT's service number; each place (e.g., fort, base, station, etc.) at which the DECEDENT served; and, duties at each place. If the DECEDENT was not a member of the Armed Forces due to health reasons, please state the health reason(s) why.
- 10. For every doctor who has ever treated or examined the DECEDENT during the last 10 years for <u>any</u> condition, and beyond 10 years for cancer and/or conditions related to the lungs, respiratory system, and/or ribs and any additional complaints or conditions stated in response to Interrogatory No. 16, please state for each treatment or examination:
 - A. Doctor's name;
 - B. Doctor's address:
 - C. Treatment or examination received;
 - D. Date(s) of treatment or examination;
 - E. Reason for treatment or examination; and
 - F. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 11. For every hospital in which the DECEDENT had ever been treated, tested or examined whether as an "inpatient" or as an "outpatient" during the last 10 years for any condition, and beyond 10 years for cancer and/or conditions related to the lungs, respiratory system, and/or ribs and any additional complaints or conditions stated in response to Interrogatory No. 16, please state for each hospital visit:

- A. Name of hospital;
- B. Address of hospital;
- C. Test, treatment, examination or hospitalization received;
- D. Date of test, treatment, examination or hospitalization received;
- E. Reason for hospital visit; and
- F. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 12. Did DECEDENT ever have an xray, CT scan or highresolution CT scan taken of his/her trunk? If "yes", please state for each:
 - A. Name and address where taken;
 - B. Date(s) and number taken of each;
 - C. Part(s) of body xrayed or scanned;
 - D. Results, conclusions and/or diagnosis from each, except those prepared by consultants; and
 - E. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 13. Had the DECEDENT ever undergone a pulmonary function test? If "yes", please state the following:
 - A. Name and address where test was performed;
 - B. Date of test;
 - C. Name of doctor administering and/or interpreting test;
 - D. Reason for test;

- E. Results, conclusions and/or diagnosis from each test, except those prepared by consultants;
- F. Was the DECEDENT informed of the results of the test?
- G. Who informed the DECEDENT of the results of the test?
- H. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 14. Describe the name and quantity of each type of drug, tranquilizer, sedative, or other medication taken or used by the DECEDENT during the last 10 years of the DECEDENT's life, specifying the frequency and purpose of use.
- 15. Do YOU or YOUR attorney have any medical reports except those prepared by consultants from any persons, hospitals, doctors, or medical practitioners or institutions that ever treated or examined the DECEDENT at any time? If "yes", either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents. If YOU will not voluntarily attach copies of reports to the answers to these interrogatories, then please state fully and in detail for each:
 - A. The identity of the report(s) by date, subject matter, name, address, job title or capacity of the persons to whom it is addressed or directed and the job title or capacity of the person or persons who prepared the same; and
 - B. The name, address and present whereabouts of the person who has present custody or control thereof and the purpose of said preparation.
- 16. Identify each and every complaint, symptom, adverse reaction or other injury which YOU allege is directly or indirectly related to DECEDENT's alleged exposure to RAW ASBESTOS or

ASBESTOSCONTAINING MATERIAL(S), and for each complaint, symptom, adverse reaction, or other injury, please state:

- A. The date on which the DECEDENT first became aware of the signs of the complaint, symptom, adverse reaction or injury;
- B. The date each such complaint, symptom, adverse reaction or injury ceased to affect the DECEDENT;
- C. Any physical change in the DECEDENT's appearance occasioned by such complaint, symptom, adverse reaction or injury;
- D. Each part of the DECEDENT's body which YOU contend was affected:
- E. The date upon which the complaint, symptom, adverse reaction or injury was reported to a doctor or physician;
- F. State the name, address and telephone number of each such physician to whom said complaint, symptom, adverse reaction or injury was reported;
- G. State whether the DECEDENT lost any time from work as a result of the DECEDENT's asbestosrelated injury or medical condition;
- H. If such injury resulted in lost time from work, please state the date on which the DECEDENT first lost work and the amount of time lost from work; and
- I. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 17. Please state when it was first determined that the DECEDENT was suffering from an asbestosrelated disease. Please include in YOUR answer:
 - A. The nature of the asbestosrelated disease(s);
 - B. The date and time of such determination;

- C. When and by what means that determination was first communicated to each plaintiff herein;
- D. The name, address and telephone number of the physician and/or other person(s) who so informed you;
- E. The method and information upon which such determination was based:
- F. The name, address and telephone number of any hospital, medical institution, laboratory, physician, nurse, laboratory technician, etc., involved in any part of such determination;
- G. The name, address and telephone number of every person, including the DECEDENT's relatives, employer, or anyone acting in the DECEDENT's behalf, to whom such determination was made known. Please include the date, time and place of such revelation, and the name, address and telephone number of anyone witnessing said revelation;
- H. The name, address and telephone number of the DECEDENT's employer(s) at the time of such determination:
- I. The specific course(s) of treatment or therapy, including any medicine prescribed as a result of such determination, and the name, address and telephone number of each prescribing physician;
- J. State whether the DECEDENT followed the medication or therapy regime prescribed by each of the said physicians for the treatment of said complaint, symptom, adverse reaction or injury;
- K. Please state the names and addresses of any other physicians or practitioners subsequently affirming or making the same determination; and
- L. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.

- 18. Did any of the said treating physicians inform either YOU, any plaintiff or the DECEDENT at any time that the complaints, symptoms, adverse reactions or injuries may have been caused by factor(s) or reason(s) other than exposure to RAW ASBESTOS or ASBESTOSCONTAINING MATERIAL(s)? If "yes", please state:
 - A. The other factor(s) or reason(s) involved;
 - B. The names, addresses and telephone numbers of the physicians believing or suspecting such other factor(s) or reason(s) to be involved;
 - C. The date(s) that said physicians told either YOU, any plaintiff or the DECEDENT that they believed or suspected that other factor(s) or reason(s) might be involved and to whom that information was provided on each such date;
 - D. The reason that said factor(s) or reason(s) were excluded as possible sources or causes of the symptoms; and
 - E. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 19. Was a death certificate prepared after the death of the DECEDENT? If "yes", please state:
 - A. Whether it was filed;
 - B. The office in which it was filed;
 - C. The address and occupation of the person listed on the certificate as the informant;
 - D. The relationship to or connection with DECEDENT of the person listed as the informant;
 - E. The name, address and specialty of each doctor furnishing information appearing on the death certificate;
 - F. The immediate cause of death shown on the death certificate and, if known, any contributing causes listed; and

- G. The exact time, date and place of death shown on the death certificate.
- 20. Was an autopsy performed on the body of the DECEDENT? If "yes", for each autopsy state:
 - A. The name, address and official capacity of each person authorizing or ordering the autopsy;
 - B. The relationship to or connection with DECEDENT of each person authorizing or ordering the autopsy;
 - C. Why the autopsy was ordered;
 - D. Whether the autopsy involved the DECEDENT's entire body and, if not, to which organ(s) it was confined.
 - E. The name, address, occupation and professional specialty of each person performing the autopsy;
 - F. The name, address, occupation and professional specialty of any person or organization which in addition to that identified in subpart 19(E) also had custody of DECEDENT's body or any portion thereof in furtherance of obtaining the autopsy or any portion of an autopsy;
 - G. The time and date the autopsy and/or any limited autopsy was performed;
 - H. The cause of death shown by the autopsy;
 - I. The name, address and occupation of each person having custody of the report of the results of the autopsy;
 - J. Whether YOU have or can obtain a copy of the autopsy report or if YOU will do so without a Motion to Produce and attach a copy of each autopsy report to YOUR answers to these interrogatories; and
 - K. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 21. Do YOU know of any pathology slides that were made of any tissue samples of the DECEDENT during the last 10 years of

DECEDENT'S life? If YOUR answer is "yes", for each set of slides made please state:

- A. The name of the hospital;
- B. The name of the doctor:
- C. The current location;
- D. The date said slides were made;
- E. The accession number(s); and
- F. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 22. Had the DECEDENT ever suffered any personal injuries other than those involved in this lawsuit? If "yes", state for each such injury:
 - A. The date, place, names of persons involved, and circumstances surrounding such injury;
 - B. The nature and extent of the injuries including any ill effects or disabilities remaining at the time of the last treatment or examination;
 - C. The nature and extent of the injuries including all ill effects or disabilities remaining at the time of death of DECEDENT;
 - D. The names, addresses and date(s) of last treatment or examination by all persons who treated or examined DECEDENT in connection with such injury;
 - E. The nature and source of any disability benefits, pensions or other payments for such injuries; and
 - F. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS

with sufficient particularity that they may be made the subject of a request for production of documents.

- 23. Did the DECEDENT ever smoke tobacco products of any type? If "yes", please state:
 - A. The dates and time periods during which the DECEDENT smoked:
 - B. The type of tobacco products the DECEDENT smoked and whether the DECEDENT inhaled the smoke or not;
 - C. The daily frequency with which the DECEDENT smoked;
 - D. If the DECEDENT ever smoked cigarettes, state the average number of packs per day so consumed;
 - E. The commercial brand name(s) of any tobacco products that the DECEDENT used; and
 - F. Whether any physician ever advised DECEDENT to stop or curtail smoking tobacco products? If "yes", please state:
 - 1. The name of each such physician; and
 - 2. The date(s) on which DECEDENT was so advised
- 24. Was any person with whom the DECEDENT shared a household for more than one year a regular user of cigarettes during the time DECEDENT shared a household with that individual(s)? If "yes", please state fully and in detail for each such person:
 - A. The name and relationship to the DECEDENT of the smoker;
 - B. The dates during which the DECEDENT shared a household with that person;
 - C. The brand name(s) of cigarettes the person used during the time DECEDENT shared a household; and
 - D. The frequency with which that person smoked cigarettes in the DECEDENT's presence during the time the DECEDENT shared a household.
- 25. Describe the extent to which the DECEDENT drank alcoholic beverages during the DECEDENT's lifetime, specifying the particular kind of alcoholic beverages and the quantity consumed

per week over the period of time such beverage(s) were consumed.

26. For every type of employment that YOU have ever had, whether selfemployed or employed by others, please complete the following: (If more space is needed, please attach additional sheets containing the requested information.) Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your anwers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.

	Employer's Name and Address	<u>Job Title</u> 	Date Started - Date Ended (Month, Day, Year)	
				-
				=
<u>Description</u>	on of Job Duties:		;-	-
Job Sites	<u>.</u>			
Your Estin	mate of Total Time (Da	ys, Weeks, etc.) \	<u> You Worke</u>	d at That
Do you cl	aim exposure to asbes No	stos at this emplo	yment? Ye	es
	Employer's Name and Address	Job Title	Date Start End (Month, D	led

Description of Job Duties:			=
Job Sites:			
Your Estimate of Total Time (Day Site:	s, Weeks, etc.)	You Worke	ed at Tha
Do you claim exposure to asbest No	os at this emp	oyment? Yo	es
Employer's Name and Address	Job Title	Date Started - Date Ended Job Title (Month, Day, Year)	
			-
· ·			
		-	-
Description of Job Duties:			
Job Sites:			
Your Estimate of Total Time (Day Site:	s, Weeks, etc.)	You Worke	ed at Tha

Do you claim exposure to asbestos at this employment? Yes No Employer's Name and Address Job Title Description of Job Duties: Job Sites: Your Estimate of Total Time (Days, Weeks, etc.) You Worked at That Site: Do you claim exposure to asbestos at this employment? Yes No No No No Date Started - Date Ended (Month, Day, Year) Power Started - Date Ended (Month, Day, Year) Date Started - Date Ended (Month, Day, Year) Power Started - D

- 27. Was the DECEDENT ever a member of any labor union, including but not limited to the Heat, Frost, Insulation and Asbestos Workers Union? If "yes", please state for each such union membership:
 - A. The name of each such international union and its number, along with the local number of each such union; and
 - B. The date and time periods during which the DECEDENT maintained membership in such union.
- 28. When and how did the DECEDENT first learn that exposure to asbestos was a potential health hazard?

- 29. When did the DECEDENT first observe anyone use any type of SAFETY PRECAUTION while working around RAW ASBESTOS or ASBESTOSCONTAINING MATERIAL(s)?
- 30. When, where and at whose direction did the DECEDENT first use any type of SAFETY PRECAUTION while working around RAW ASBESTOS or ASBESTOSCONTAINING MATERIAL(s)?
- 31. Please state whether any of the DECEDENT's employers either required or made available physical examinations for their employees. If such physical examinations were either required or made available to the DECEDENT, please state for each such employer:
 - A. The employer;
 - B. The nature and extent of examinations;
 - C. The frequency of examinations;
 - D. Whether they were required or optional;
 - E. Whether xray examination was included;
 - F. The frequency, including specific dates and times with which the DECEDENT submitted to such examinations;
 - G. Whether the DECEDENT received the results of any such examinations; the dates that they were given to the DECEDENT and the nature of the results;
 - H. The name, address and telephone number of the examining physician, nurse or technician;
 - I. The DECEDENT's detailed reasons for failing to submit to such examination when required or made available, if the DECEDENT did so fail to submit; and
 - J. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 32. Was the DECEDENT ever exposed to RAW ASBESTOS or ASBESTOSCONTAINING MATERIAL(S) outside of the

DECEDENT'S work environment? If "yes", please state for each such OCCASION:

- A. The circumstances surrounding the exposure;
- B. The date(s) and LOCATION;
- C. The duration and manner of the exposure; and
- D. DESCRIBE the RAW ASBESTOS or ASBESTOSCONTAINING MATERIAL(S).
- 33. Was the DECEDENT ever discharged from or did the DECEDENT ever voluntarily leave a position due to health problems? If "yes", please state in detail the time, name of employer, place and circumstances and either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents...
- 34. If the DECEDENT was not employed at the time of death, please state the DECEDENT's last date worked and the reason that the DECEDENT was not employed thereafter.
- 35. Was the DECEDENT receiving any form of disability pension at the time of death? If "yes", please state:
 - A. From whom;
 - B. The amounts received each month; and
 - C. The anticipated duration of the disability pension.
- 36. If you state a claim for loss of DECEDENT'S income, state fully and in detail the year and the DECEDENT's annual earnings for each of the last 10 years in which the DECEDENT was employed.
- 37. Did the DECEDENT, during the last 10 years of DECEDENT's life, engage in any other activity or participate in any way in any business designed to produce income not mentioned in the preceding interrogatories? If "yes", for each such activity or business state:

- A. A description of the activity or business;
- B. The amount of time DECEDENT devoted to the activity or business during each of the last ten years of DECEDENT's life; and
- C. The amount of income received from the activity of business for each of the last ten years of DECEDENT's life.
- 38. At the time of death, had the DECEDENT incurred any hospital expenses as a result of the injuries, complaints, etc. which YOU attribute to the DECEDENT's alleged exposure to asbestos? If "yes", please state the total hospital expenses incurred and itemize each charge if more than one hospital is involved.
- 39. At the time of death, had the DECEDENT incurred any medical expense (other than hospitalization) or had any medical expenses been incurred on the DECEDENT's behalf to date as a result of the injuries, complaints, etc. which YOU attribute to the DECEDENT's alleged exposure to asbestos? If "yes", please state the total medical expenses incurred, itemizing each such charge.
- 40. Has any insurance company, union or any other person, firm or corporation paid for or reimbursed, or become obligated to pay for, any medical or hospital expenses incurred by the DECEDENT as a result of the alleged exposure to asbestos? If "yes", please state the name and address of the insurance company, union, person, firm or corporation who or which has paid or is obligated for the payment of or reimbursement for said expenses.
- 41. Had the DECEDENT ever given a deposition or other testimony under oath? If so, please state for each such deposition or testimony:
 - A. The date(s) it was given;
 - B. The name of the court or other body before which it was given; the identity of the proceeding including name, docket or other number, and venue or location;
 - C. The name, address and telephone number of the court reporter or other transcriber. If the proceeding was not transcribed, please so state;

- D. Whether YOU or YOUR attorney have a copy of the transcript; and
- E. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 42. Had the DECEDENT ever at any time made a claim for or received for an asbestosrelated condition any health or accident insurance benefits, Workers' Compensation payments, disability benefits, pension, accident compensation payment or veterans disability compensation? If "yes", please state:
 - A. The illness, injury or injuries for which the DECEDENT made the claim:
 - B. The date when such injury or injuries were sustained, the place of occurrence and the nature of the accident or incident causing such injury;
 - C. The names and addresses of the DECEDENT's employer(s) at the time of each injury or illness;
 - D. The names and addresses of the examining doctors for each injury or illness;
 - E. The name of the board, tribunal or superior officer which or to whom the claim or claims were made or filed;
 - F. The date the claim was made or filed:
 - G. The claim, file or other number by which the DECEDENT's claim was identified:
 - H. The present status of such claims (pending settlement, dismissal, etc.);
 - I. The amounts of the benefits or awards or payments;
 - J. The dates covering the times during which the DECEDENT received the benefits or awards or payments;

- K. The identity of the agencies or insurance companies from whom the DECEDENT received the awards, benefits or payments; and
- L. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 43. Had the DECEDENT ever had an application for life, health, accident, medical or hospital insurance rejected for health reasons? If "yes", please state:
 - A. The date of the application(s);
 - B. The date of rejection(s);
 - C. The type of insurance for which the DECEDENT applied;
 - D. The identity of the insurance company with which each application was filed;
 - E. The reason for the rejection(s); and
 - F. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 44. Had the DECEDENT ever been a party to an action for damages for any personal injury the DECEDENT suffered? If "yes", please state:
 - A. The identity of all parties to the action(s) and their attorneys;
 - B. The court and place where each such action was filed and the date(s) of filing;
 - C. The nature and extent of the injuries claimed and whether any permanent disability remained at the time DECEDENT died; and

- D. The present status of each action and, if concluded, the final result thereof including the amount of any settlement or judgment.
- 45. Had the DECEDENT ever made any claim for personal injury, other than this lawsuit, for injuries which YOU claim are related to the DECEDENT's alleged exposure to asbestos? If "yes", please state:
 - A. The nature of such injury or injuries;
 - B. The date when such injury or injuries were sustained in each instance, the place of occurrence and the nature of the incident or accident causing this injury;
 - C. The names and addresses of all persons and companies to whom said claims were made;
 - D. The caption and case number;
 - E. The court filing including state and county;
 - F. The name and address of YOUR counsel of record;
 - G. The present status of such claims (pending settlement, dismissal, etc.); and
 - H. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory and its subparts to your answers to these interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- 46. Had the DECEDENT received any payments or reimbursement or have any payments been made on the DECEDENT's behalf from any source as a result of the DECEDENT's alleged exposure to asbestos, including without limitation settlements with defendants in this action, potential defendants, a bankrupt company, or any RESPONSIBLE PARTIES? If "yes", for each payment please state:
 - A. The name of the each person or company making said payment(s); and
 - B. Total amount of payments from all sources.

- 47. Do YOU have in YOUR possession or under YOUR control a Social Security office listing of all the DECEDENT's past employers and dates of employment? If "yes", please either attach a copy or give the employer's name, address, date and quarterly Social Security Credit for each employer listed.
- 48. Are YOU Medicare-eligible? If so, please state:
 - a. Whether you are currently enrolled in Medicare;
 - b. If you are not currently enrolled in Medicare, whether you have previously been enrolled;
 - c. The dates on which you are or were enrolled in Medicare;
 - d. YOUR Medicare number.
- 49. Has any person other than YOU received or sought treatment from Medicare for any reason related to your claims in this case? If so, please state, for each such person:
 - a. The name, address, and telephone number;
 - b. The person's relation to you (e.g. spouse, natural child);
 - c. The person's Medicare number;
 - d. The inclusive dates of such treatment.
- 50. Have YOU filed a claim against a bankruptcy trust? If "yes," state for each claim:
 - a. The name and address of that trust:
 - b. The date YOUR claim was filed;
 - c. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory to your answers to interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.

EXHIBIT F

DEFENDANTS' STANDARD INTERROGATORIES TO PLAINTIFF (FRICTION)

INTRODUCTION

Each plaintiff in any asbestos case involving allegations of exposure to friction products is required to answer the following standard interrogatories separately and fully in writing, under oath, pursuant to Code of Civil Procedure section 2030 by the earlier of at least 30 days prior to the date initially noticed by Designated Defense Counsel for the deposition of the plaintiff; of, in the event the plaintiff's deposition is noticed by plaintiff, contemporaneous with service of the deposition notice. In responding to these standard interrogatories, YOU are required to furnish all information that is available to YOU or YOUR attorney(s). If YOU cannot answer an interrogatory completely, answer it to the fullest extent possible and specify the reason(s) YOU are unable to respond fully.

DEFINITIONS

- "ASBESTOS-CONTAINING FRICTION PRODUCTS" means "BRAKE LININGS" as defined below and MOTOR VEHICLE transmission parts such as clutches, clutch plates, clutch discs, clutch facings and linings, or any other MOTOR VEHICLE parts which contain or have parts made from asbestos.
- "BRAKE LININGS" mean the metallic shoe and friction material attached thereto as well as disc brake pads and calipers.
- 3. "CONTAINER" means any package, cart, box, wrapping, bag or other material in which the ASBESTOS-CONTAINING FRICTION PRODUCTS came.
- 4. "FRICTION MATERIAL DEFENDANTS" means those defendants who plaintiff(s) has/have named in the complaint and who plaintiff(s) allege(s) are in the business of selling, manufacturing or distributing ASBESTOS-CONTAINING FRICTION PRODUCTS and/or any other MOTOR VEHICLE parts which plaintiff(s) allege(s) contain asbestos.
- 5. "IDENTIFY" as used in reference to documents means to give such specific descriptive information about each document with sufficient particularity as would enable plaintiff to respond to a request to produce such document.
- 6. "IDENTIFY" as used in reference to any individual or entity means to state their name, address, telephone number and, if

- appropriate, his/her employer, employer's address and relationship to plaintiff (coworker, friend, relative, etc.).
- 7. "MOTOR VEHICLE" means any motor vehicle or mobile equipment and their systems or parts, including but not limited to a car, truck, tractor, trailer, bus or heavy motorized equipment upon which plaintiff claims he/she performed any repairs or work that resulted in an exposure to asbestos.
- 8. "WRITTEN INFORMATION" means any printing, writing, labeling, logos, imprints or stamps which might appear on ASBESTOS-CONTAINING FRICTION PRODUCTS or CONTAINERS.
- 9. "YOU" or "YOUR" in a personal injury case means the plaintiff. In a wrongful death case, they mean the decedent.

INTERROGATORIES

- 1. State the full name of each plaintiff answering these interrogatories.
- 2. Do YOU contend that YOU were exposed to asbestos from any ASBESTOS-CONTAINING FRICTION PRODUCTS at any place of employment? If so:
 - A. State the names and address of all places of employment where YOU contend such an exposure took place.
 - B. State the dates YOU worked at each place of employment;
 - C. IDENTIFY YOUR immediate supervisor(s) at each place of employment;
 - D. IDENTIFY all of YOUR coworkers at each place of employment (whose name YOU recall or whose identity is known to YOUR attorney);
 - E. IDENTIFY any other person with knowledge of YOUR alleged exposure at each place of employment;
 - F. State YOUR job title at each place of employment;
 - G. State YOUR job responsibilities at each place of employment;

- H. Provide a complete description of any work performed with ASBESTOS-CONTAINING FRICTION PRODUCTS by YOU which YOU contend caused an asbestos exposure to YOU at each place of employment.
- I. State the specific parts or components YOU worked with which YOU contend were ASBESTOS-CONTAINING FRICTION PRODUCTS at each place of employment;
- J. State the frequency of YOUR exposure to each specific ASBESTOS-CONTAINING FRICTION PRODUCT at each place of employment;
- K. For brake replacements, describe the method used to clean the brake assembly at each place of employment, including the tools and equipment used;
- L. For clutch replacements, describe the method used to clean the clutch assembly at each place of employment, including the tools and equipment used;
- M. IDENTIFY by manufacturer and type each replacement ASBESTOS-CONTAINING FRICTION PRODUCT installed by YOU by manufacturer and type (e.g., brake linings by ABC Corp. and XYZ Corp.);
- N. State whether YOU did any arcing of ASBESTOS-CONTAINING FRICTION PRODUCTS at each place of employment and, if so, the frequency of this activity;
- O. State whether YOU did any grinding of ASBESTOS-CONTAINING FRICTION PRODUCTS at each place of employment and, if so, the frequency of this activity;
- P. State whether YOU did any sanding of ASBESTOS-CONTAINING FRICTION PRODUCTS at each place of employment and, if so, the frequency of this activity;
- Q. State whether YOU did any cutting of ASBESTOS-CONTAINING FRICTION PRODUCTS at each place of employment and, if so, the frequency of this activity;
- R. State whether YOU did any drilling of ASBESTOS-CONTAINING FRICTION PRODUCTS at each place of employment and, if so, the frequency of this activity at each place of employment;

- S. State whether YOU removed any ASBESTOS-CONTAINING FRICTION PRODUCTS from MOTOR VEHICLES at each place of employment;
- T. IDENTIFY by manufacturer and type each ASBESTOS-CONTAINING FRICTION PRODUCT by YOU removed by manufacturer and type (e.g., brake linings by ABC Corp. and XYZ Corp.);
- U. Describe any WRITTEN INFORMATION which indicated the identity of the manufacturer of any ASBESTOS-CONTAINING FRICTION PRODUCTS YOU removed at each place of employment;
- V. Describe the type of each MOTOR VEHICLE on which YOU performed work with ASBESTOS-CONTAINING FRICTION PRODUCTS (e.g., car, light truck, heavy truck, tractor, bus, etc.);
- W. IDENTIFY the manufacturer of each MOTOR VEHICLE on which YOU performed work with ASBESTOS-CONTAINING FRICTION PRODUCTS;
- X. Completely describe any work performed with ASBESTOS-CONTAINING FRICTION PRODUCTS by others which YOU contend caused an asbestos exposure to YOU;
- Y. For each occasion on which YOU contend work performed with ASBESTOS-CONTAINING FRICTION PRODUCTS by others caused an asbestos exposure to YOU, state YOUR proximity to the work performed;
- Z. IDENTIFY every supplier from whom YOU obtained ASBESTOS-CONTAINING FRICTION PRODUCTS at each place of employment;
- AA. For each supplier IDENTIFIED above, state the years in which you obtained ASBESTOS-CONTAINING FRICTION PRODUCTS from that supplier;
- BB. Describe any safety equipment or protective devices for use with ASBESTOS-CONTAINING FRICTION PRODUCTS provided to YOU or YOUR coworkers at each place of employment;

- CC. Describe any safety equipment or protective devices YOU or YOUR coworkers were required to use with ASBESTOS-CONTAINING FRICTION PRODUCTS at each place of employment;
- DD. Describe any safety equipment or protective devices for use with ASBESTOS-CONTAINING FRICTION PRODUCTS used by YOU or YOUR coworkers at each place of employment;
- EE. IDENTIFY all documents which support YOUR contention that YOU were exposed to asbestos from any ASBESTOS-CONTAINING FRICTION PRODUCT (not including documents obtained from other defendants through discovery);
- 3. Do YOU contend that YOU were exposed to asbestos from any ASBESTOS-CONTAINING FRICTION PRODUCTS anywhere other than a place of employment (i.e., during home auto repair)? If so, please state for each such exposure:
 - **A.** The location where YOU contend each such exposure took place;
 - B. The dates of each exposure;
 - **C.** For each such exposure, IDENTIFY the owner of the MOTOR VEHICLE on which YOU performed work with ASBESTOS-CONTAINING FRICTION PRODUCTS;
 - **D.** For each such exposure, IDENTIFY any person who observed YOU working with ASBESTOS-CONTAINING FRICTION PRODUCTS;
 - **E.** For each such exposure, IDENTIFY any other person with knowledge of YOUR alleged exposure to ASBESTOS-CONTAINING FRICTION PRODUCTS;
 - F. For each such exposure, provide a complete description of any work performed with ASBESTOS-CONTAINING FRICTION PRODUCTS by YOU which YOU contend caused an asbestos exposure to YOU;

- G. For each such exposure, describe the specific parts or components YOU worked with which YOU contend were ASBESTOS CONTAINING FRICTION PRODUCTS;
- H. For each brake replacement, describe the method used to clean the brake assembly, including the tools and equipment used;
- For each clutch replacement, describe the method used to clean the clutch assembly, including the tools and equipment used;
- J. For each such exposure, IDENTIFY by manufacturer and type the replacement ASBESTOS-CONTAINING FRICTION PRODUCT installed by YOU (e.g., brake linings by ABC Corp. and XYZ Corp.);
- K. For each such exposure, whether YOU did any arcing of ASBESTOS-CONTAINING FRICTION PRODUCTS;
- L. For each such exposure, whether YOU did any grinding of ASBESTOS-CONTAINING FRICTION PRODUCTS;
- **M.** For each such exposure, whether YOU did any sanding of ASBESTOS-CONTAINING FRICTION PRODUCTS;
- N. For each such exposure, whether YOU did any cutting of ASBESTOS-CONTAINING FRICTION PRODUCTS;
- O. For each such exposure, whether YOU did any drilling of ASBESTOS-CONTAINING FRICTION PRODUCTS;
- **P.** For each such exposure, whether YOU removed any ASBESTOS-CONTAINING FRICTION PRODUCTS from a MOTOR VEHICLE;
- Q. For each such exposure, IDENTIFY by manufacturer and type each ASBESTOS-CONTAINING FRICTION PRODUCT removed by YOU removed (e.g., brake linings by ABC Corp. and XYZ Corp.);
- R. For each such exposure, describe any WRITTEN INFORMATION which indicated the identity of the manufacturer of any ASBESTOS-CONTAINING FRICTION PRODUCTS YOU removed;

- S. For each such exposure, describe the type of MOTOR VEHICLE on which YOU performed work with ASBESTOS CONTAINING FRICTION PRODUCTS (e.g., car, light truck, heavy truck, tractor, bus, etc.);
- T. For each such exposure, IDENTIFY the manufacturer and model year of MOTOR VEHICLE on which YOU performed work with ASBESTOS-CONTAINING FRICTION PRODUCTS;
- U. For each such exposure, provide a complete description of any work performed with ASBESTOS-CONTAINING FRICTION PRODUCTS by others which YOU contend caused an asbestos exposure to YOU;
- V. For each occasion on which YOU contend work performed with ASBESTOS-CONTAINING FRICTION PRODUCTS by others caused an asbestos exposure to YOU, state YOUR proximity to the work performed;
- W. Please IDENTIFY every supplier from whom YOU obtained ASBESTOS-CONTAINING FRICTION PRODUCTS:
- X. For each supplier IDENTIFIED above, state the years in which YOU obtained ASBESTOS-CONTAINING FRICTION PRODUCTS from that supplier;
- Y. For each such exposure, describe any safety equipment or protective devices for use with ASBESTOS-CONTAINING FRICTION PRODUCTS used by YOU;
- Z. IDENTIFY all documents which support YOUR contention that YOU were exposed to asbestos from any ASBESTOS-CONTAINING FRICTION PRODUCT (not including documents obtained from other defendants through discovery).
- 4. Have YOU ever received any formal instruction or training in MOTOR VEHICLE inspection, repair, maintenance or mechanics? If so, please state:
 - A. Where YOU received such training;
 - B. When YOU received such training;

- **C.** By whom the training was given, noting corporate identity as well as name and address of individual(s);
- The subject or topics involved;
- E. The systems or parts of the MOTOR VEHICLE involved;
- F. Whether any safety equipment or protective devices with respect to asbestos were discussed and/or advised and, if so, describe the equipment/devices; and
- **G.** Whether the subject of asbestos (asbestos parts, asbestos health hazards, etc.) was discussed and, if so, what was said;
- 5. Were technical or ship manuals ever made available to YOU at any place of employment where YOU performed MOTOR VEHICLE repairs? If so, please state:
 - A. At which place of employment or training or in what other circumstances the manuals were made available:
 - **B.** The time periods during which the manuals were made available;
 - C. The identity of the manual (i.e., Chilton's, etc.);
 - **D.** What systems or components were covered in the manuals; and
 - **E.** YOUR use of the manual (including the frequency of use, reasons for use, etc.).
- 6. Are YOU contending that any defect or defective condition exists with respect to ASBESTOS-CONTAINING FRICTION PRODUCTS other than a failure to warn? If so:
 - A. Set forth YOUR contention with respect to the alleged defect or defective condition;
 - **B.** State all facts upon which YOU base YOUR contention that a defect or defective condition (other than a failure to warn) exists with respect to ASBESTOS-CONTAINING FRICTION PRODUCTS;
 - C. IDENTIFY all documents and/or writings upon which YOU rely in so contending; and

- **D.** IDENTIFY all witnesses who have knowledge of the facts upon which YOU rely in so contending.
- 7. Are YOU contending that any warnings regarding ASBESTOS-CONTAINING FRICTION PRODUCTS given were inadequate or insufficient? If so, please state:
 - A. State YOUR contention as to each manufacturer or supplier of ASBESTOS-CONTAINING FRICTION PRODUCTS to which YOU contend YOU were exposed;
 - **B.** State YOUR contention as to how each warning was insufficient:
 - **C.** State YOUR contention as to what a proper warning should have been;
 - **D.** IDENTIFY the witnesses who have personal knowledge of the facts which support any of the contentions set forth above.
- 8. Do YOU contend that any misrepresentations were made to YOU by any manufacturer or supplier of ASBESTOS-CONTAINING FRICTION PRODUCTS? If so, please state:
 - **A.** The nature or substance of the misrepresentation;
 - B. By whom it was made;
 - C. To whom it was made; and
 - D. When it was made.
- 9. Do YOU contend that there was a violation of any state or federal law or regulation by any manufacturer or supplier of the ASBESTOS-CONTAINING FRICTION PRODUCTS to which YOU contend YOU were exposed? If so, state specifically and in detail and by citation each and every state or federal law or regulation YOU contend was violated and state the name of each manufacturer and/or supplier YOU contend committed the violations.
- 10. Were YOU/are YOU licensed or certified by any local, state or federal authority to perform work upon MOTOR VEHICLES? If so, please state:
 - A. By whom YOU were or are licensed or certified;

- B. When YOU were licensed or certified;
- C. What the requirements were/are to become licensed or certified;
- **D.** Whether YOU had to pass any written examinations to become licensed or certified;
- **E.** Whether YOU had to pass any proficiency examinations to become licensed or certified;
- **F.** Whether YOU were ever retested or recertified and, if so, the dates of the retesting or recertification; and
- **G.** Whether YOUR license or certificate was revoked or suspended and, if so, when and why.
- 11. Did YOU ever complain about working conditions, specifically any potential hazards of working with ASBESTOS-CONTAINING FRICTION PRODUCTS? If so:
 - A. To whom did YOU complain;
 - B. When did YOU complain;
 - C. Describe the specific nature of YOUR complaint;
 - **D.** What action, if any, was taken to rectify the situation;
 - E. State when such action was taken;
 - F. State whether YOU repeated the complaints if no action was taken:
 - **G.** State whether YOUR coworkers joined in YOUR complaints;
 - H. IDENTIFY anyone who may have heard YOU make YOUR complaints; and
 - I. State whether YOUR complaints were made orally or in writing.
- 12. To YOUR knowledge, were any air samplings for asbestos levels taken at any of the locations at which YOU worked? If so, please state:
 - **A.** The work location or place of employment where this occurred;
 - B. When the sampling(s) took place;

- **C.** By whom the sampling was performed;
- D. By what method the sampling was performed; and
- **E.** The results of the sampling.
- 13. To YOUR knowledge, did any governmental agency, federal, state or local, conduct any inspection of any of YOUR work locations/places of employment? If so, please state:
 - A. Name and address of each work place;
 - B. Date(s) of inspection;
 - C. Purpose of inspection;
 - D. Findings of the inspection; and
 - E. Whether any changes (of the facilities, equipment or in procedures) were instituted in the work environment within three months of the inspection.
- 14. At any time, were YOU aware of or did YOU read any bulletins, newsletters or similar publications regarding ASBESTOS-CONTAINING FRICTION PRODUCTS or asbestos-related health hazards issued by any manufacturer, distributor or seller of ASBESTOS-CONTAINING FRICTION PRODUCTS, governmental agency, dealership association, union, organization of MOTOR VEHICLE mechanics or any other group, association or organization? If so, please state:
 - A. The title of the publication;
 - B. The date of the publication;
 - C. The identity of the group publishing the document;
 - D. Where YOU saw the document (at the place of employment or mailed to YOUR home);
 - E. When YOU saw the document (received regularly or on an intermittent basis and the time frame of receipt);
 - F. The specifics or details of the information concerning asbestos health hazards allegedly arising from ASBESTOS-CONTAINING FRICTION PRODUCTS; and

- **G.** What, if anything, YOU did in response to the information contained in this publication (including complaints to employers).
- 15. Are YOU Medicare-eligible? If so, please state:
 - A. Whether you are currently enrolled in Medicare;
 - **B.** If you are not currently enrolled in Medicare, whether you have previously been enrolled;
 - C. The dates on which you are or were enrolled in Medicare;
 - D. YOUR Medicare number.
- 16. Has any person other than YOU received or sought treatment from Medicare for any reason related to your claims in this case? If so, please state, for each such person:
 - **A.** The name, address, and telephone number;
 - **B.** The person's relation to you (e.g. spouse, natural child);
 - C. The person's Medicare number;
 - **D.** The inclusive dates of such treatment.
- 17. Have YOU filed a claim against a bankruptcy trust? If "yes," state for each claim:
 - A. The name and address of that trust;
 - **B.** The date YOUR claim was filed;
 - C. Either (1) attach all DOCUMENTS evidencing the information sought in this interrogatory to your answers to interrogatories, or (2) attach disks containing such data, or (3) describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.

EXHIBIT G

DEFENDANTS' STANDARD REQUESTS FOR PRODUCTION AND IDENTIFICATION OF DOCUMENTS AND THINGS TO PLAINTIFFS

Plaintiff(s) above named is/are hereby requested, within 30 days, to identify and produce for inspection and copying the records and things described hereinbelow.

The below described documents are currently in your possession, custody or control, are not privileged, and are relevant to the subject matter of this action or reasonably calculated to lead to the discovery of admissible evidence in this action.

INSTRUCTIONS

- 1. You are requested to produce not only those writings and any indices thereto in your possession, custody or control, but also those writings reasonably available to you, including those in the possession, custody or control of your attorneys, agents, or any other person acting on your behalf.
- 2. You are requested to produce all writings in the same form and order as they were kept prior to this notice to produce.
- 3. In the event you are able to produce only some of the writings called for in a particular request, please produce all writings you are able to produce.
 - 4. Your responses must be verified under oath.

DEFINITIONS

- 1. "DOCUMENT" or "WRITING" are defined as in Evidence Code Section 250; and these words refer to all such materials, however produced or reproduced, in your actual or constructive possession, custody, care or control; and includes, but is not limited to, originals, copies, nonidentical copies, and preliminary, intermediate, and final drafts of all writings. Evidence Code Section 250 provides: "Writing means handwriting, typewriting, printing, photostating, photographing, and every other means of recording upon any tangible thing, any form of communication or representation, including letters, words, pictures, sounds, or symbols, or combinations thereof." A reference herein to any one or more of these types of writings shall be construed to include all other types of writings without limitation.
- 2. "YOU" and "YOUR" refers to plaintiff(s), the allegedly injured party, his/her agents, his/her attorneys, and anyone on his/her behalf.
- 3. "EXPOSED PERSON" means to state the complete name and address of each person whose claimed exposure to asbestos is the basis of this lawsuit.
- 4. As used herein, the term "MEDICAL TREATMENT FACILITY" means hospitals, dispensaries, laboratories, optometry clinics, psychological clinics, clinics of all other

kinds, mental institutions, radiology laboratories, pathology laboratories, rest homes, sanitariums, convalescent homes, and all other institutions, organizations, and facilities wherein are practiced the healing arts.

5. As used herein, the term "MEDICAL PRACTITIONER" refers to all physicians, osteopaths, dentists, chiropractors, nurses, psychiatrists, psychologists, optometrists, physical therapists, and all other persons practicing, or purporting to practice, the healing arts.

WRITINGS AND OTHER TANGIBLE ITEMS REQUESTED

- 1. All DOCUMENTS and WRITINGS (including photographs) concerning, illustrating, showing or describing any raw asbestos or materials or products containing asbestos that the plaintiff or exposed party allegedly used or to which the EXPOSED PERSON was allegedly exposed.
- 2. All DOCUMENTS in plaintiff's possession or under plaintiff's control that identify the retail and wholesale suppliers of the alleged asbestos-containing materials that caused the claimed injuries.
- 3. All DOCUMENTS and WRITINGS allegedly concerning, proving or indicating how the EXPOSED PERSON allegedly used the asbestos products and how the EXPOSED PERSON was allegedly exposed to the asbestos products.
- 4. All DOCUMENTS AND WRITINGS concerning or constituting communications (written or verbal) to or from any labor union concerning asbestos.
- 5. All DOCUMENTS and WRITINGS substantiating an income loss, loss of business, or damages due to the EXPOSED PERSON's physical condition, including W2 forms, wage statements, Social Security records, workers' compensation files, profit and loss statements, and documentation of retirement and/or pension plans.
- 6. All containers (e.g., boxes, cans, buckets, sacks, etc.) collected by, under the control or in the possession of the plaintiff evidencing or containing any raw asbestos or materials or products containing asbestos to which the EXPOSED PERSON claims to have been exposed.
- 7. Samples of all raw asbestos or materials or products containing asbestos to which the EXPOSED PERSON claims to have been exposed.
- 8. All DOCUMENTS and WRITINGS showing the names of employers, locations and jobs that the EXPOSED PERSON worked on, including any personal diaries, work diaries and photographs.

- 9. All DOCUMENTS and WRITINGS (e.g., articles, papers and/or notes) collected by, under the control or in the possession of plaintiff that concern health hazards associated with asbestos materials.
- 10. Copies of all medical bills incurred due to the EXPOSED PERSON's alleged medical condition(s) that are the subject of this lawsuit.
- 11. All DOCUMENTS and WRITINGS representing, recording or referring to any disability pension or disability insurance benefits received by the EXPOSED PERSON or claims/applications by the EXPOSED PERSON for such benefits.
- 12. All transcripts of testimony and statements under oath by plaintiff or the EXPOSED PERSON relating to the physical condition of plaintiff or the EXPOSED PERSON.
- 13. All DOCUMENTS and WRITINGS arising out of any employment of the EXPOSED PERSON at which the EXPOSED PERSON claims asbestos exposure including but not limited to personnel files, physical examinations, medical clearances and performance reviews.
- 14. (For the spouse of the EXPOSED PERSON only) marriage certificate(s) of the spouse of the EXPOSED PERSON in a loss of consortium action.
- 15. All DOCUMENTS and WRITINGS collected by, under the control or in the possession of plaintiff that identify the retail and wholesale suppliers of the alleged asbestoscontaining materials that caused the claimed injuries.
- 16. If the EXPOSED PERSON is or was a proprietor of a business involving sale, use or distribution of asbestos-containing products, provide with respect to said business all purchase orders, purchase receipts, bills of lading, shipping and/or receiving documents, invoices or bills relating to the purchase, sale or use of any asbestos-containing products in the business, canceled checks, check registers, accounts payable ledgers, accounts receivable ledgers, general ledgers, accounting books and papers relating to the business, architectural specifications, books, product brochures or other literature, manuals, catalogs, price lists, reference guides, books or other papers received from suppliers or manufacturers relating to asbestos-containing products, packages or containers of asbestos-containing products

EXHIBIT H

NOTICE OF SERVICE OF PLAINTIFFS' CASE SPECIFIC STANDARD INTERROGATORIES TO DEFENDANTS

Plaintiff's case specific standard interrogatories are propounded to each of the following defendants:

The PREMISES, JOBSITES or WORKSITES including, if available, AREAS of IDENTIFIED WORK (collectively referred to as "DESCRIBED SITES") and the time periods for which said defendants are required to answer these interrogatories are:

Described Sites

Time Period

Plaintiff's counsel certifies that counsel has made a good faith effort to identify the
"DESCRIBED SITES" and "TIME PERIOD" listed above by conferring to the extent
reasonably possible with the plaintiff(s) and that to the best of counsel's knowledge the
information sought has not been previously obtained from the defendant in answer to
plaintiff's standard interrogatories to all defendants or the annual supplement thereto.
DATED:

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DATED:		

PLAINTIFFS' STANDARD CASE SPECIFIC INTERROGATORIES TO DEFENDANTS

PREFACE

Unless otherwise specifically set forth herein, the DESCRIBED SITE(S) for which you must respond are those listed in PLAINTIFF'S notice sent to you to initiate your responses to these Interrogatories and any other DESCRIBED SITE(S) known to you at which PLAINTIFF was exposed to asbestos.

Any information provided by any DEFENDANT in answer to General Order Interrogatories need not be repeated in answer to these followup interrogatories, except that a DEFENDANT must provide more specific information which is responsive to a specific designation of a DESCRIBED SITE if not included in previous answers. (Thus, for example, a DEFENDANT which has responded to the Standard Interrogatories regarding a particular facility in general must provide such information as it has regarding the particular unit in the facility identified as a PLAINTIFF'S DESCRIBED SITE.)

Hospitals and other health care entity defendants shall provide responses related only to that defendant's physical facilities and shall not be required to disclose any information related to the furnishing of services to patients.

DEFINITIONS

- "AREA(S)" or "IDENTIFIED WORK" means the contract or subcontract, specific structure, building, building number, floor of the building, ship, process line, unit, piece of equipment or other specific place within each WORKSITE and PREMISES where PLAINTIFF worked and/or where the PLAINTIFF was exposed and/or the location that was the source of that exposure.
- 2. "ASBESTOSCONTAINING PRODUCT(S)" shall mean a product(s) which this defendant knows or believes to have contained any amount of the mineral asbestos at any time.
- 3. "COMPANY" means any private enterprise including corporations, partnerships, joint ventures, and sole proprietorships.
- 4. A "CONTRACT UNIT" shall mean a branch, division, subsidiary or other affiliated entity of a DEFENDANT which has been or is now engaged in installation, disturbing or handling and/or removal of RAW ASBESTOS and/or ASBESTOSCONTAINING PRODUCTS.

- "DESCRIBED SITES" means the PREMISES, JOBSITES, or WORKSITES, including, if available, AREAS of IDENTIFIED WORK.
- 6. "DOCUMENT(S)" or "WRITING(S)" shall include all writings as defined by Section 250 of the California Evidence Code.
- 7. "GEOGRAPHIC AREA" means the 46 counties of Northern California (Alameda, Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Kern, Kings, Lake, Lassen, Marin, Mariposa, Mendocino, Merced, Modoc, Mono, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Francisco, San Joaquin, San Mateo, Santa Clara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Sonoma, Stanislaus, Sutter, Tehama, Trinity, Tulare, Tuolumne, Yolo, Yuba) and military facilities/installations in the State of California, or the following shipyards: Bethlehem Shipbuilding, San Pedro; California Shipbuilding, Terminal Island; Consolidated Steel Shipyard, Wilmington; Los Angeles Shipbuilding and Dry Dock aka L.A. Ship, San Pedro; National Steel and Shipbuilding Corporation, San Diego; Todd Shipyards Corporation, San Pedro; Triple "A" Machine, San Diego; Western Pipe and Steel Company, Los Angeles and San Pedro Divisions; Naval Air Station, North Island; Thirtysecond Street Naval Repair Facility, San Diego; Long Beach Naval Shipyard; and San Diego Destroyer Base.
- 8. Request to IDENTIFY a "WRITING" or "DOCUMENT" or study shall mean a request to either attach such an exhibit to your answers to these Interrogatories, or to describe such with sufficient particularity that it may be made the subject of a request for production of documents. YOUR description should include an indication of: (a) the author; (b) addressee(s); (c) date of origin; (d) the nature of the writing or document (e.g., letter, telephone memorandum, audio tape recording, photograph, etc.); and (e) its present location, name and present address of custodian thereof.

- 9. A request to "IDENTIFY" an oral communication shall mean a request to describe the communication with particularity, and shall include the following information; (a) the identity of all parties to the communication; (b) the identity of the person whom you contend initiated the communication; (c) the identity of all persons present at the time of the communication; and (d) the time, date and place of the communication.
- 10.A request to "IDENTIFY" or to state the "IDENTITY" of a person or individual means to state his or her name, the place of employment, job title, present business or present or last known home address, years of employment and last known telephone number if not employed by DEFENDANT.
- 11.A request to "IDENTIFY" the product shall mean a request to describe the product, the material or compound by the following means: (1) by nickname or slang name used in your industry and/or occupation; (2) by the name under which it is sold in the marketplace (trade name); and (3) by its generic name.
- 12."JOBSITE(S)" or "WORKSITE(S)" means any location other than a PREMISES at which PLAINTIFF claims exposure to asbestos.
- 13."MARKET" (MARKETing, MARKETed) shall mean the mining, supply, sale, labeling, distribution, importing, processing or manufacture of RAW ASBESTOS and/or ASBESTOSCONTAINING PRODUCT(S).
- 14.A request to describe the "NATURE" of a product means to describe the: (a) color; (b) texture; (c) form (i.e., powder, liquid, paste, solid, board, cloth, blanket, wire insulation, etc.); (d) physical dimensions, if solid (length, width and height); (e) the type of shipping package and shipping package dimensions if not solid; (f) type of asbestos fiber used in the composition of the product (e.g., chrysotile, amosite, crocidolite); (g) the intended use or function of such product

- as recommended by this DEFENDANT as the miner, producer, supplier, contractor, manufacturer, distributor, owner or seller; and (h) the type of worksite in which it was intended to be used (e.g., shipyard, refinery, commercial building construction, manufacturing plant, home, power generating plant, etc.).
- 15."PREMISES" includes, but is not limited to, buildings, refinery facilities, boilers, generators, tract housing, commercial buildings and other such structures.
- 16. "RAW ASBESTOS" means asbestos fiber mined or milled, either packaged or in bulk, not compounded with other substances and essentially pure with the exception of naturally occurring trace amounts of other substances.
- 17."THIS DEFENDANT" (or "DEFENDANT") shall mean the named defendant herein, all of its divisions, alternate entities, predecessors in interest, and successors in interest.
- 18."YOU" and "YOUR" refer to the DEFENDANT who is named above as responding party.

INTERROGATORIES

<u>INTERROGATORY NO.1</u> (For Contractor Defendants Only):

Did this DEFENDANT install, remove, disturb or handle or contract to have others do work which involved the installation, removal, disturbing or handling of RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS at any DESCRIBED SITE? If so,

- A. IDENTIFY every contract to which YOU were a party or to which any of YOUR contractor(s) or subcontractor(s) were parties (regardless of the degree of removal) involving work at the DESCRIBED SITE at or before the time designated in the notice. For each such contract:
 - 1. IDENTIFY the parties to the contract;
 - 2. Provide a description of the work to be performed by each party to the contract and a description of the DESCRIBED SITE where work was to be performed under the contract;
 - 3. IDENTIFY and describe the NATURE of the RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS

- installed, removed, disturbed or handled in the performance of the contract;
- IDENTIFY the person or entity from which the RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS were obtained;
- 5. State the dates of the contract and the dates of performance;
- 6. IDENTIFY all records which identify persons who worked at the DESCRIBED SITE.
- B. Either attach all DOCUMENTS, or discs containing such data, evidencing the information sought in this interrogatory and its subparts to your answer to these interrogatories, or describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- C. IDENTIFY the person(s) presently most knowledgeable about the information sought in this interrogatory or its subparts.

INTERROGATORY NO.2 (To Manufacturer or Distributor Defendants only):

Were any of THIS DEFENDANT'S RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS sold, shipped, MARKETED, or otherwise distributed either to or for use at the DESCRIBED SITES at or before the time designated in the notice? If so:

- A. IDENTIFY and state the NATURE and quantity of the RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS;
- B. IDENTIFY to whom said RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS were sold;
- C. IDENTIFY to whom said RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS were shipped;
- D. Either attach all DOCUMENTS, or discs containing such data, evidencing the information sought in this interrogatory and its subparts to your answer to these interrogatories, or describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.

E. IDENTIFY the person(s) presently most knowledgeable about the information sought in this interrogatory or its subparts.

INTERROGATORY NO.3 (for Premises Defendants only):

Did YOU install, remove, handle or disturb RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS at any DESCRIBED SITE at or before the time designated in the notice? If so:

- A. IDENTIFY the PREMISES.
- B. For each of the PREMISES:
 - 1. State the nature of your ownership or possessory interest;
 - 2. State the inclusive date of that interest;
 - 3. IDENTIFY the party from whom that interest was acquired;
 - 4. IDENTIFY the party, if any, to whom that interest was transferred.
- C. IDENTIFY every contract to which YOU were a party or of which YOU have knowledge wherein the performance of such contract involved the installation, removal, disturbing or handling of any RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS at YOUR PREMISES. For each such contract:
 - 1. IDENTIFY the parties to the contract;
 - 2. Provide a general description of the work to be performed by each party to the contract;
 - 3. IDENTIFY and describe the NATURE of the RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS installed, removed, disturbed or handled in the performance of the contract;
 - 4. State the dates of the contract and the dates of performance;
- D. Except as provided in response to subpart (C), has any work other than routine maintenance been done on or to the PREMISES that involved the installation, removal, disturbing or handling of RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS? If so, for each such instance:

- 1. State the inclusive dates of the work;
- 2. State the specific location of the work;
- 3. Provide a general description of the work;
- State whether the work was done by YOU or YOUR employees;
- 5. IDENTIFY and describe the NATURE of the RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS installed, removed, handled or disturbed;
- IDENTIFY from whom the RAW ASBESTOS OR ASBESTOSCONTAINING PRODUCTS were acquired.
- E. Has any asbestos abatement effort been made at the DESCRIBED SITES? If so, for each such effort:
 - 1. IDENTIFY who did the work;
 - 2. State the inclusive dates thereof;
 - 3. State whether samples were taken, and, if the samples still exist, IDENTIFY the custodian of the samples;
 - 4. State whether any material was tested, and, if so, what were the results of each test;
 - 5. IDENTIFY each test result with sufficient particularity for purposes of a request for production of documents, or, in the alternative, attach a copy to YOUR answers to these interrogatories.
- F. Except for insurance coverage litigation, have you filed suit against, or otherwise sought to recover from, any person or entity for some or all of the cost of asbestos abatement or for the property damage allegedly caused by the presence of RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS on the PREMISES? If so:
 - 1. IDENTIFY the person or entity against whom YOU have filed suit or otherwise sought to recover;
 - 2. If YOU have filed suit, state the court in which the action was filed, the date on which it was filed, IDENTIFY all Plaintiffs and Defendants and their counsel of record:

- 3. State whether or not the case has been resolved, and, if so, what was the status or disposition.
- G. Either attach all DOCUMENTS, or disks containing such data, evidencing the information sought in this Interrogatory and its subparts to your answers to these Interrogatories, or describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- H. IDENTIFY the person(s) presently most knowledgeable about the information sought in this interrogatory or its subparts.

INTERROGATORY NO.4 (Premises and Contractor Defendants Only):

At or before the time designated in the notice, did YOU require PLAINTIFF to wear a respirator or face mask? If so:

- A. IDENTIFY the individual(s) who communicated this requirement to the PLAINTIFF;
- B. State the date(s) this requirement was first communicated to the PLAINTIFF:
- C. State the means by which this requirement was communicated;
- D. Either attach all DOCUMENTS, or discs containing such data, evidencing the information sought in this interrogatory and its subparts to your answer to these interrogatories, or describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- E. IDENTIFY the person(s) presently most knowledgeable about the information sought in this interrogatory or its subparts.

INTERROGATORY NO.5 (Premises Defendants Only):

Did YOU supply contractor or subcontractors with any tools or equipment to be used by contractors or subcontractors (or their employees) working in the AREA where the PLAINTIFF worked at the DESCRIBED SITES during the installation, removal, handling or disturbing of RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS? If so, for each occasion:

A. Describe the tools or equipment supplied;

- B. IDENTIFY to whom the tools or equipment were supplied;
- C. State the inclusive dates;
- D. Either attach all DOCUMENTS, or discs containing such data, evidencing the information sought in this interrogatory and its subparts to your answer to these interrogatories, or describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.
- E. IDENTIFY the person(s) presently most knowledgeable about the information sought in this interrogatory or its subparts.

INTERROGATORY NO.6

Was air sampling ever conducted at any of the DESCRIBED SITES in which YOU had an ownership or possessory interest or where YOU performed services or where YOUR products were installed? If so, for each occasion:

- A. Describe why the sampling was conducted;
- B. Describe the results thereof;
- C. Set forth the dates on which said samplings were performed;
- D. Describe the location or locations within the DESCRIBE SITE where the samplings were obtained;
- E. IDENTIFY the person(s) presently most knowledgeable about the information sought in this interrogatory or its subparts.
- F. Either attach all DOCUMENTS, or discs containing such data, evidencing the information sought in this interrogatory and its subparts to your answer to these interrogatories, or describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.

INTERROGATORY NO.7:

At any time during or after the time designated in the notice, was bulk sampling conducted at any of the DESCRIBED SITES in which you had an ownership or possessor interest? If so:

- A. Describe why the sampling was conducted;
- B. Describe the results thereof:

- C. Set forth the dates on which such samplings were performed;
- D. Describe the location or locations within the DESCRIBED SITE where the samplings were obtained;
- E. IDENTIFY the person(s) presently most knowledgeable about the information sought in this interrogatory or its subparts.
- F. Either attach all DOCUMENTS, or discs containing such data, evidencing the information sought in this interrogatory and its subparts to your answer to these interrogatories, or describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.

INTERROGATORY NO.8 (Premises and Contractor Defendants Only):

For each instance that work was performed by contractors or subcontractors at any of the DESCRIBED SITES involving the installation, the disturbing, handling or removal of RAW ASBESTOS or ASBESTOSCONTAINING PRODUCTS, state what measures, if any, were taken by YOU or YOUR employees to provide a safe working environment as regards asbestos exposure in the AREAS where the PLAINTIFF worked at the designated times.

- A. IDENTIFY the person(s) presently most knowledgeable about the information sought in this interrogatory or its subparts.
- B. Either attach all DOCUMENTS, or discs containing such data, evidencing the information sought in this interrogatory and its subparts to your answer to these interrogatories, or describe such DOCUMENTS with sufficient particularity that they may be made the subject of a request for production of documents.

INTERROGATORY NO.9:

IDENTIFY each person who prepared or assisted in the preparation of the responses to these interrogatories. (Do not identify anyone who simply typed or reproduced the responses.)

INTERROGATORY NO.10:

If any person YOU have identified in YOUR answers to these interrogatories has had his or her deposition taken, IDENTIFY the deposition by the name of the deponent, the date the deposition was taken, the caption and number of the action in which it was taken, the court which had jurisdiction over the action in which it was taken (including state and county), and either the name and address of the court reporting agency which took the deposition or the name and address of deponent's counsel of record.

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EXHIBITS I1-I12

AUTHORIZATION FOR MEDICAL RECORDS

HIPAA COMPLIANT AUTHORIZATION FOR MEDICAL RECORDS PURSUANT TO 45 CFR 164.508

TO:	
I,, hereby authorize you to release to and/or permit inspection and copying by RECORDTRAK, 130 WEBSTER STREET, Suite 100, Oakland, CA 94607, or their representatives, any a medical information including but not limited to charts, records, reports, histories, laboratory studies, no and/or outpatient records, all chest x-rays, CT scans, cytology, pathology (including all slides and paraff and PFT data and printouts pertaining to:	tes, x-rays
Patient Name:; Date of Birth; Social Security Number:	
for purposes of review, evaluation and evidence in connection with a lawsuit filed on	
I acknowledge the right to revoke this authorization by writing to the ROA Agent at RecordTrak at 130 Street, Suite # 100, Oakland, CA 94607. However, I understand that any actions already taken in reliance authorization cannot be reversed, and my revocation will not affect those actions.	Webster e on this
I acknowledge the potential for information disclosed pursuant to this authorization to be subject disclosure by the recipient and no longer be protected under 45 CFR 164.508.	t to re-
I understand that the covered entity to whom this authorization is directed may not condition tre payment, enrollment or eligibility benefits on whether or not I sign the authorization.	atment,
Any facsimile, copy or photocopy of the authorization shall authorize you to release the records	herein.
This authorization is given in compliance with the Federal Confidentiality Law (21 U.S.C. Sect CFR Subsection 2.1-2.67.1 and Health & Safety Code Section 199.21(g) and California Civil Code Section 199.21(g) and specifically allows you to release alcohol, drug, psychiatric, sickle cell anemia information and results which are not unequivocally negative.	on 56, et
This authorization is given in compliance with the Federal Privacy Act (5 U.S.C. Section 552a(California Confidentiality of Medical Information Act (Civil Code Section 56.10, et seq.), the restriction have been specifically considered and are hereby expressly waived. A photocopy of this authorization shas the original.	s of which
This authorization is effective immediately and shall remain in effect for one year. I understand a right to receive a copy of this authorization upon request.	that I have
Copy requested and received: [] Yes [] No Initials:	
It is also my understanding that RECORDTRAK is required by law to provide my attorneys wit my records for a 21 day first look before sending them to any defendant involved in my asbestos case. If preliminary fact indicates plaintiff will seek trial preference, the first look is 7 days.	
Is this case subject to trial preference? [] Yes [] No	
Dated;	

The language of this authorization has been authorized by San Francisco Superior Court. No alteration of or deletion to this form may be made by plaintiff or plaintiff's attorney without order of the San Francisco Superior Court on noticed Motion.

AUTHORIZATION FOR MEDICAL BILLS

HIPAA COMPLÌANT AUTHORIZATION FOR BILLING RECORDS PURSUANT TO 45 CFR 164.508

TO;
I,, hereby authorize you to release to and/or permit inspection and copying by RECORDTRAK, 130 WEBSTER STREET, Suite 100, Oakland, CA 94607, or their representatives, in connection with a legal claim, the following information for any time whatsoever pertaining to the following patient for purposes of review, evaluation and evidence in connection with a lawsuit filed on
Patient Name:; Date of Birth; Social Security Number:
As used in this Authorization, "DOCUMENTS" means a writing, as defined in evidence Code Section 250, and includes the original or a copy without limitation of every kind of written, printed, typed, recorded, or graphic matter, however produced or reproduced, including but not limited to notes, forms, claims, memoranda, briefs, summaries, charts, medical records, transcripts and correspondence concerning or relating to the individual referenced above.
 Any and all billing records and statements which relate or pertain to any treatment, service, payment, credit, adjustment, or transaction of any type. Any and all documents reflecting payments made by Medicare, MediCal, Medicaid and/or any other medical insurance. Any and all documents reflecting any payments made by the patient on his/her own behalf. Any and all documents reflecting the medical charges to date and the current balance of the account. Any and all documents reflecting the total cost of each of the patient's medical treatments at the said facility, and the breakdown of the amount actually paid by and/or due from each payee, including but not limited to the patient, Medicare, MediCal, Medicaid and/or any other medical insurance. Any and all documents showing the amount discounted/reduced by your facility or its contracting agency from the total medical charges. Any and all contracts between Medicare, MediCal, Medicaid and your facility or contracting agency, physicians, employees and/or any other agents or representatives of your facility. Any and all documents contained in completed UB-92 or HFCA 1500 forms, such as ICD-9 diagnosis and procedure codes, including any E-codes, CPT codes, and DRG codes. Payment documentation should include explanations of reviews and/or explanations of benefit forms detailing the payments accepted for services provided to the patient. Any and all documents entitled CMS or Medicare Summary Notice.
This authorization is given in compliance with the Federal Confidentiality Law (21 U.S.C. Section 1175, 42 CFR Subsection2.1-2.67.1 and Health and Safety Code Section 199.21(g) and California Civil Code Section 56 et seq.) and specifically allows you to release alcohol, drug, psychiatric, sickle cell anemia information and/or HIV test results which are not unequivocally negative. This authorization is given in compliance with the Federal Privacy Act (5 U.S.C. {552 a(b)) and the California Confidentiality of Medical Information Act (C.C. Subsection 56.10, et seq.), the restrictions of which have been specifically considered and are hereby expressly waived. This authorization is effective immediately and shall remain in effect for one year. I understand that I have a right to receive a copy of this authorization upon request. Copy requested and received: It is also my understanding that RECORDTRAK is required by law to provide my attorneys with copies of my records for a 21 day first look before sending them to any defendant involved in my asbestos case. If the preliminary fact indicates plaintiff will seek trial preference, the first look is 7 days.
I acknowledge the right to revoke this authorization by notifying the record custodian in writing at the facility identified above of my desire to revoke it. However, I understand that any actions already taken in reliance on this authorization cannot be reversed, and my revocation will not affect those actions. I acknowledge the potential for information disclosed pursuant to this authorization to be subject to re-disclosure by the recipient and no longer be protected under 45 CFR 164.508. I understand that the covered entity to which this authorization is directed may not condition treatment, payment, enrollment or eligibility benefits on whether or not I sign the authorization. Any facsimile, copy or photocopy of the authorization shall authorize you to release the records herein.
Signature:Date:

HIPAA COMPLIANT AUTHORIZATION FOR BILLING RECORDS PURSUANT TO 45 CFR 164.508

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I,, hereby authorize you to release to and/or permit inspection and copying by RECORDTRAK, 130 WEBSTER STREET, Suite 100, Oakland, CA 94607, or their representatives, in connection	on with a
legal claim, the following information for any time whatsoever pertaining to the following patient for purposes of revie	or or with a
evaluation and evidence in connection with a lawsuit filed on	11,
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Patient Name:;	
Patient Name:; Date of Birth; Social Security Number:	
As used in this Authorization, "DOCUMENTS" means a writing, as defined in evidence Code Section 250, and in the original or a copy without limitation of every kind of written, printed, typed, recorded, or graphic matter, he produced or reproduced, including but not limited to notes, forms, claims, memoranda, briefs, summaries, chart medical records, transcripts and correspondence concerning or relating to the individual referenced above.	wever
Any and all billing records and statements which relate or pertain to any treatment, service, payment, credit,	
adjustment, or transaction of any type.	
Any and all documents reflecting payments made by Medicare, Medical, Medicaid and/or any other medical	insurance.
Any and all documents reflecting any payments made by the patient on his/her own behalf.	
 Any and all documents reflecting the medical charges to date and the current balance of the account. 	
 Any and all documents reflecting the total cost of each of the patient's medical treatments at the said facility, 	
breakdown of the amount actually paid by and/or due from each payee, including but not limited to the patien	.t,
Medicare, Medical, Medicaid and/or any other medical insurance.	
 Any and all documents showing the amount discounted/reduced by your facility or its contracting agency from medical charges. 	n the total
 Any and all contracts between Medicare, Medical, Medicaid and your facility or contracting agency, physicia 	ane
employees and/or any other agents or representatives of your facility.	41103
 Any and all documents contained in completed UB-92 or HFCA 1500 forms, such as ICD-9 diagnosis and pr 	occdure
codes, including any E-codes, CPT codes, and DRG codes. Payment documentation should include explanati	
reviews and/or explanations of benefit forms detailing the payments accepted for services provided to the pat	ient.
 Any and all documents entitled CMS or Medicare Summary Notice. 	
This authorization is given in compliance with the Federal Confidentiality Law (21 U.S.C. Section 1175, 42 C	ממכ
Subsection 2.1-2.67.1 and Health and Safety Code Section 199.21(g) and California Civil Code Section 56 et seq.) and	JrK
specifically allows you to release alcohol, drug, psychiatric, sickle cell anemia information and/or HIV test results which	h are not
unequivocally negative.	
This authorization is given in compliance with the Federal Privacy Act (5 U.S.C. (552 a(b)) and the Californi	
Confidentiality of Medical Information Act (C.C. Subsection 56.10, et seq.), the restrictions of which have been specifi	cally
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This authorization is effective immediately and shall remain in effect for one year. I understand that I have a receive a copy of this authorization upon request. Copy requested and received:	ignt to
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for a 21 day first look before sending them to any defendant involved in my asbestos case. If the preliminary fact indic	
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I acknowledge the right to revoke this authorization by notifying the record custodian in writing at the facility	
above of my desire to revoke it. However, I understand that any actions already taken in reliance on this authorization of	annot be
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I acknowledge the potential for information disclosed pursuant to this authorization to be subject to re-disclos recipient and no longer be protected under 45 CFR 164.508. I understand that the covered entity to which this authoriza	
directed may not condition treatment, payment, enrollment or eligibility benefits on whether or not I sign the authorizat	
facsimile, copy or photocopy of the authorization shall authorize you to release the records herein.	IIII
Signature: Date: The language of this authorization has been authorized by San Francisco Superior Court. No alteration of or deletion to this form may be made by plaintif	For
the language of this admontation has been admonted by San Francisco Superior Court, two alteration of or deterior to hits form may be made by plaintiffs afformey without order of the San Francisco Superior Court on noticed Motion.	1 01

AUTHORIZATION FOR EMPLOYMENT RECORDS

AUTHORIZATION FOR RELEASE OF EMPLOYMENT RECORDS

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552a((Civil	This authorizati b)) and to the extended Section 56 re hereby expressial. This authorizati	on is given in coment applicable, the .10, et seq.), the rely waived. A photon is effective im	npliance wit California (estrictions of cocopy of the mediately ar	h the Feder Confidentia Which have is authorized	ral Privacy Act (5 U.S.C. Sect ality of Medical Information A we been specifically considered ation shall be valid as the main in effect for one year.	ct
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Date:	X]	x		-

The language of this authorization has been authorized by San Francisco Superior Court. No alteration of or deletion to this form may be made by plaintiff or plaintiff's attorney without order of the San Francisco Superior Court on noticed motion.

AUTHORIZATION FOR UNION/HEALTH & WELFARE RECORDS

AUTHORIZATION FOR RELEASE OF UNION/HEALTH & WELFARE RECORDS

ТО;
I,, hereby authorize you to release to and/or permit inspection and copying by RECORDTRAK, 130 WEBSTER STREET, Suite 100, Oakland, CA
94607, or their representatives, any and all union records including but not limited to union dues
statements, membership records, dispatch slips, employers and employment sites, beneficiary
records, health and welfare trust records, pension records, accident reports, compensation and disability claims, medical records and medical bills, union literature regarding health and safety
procedures and writings reflecting meetings on health and safety issues pertaining to
; Date of Birth; Social Security Number:, for purposes of review, evaluation and evidence in connection with a lawsuit filed
This authorization is given in compliance with the Federal Privacy Act (5 U.S.C. Section 552a(b)) and to the extent applicable, the California Confidentiality of Medical Information Act (Civil Code Section 56.10, et seq.), the restrictions of which have been specifically considered and are hereby expressly waived. A photocopy of this authorization shall be valid as the original.
This authorization is effective immediately and shall remain in effect for one year.
I understand that I have a right to receive a copy of this authorization upon request.
Copy requested and received:
It is also my understanding that RECORDTRAK is required by law to provide my attorneys with copies of my records for a 21 day first look before sending them to any defendant involved in my asbestos case. If the preliminary fact indicates plaintiff will seek trial preference the first look is 7 days.
Date: XX

AUTHORIZATION FOR RELEASE OF UNION/HEALTH & WELFARE RECORDS

TO;
I,
This authorization is given in compliance with the Federal Privacy Act (5 U.S.C. Section 552a(b)) and to the extent applicable, the California Confidentiality of Medical Information Act (Civil Code Section 56.10, et seq.), the restrictions of which have been specifically considered and are hereby expressly waived. A photocopy of this authorization shall be valid as the original.
This authorization is effective immediately and shall remain in effect for one year. I understand that I have a right to receive a copy of this authorization upon request. Copy requested and received: Yes No Initials:
It is also my understanding that RECORDTRAK is required by law to provide my attorneys with copies of my records for a 21 day first look before sending them to any defendant involved in my asbestos case. If the preliminary fact indicates plaintiff will seek trial preference the first look is 7 days.
Date: X X

The language of this authorization has been authorized by San Francisco Superior Court. No alteration of or deletion to this form may be made by plaintiff or plaintiff's attorney without order of the San Francisco Superior Court on noticed motion.

AUTHORIZATION FOR DEATH CERTIFICATE

AUTHORIZATION FOR RELEASE OF RECORDS - DEATH CERTIFICATE

TO:			
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This authorization is given in com 552a(b)) and to the extent applicable, the (Civil Code Section 56.10, et seq.), the re and are hereby expressly waived. A phot original.	California strictions o	Confidential f which have	ity of Medical Information Act been specifically considered
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I understand that I have a right to	receive a c	opy of this a	uthorization upon request.
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Is this case subject to trial preference?		□Yes □No	
Date; X		X	
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AUTHORIZATION FOR RELEASE OF RECORDS - DEATH CERTIFICATE

TO:				
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I,, h inspection and copying by RECORDTRA 94607, or their representatives, the Death Date of Birth; Social Security evaluation and evidence in connection with	ereby author K, 130 WE Certificate Youmber: halawsuit	orize y BSTE perta	you to release to R STREET, Su ining to, for pur	o and/or permit ite 100, Oakland, CA poses of review,
This authorization is given in comp 552a(b)) and to the extent applicable, the (Civil Code Section 56.10, et seq.), the resand are hereby expressly waived. A photo original.	California (strictions of	Confid f whic	dentiality of Mo h have been sp	edical Information Act ecifically considered
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I understand that I have a right to	receive a c	opy of	f this authoriza	tion upon request.
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It is also my understanding that RE attorneys with copies of my records for a 2 involved in my asbestos case. If the prelimination is 7 days.	21 day first	look	before sending	them to any defendant
Is this case subject to trial preference?	[∃Yes	□No	
Date: X	2	X		· · · · · · · · · · · · · · · · · · ·

The language of this authorization has been authorized by San Francisco Superior Court. No alteration of or deletion to this form may be made by plaintiff or plaintiff's attorney without order of the San Francisco Superior Court on noticed motion.

AUTHORIZATION FOR FUNERAL RECORDS

AUTHORIZATION FOR RELEASE OF FUNERAL RECORDS TO: _____ I, ______, hereby authorize you to release to and/or permit inspection and copying by RECORDTRAK, 130 WEBSTER STREET, Suite 100, Oakland, CA 94607, or their representatives, any and all Funeral records pertaining to ; Date of Birth _____; Social Security Number: _____, for purposes of review, evaluation and evidence in connection with a lawsuit filed _____. This authorization is given in compliance with the Federal Privacy Act (5 U.S.C. Section 552a(b)) and to the extent applicable, the California Confidentiality of Medical Information Act (Civil Code Section 56.10, et seq.), the restrictions of which have been specifically considered and are hereby expressly waived. A photocopy of this authorization shall be valid as the original. This authorization is effective immediately and shall remain in effect for one year. I understand that I have a right to receive a copy of this authorization upon request. Copy requested and received: □Yes \square No Initials: It is also my understanding that RECORDTRAK is required by law to provide my attorneys with copies of my records for a 21 day first look before sending them to any defendant involved in my asbestos case. If the preliminary fact indicates plaintiff will seek trial preference, the first look is 7 days. Is this case subject to trial preference? □Yes □No Date: X

TO: _____ I, ______, hereby authorize you to release to and/or permit inspection and copying by RECORDTRAK, 130 WEBSTER STREET, Suite 100, Oakland, CA 94607, or their representatives, any and all Funeral records pertaining to _____; Date of Birth ______; Social Security Number: _____, for purposes of review, evaluation and evidence in connection with a lawsuit filed ______. This authorization is given in compliance with the Federal Privacy Act (5 U.S.C. Section 552a(b)) and to the extent applicable, the California Confidentiality of Medical Information Act (Civil Code Section 56.10, et seq.), the restrictions of which have been specifically considered and are hereby expressly waived. A photocopy of this authorization shall be valid as the original. This authorization is effective immediately and shall remain in effect for one year. I understand that I have a right to receive a copy of this authorization upon request. Copy requested and received: □Yes \square No Initials: It is also my understanding that RECORDTRAK is required by law to provide my attorneys with copies of my records for a 21 day first look before sending them to any defendant involved in my asbestos case. If the preliminary fact indicates plaintiff will seek trial preference, the first look is 7 days. Is this case subject to trial preference? □Yes □No Date: X

AUTHORIZATION FOR RELEASE OF FUNERAL RECORDS

The language of this authorization has been authorized by San Francisco Superior Court. No alteration of or deletion to this form may be made by plaintiff or plaintiff's attorney without order of the San Francisco Superior Court on noticed motion.

AUTHORIZATION FOR SOCIAL SECURITY EARNINGS RECORDS

REQUEST FOR SOCIAL SECURITY EARNENES INFORMATION

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preference, the first look is 7 days.

AUTHORIZATION FOR SOCIAL SECURITY DISABILITY RECORDS

SSA will not honor this form unless all required fields have been completed (*signifies required field),

#NAME #ADDRESS RECORDTRAK 130 Webster Street, Suite 100 *See below Oakland, CA 94607 *I want this information released because: There may be a charge for releasing information. *Please release the following information selected from the list below: You must check at least one box. Also, SSA will not disclose records unless epplicable date ranges are included. Social Security Number Social Security benefit amount Ourrent monthly Social Security benefit amount My benefit/payment amounts from No Medical records from my claims folder(s) Social Security of the payment amounts from No Medical records from my claims folder(s) Social Security for records of records of the my claims folder(s) Social Security for the payment amounts from No Medical records from my claims folder(s) Social Security for the payment of legal guardian of a legally incompetent adult. I declare under penalty of paying in accordance with 26 O.F.R. \$ 16.41(d)[2004) that I have examined all the information on this form, and on any accompanying	of Birth *Social	Security Number
*See below Cakland, CA 94607 *I want this information released because; *There may be a charge for releasing information. *Please release the following information selected from the list below; *You must check at least one box. Also, \$3A' will not disclose records unless emplicable date ranges are included. *Social Security Number ** Current monthly Social Security benefit amount ** Current monthly Supplemental Security income payment amount ** My benefit/payment amounts from	on to release information or rec	ords about me to:
*See below Oakland, CA 94607 *I want this information released because; There may be a charge for toleasing information. *Please release the following information selected from the list below; You must check at least one box. Also, SSA will not disclose records unless applicable date ranges are included. Social Security Number Current monthly Social Security benefit amount Current monthly Supplemental Security income payment amount My benefit/payment amounts from to to My Medical records from my claims folder(s) from to Medical records from my delins folder(s) Complete medical records from my delins folder(s) Other record(s) from my file (e.g. applications, questionnaires, consultative examination reports, determinations, etc.) I am the individual to whom the requested information/record applies, or the parent or legal guardian of a mile of the legal guardian of a legally incompetent adult. I declare under one this formation is not appeared to the formation on this form and on any accompanying the formation on this formation are part or accompanying the folder of the formation on this formation are accompanying the folder of the formation on this formation are part or the parent or paying the accompanying the folder of the formation on this formation are paying the folder of the formation	ADDRESS	
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reports, determinations, etc.) i am the individual to whom the requested information/record applies, or the parent or legal guardian of a mile of the legal guardian of a legally incompetent adult. I declare under penalty of perjury in accordance with 26 O.P.B. 8 18.41(d)/2004) that I have examined eliting information on this form, and on any accompanying	lms tolder(s)	
i am the individual to whom the requested information/record applies, or the parent or legal guardian of a mile or the legal guardian of a legally incompetent adult. I declare under penalty of perjuty in accordance with 20 O.B.R. 8 18.41(4)(2004) that I have examined eliting information on this form, and on any accompanying		
or the legal guardian of a legally incompetent adult. I declare under penalty of perjury in accordance with 26 O.P.R. 8 18.41(d)(2004) that I have examined all the information on this form, and on any accompanying		
etatements or forms, and it is true and correct to the best of my knowledge. I understand that anyone who knowingly or wilifully scoking or obtaining access to records about another person under false pretenses is punishable by a fine of up to \$5,000. I also understand that any applicable fees must be paid by mo.	I declare under penalty of perjury in a te information on this form, and on an te best of my knowledge. I understand o records about another person under	accordance with 28 y accompanying Il that anyone who false pretonses is
*Signature:*Date:	"Det	6
Relationship (If not the individual):		10; ,
Form SSA-3288 (07-2010) EF (07-2010)		

STIPULATION FOR MILITARY RECORDS

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2	
3	
4	
5	
6	IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
7	IN AND FOR THE COUNTY OF SAN FRANCISCO
8	
9	, et al No
10	Plaintiff(s), STIPULATION RE: RELEASE OF RECORDS
11	vs. AND ORDER
12	, et al.
13	Defendants
14	
15	
16	
17	Plaintiff above named and all defendants do hereby stipulate and agree to entry of an
18	order of this Court compelling release of all records in the possession, custody and/or control of the
19	Custodian of Records, National Personnel Records Center, St. Louis, Missouri, including but not limited
20	to, medical, employment, workers' compensation and military records pertaining to:
21	,; Place of Birth:; Employed at:
22	Government Serial No.:; Branch of
23	Military Service:; Military Serial Number:
24	
25	The Federal Privacy Act has been specifically considered in entering this stipulation.
26	It is further stipulated that all records be released directly to RECORDTRAK, 100
27	WEBSTER STREET, Suite 201, Oakland, CA 94607 for copying, without the necessity of a formal
28	
	-1 -
	Stipulation Re: Release of Records, and Order

1	motion and that RECORDTRAK is required by law to send any records they obtain to plaintiff's		
7	counsel for a 21 day first look before sending them to any defendant. If the preliminary fact sheet		
1	indicates plaintiff will seed trial preference, the first look is 7 days.		
4			
5	Dated:		
6			
7	ByAttorney for Plaintiff		
8			
9	Dated: BERRY & BERRY A Professional Corporation		
0	Ву		
1			
2	Designated Defense Counsel		
3	ORDER		
4	IT IS HEDEDY ODDEDED that the sect the CD and District ID.		
5	IT IS HEREBY ORDERED that the custodian of Records, National Personnel Records		
5	Center, St. Louis, Missouri, produce all records in his possession, custody and/or control pertaining to,		
,	including but not limited to, medical, employment, and Workers'		
	Compensation records, all pursuant to 5 U.S.C. Section 522a(b)11. The Federal Privacy Act has been		
	specifically considered in ordering the release of these records and this order is made pursuant to that		
	Act. IT IS FURTHER ORDERED that the records be released directly to RECORDTRAK , and that		
	the copies of any records received will be provided to plaintiff's counsel for a 21 day first look before		
	sending them to any defendant. If the preliminary fact sheet indicates plaintiff will seek trial		
	preference, the first look is 7 days.		
	Dated:		
1	Judge of the Superior Court		
	The language of this stipulation has been authorized by the San Francisco Superior Court. No alteration of or deletion to this form may be made		
	by plaintiff or plaintiff's attorney without order of the San Francisco Superior Court on noticed motion.		
	-2		
	Stipulation Re: Release of Records, and Order		

AUTHORIZATION FOR MEDICAL RECORDS FROM MILITARY FACILITIES

authorization for disolobure of medical or dental information				
AUTHORIZATION FOR DISCLOSURE OF MEDICAL OR DENTAL INFORMATION PRIVACY ACT STATEMENT In accordance with the Privacy Act of 1974 (Public Law 93-879), the notice informs you of the purpose of the form and how it will be used. Please road it carefully. AUTHORITY Public Law 104-191; E.O. 9387 (99AN); Dod 6028.18-B. PRINCIPAL PURPOSE(9): This form is to provide the Military Treatment Facility/Dental Treatment Facility/TRICARE Health Plan with a means to request the use and/or disclosure of an individual's protected health information. BOUTIME (SERS): To any third party or the individual upon authorization for the disclosure from the facility for personal user insurance; continued medical care; exhact, legal; retirement/separation; or other reasons, DISOLOSURE; Voluntary. Failure to sign the authorization form will result in the non-release of the protected health information. This form will not be used for the authorization to disclose alcohol or drug abuse patient information from medical records of for authorization to disclose information from records of an elechel or drug abuse treatment program, in addition, any use as an authorization to use or disclose psychotherapy notes may not be combined with another authorization except one to use or disclose psychotherapy notes. BECTION 1- PATIENT DATA 7. NAME (Lost, First, Middle Initial)				
4. PERIOD OF TREATMENT: FROM - TO (YYYYMMOD)	U. TYPE OF THEATMENY (X ond)			
the state of the s	OUTPATIENT INPATIENT	вотн		
BROTION II	DISCLUSURE			
6. I AUTHORIZE	TO RELEASE MY PATIENT INFORMATION TO:			
q, TELEPHONE Unclude Area Code)	d, PAX (Include Area Cade)			
7. REASON FOR REQUESTIVES OF MEDICAL INFORMATION IX OF U		·		
PERBONAL USE GONTINUED MEDICAL CARE INSURANCE RETIREMENT/SEPARATION 8. INFORMATION TO BE RELEASED	SCHOOL X OTHER ISPURITY Asbest	os Litigation		
AUTHORIZATION STARY DATE (YYYYMMOD) 10, AUTHORIZATION EXPIRATION				
I understand thet: a. Theye the light to revoke this authorization at any time. My revocation must be in writing and provided to the facility where the light to revoke this authorization at any time. My revocation must be in writing and provided to the facility where the light to revoke the suthorization for information possessed by the TRICARE Hastin Plan rather then an MTP or DTF. I am aware that if I later revoke this authorization, the person(s) I herein pane will have used and/or disologed my protected information on the basis of this authorization, the person(s) I herein pane will have used and/or disologed my protected information on the basis of this authorization, the person(s) I herein privacy protection regulations, then such information may be re-disclosed and would no longer be protected. b. If authorize my present health information may be re-disclosed and would no longer be protected. c. I have a right to inspect and receive a copy of my own protected health information to be used of disclosed, in accordance with the requirements of the folderst privacy photoclop regulations found in the Privacy Act and 48 CPR il 164,524. d. The Military Health System (which includes the TRICARE Health Plan) may not condition treatment in MTFe/DTPs, payment by the TRICARE Health Plan or eligibility for TRICARE Health Plan benefits on failure to shall authorize the named provider/treatment facility/TRICARE Health Plan to release the information described shove to the minuted individual/organization indicated. 13. BIGNATURE OF PATIENT/PARENT/LEGAL REPRESENTATIVE 12. RELATIONSHIP TO PATIENT 13. DATE (YYYYMMDD)				
	(If applicable)	W7		
AUTHORIZATION REVOKATION COMPLETED BY		al R (YYYYIÄMDD)		
17. IMPRINT OF PATIENT IDENTIFICATION PLATE WHEN AVAILABLE DD FORM 2870, DEG 2003	Sponsor Hame: Sponsor Rank; Fimpirponsor Sen; Branch of Service; Phone Number;			
SE I SUM ESTOTEMENT COMP				

*RECORDTRAK is required to provide my attorneys with copies of my records for a 21 day first look before sending them to any defendant involved in my asbestos case. If the preliminary fact sheet indicates plaintiff will seek trial preference, the first look is 7 days.

AUTHORIZATIONS FOR VETERAN'S RECORDS

Department of Veterans Affairs

REQUEST FOR AND AUTHORIZATION TO RELEASE MEDICAL RECORDS OR HEALTH INFORMATION

Privacy Act and Paperwork Reduction Act Information: The execution of this form does not authorize the release of information other than that specifically described below. The information requested on this form is solicited under Title 38, U.S.C. The form authorizes release of information in accordance with the Health Insurance Portability and Accountability Act, 45 (1) and 164, 5 U.S.C. 5701 and 7332 that you specify. Your disclosure of the information requested on this form is voluntary. However, if the information CFR Parts 160 and 164, 5 U.S.C. 5522, and 38 U.S.C. 5701 and 7332 that you specify. Your disclosure of the information requested on this form is voluntary. However, if the information including Social Security Number (SSN) (the SSN will be used to locate records for release) is not furnished completely and accurately, Department of Veterans Affairs will be used to locate records for release) is not furnished completely and accurately, Department of Veterans Affairs will be used to locate records for release) is not furnished to enable to make the information of the information of the information of Veterans Health Administration may not condition treatment, payment, caroliment or eligibility on signing the authorization. VA may disclose the information as outlined in the Privacy Act systems of records notices identified as 24VA19 "Patient that you put on the form as permitted by law. VA may make a "routine use" disclosure of the information as outlined in the Privacy Act systems of records notices identified as 24VA19 "Patient that you put on the form as permitted by law. VA may make a "routine use" disclosure of the information as outlined in the Privacy Act systems of records notices identified as 24VA19 "Patient comply with the request. The Veterans Health Administration used disclosure of the information as outlined in the Privacy Act systems of records notices identified as 24VA19 "Patient comply with the request. The Veterans Health Administration used disclosure of the information in the Pri

number. VA with the required by law. The Paperwork Reduction Act of 1995 requires unposes authorized or required by law. The Paperwork Reduction Act of 1995. We may not conduct or sponsor, a cetion, 3507 of the Paperwork Reduction Act of 1995. We may not conduct or sponsor, a cetion, 3507 of the Paperwork Reduction to the sponsor was authorized by all individuals who must complete this unport. We amble the amble of the paper we applied the sponsor was a sponsor with the sponsor with the sponsor was a sponsor was a sponsor with the sponsor was a sponsor with the sponsor was a sponsor was a sponsor with the sponsor was a sponsor was a sponsor with the sponsor was a sponsor was a sponsor with the sponsor was a spons	do not have to provide the information to VA, but it you provide VA your Social Security effect on any other benefits to which you may be enhitted. If you provide VA your Social Security effect on any other benefits and their records, and for other to identify veterant and persons claiming or receiving VA benefits and their records, and for other to identify veterant and persons collection is in accordance with the elegazance requirements of to notify you that this information collection of information unless it displays a valid OMB and you are not required to respond to, a collection of information unless it displays a valid OMB and you are not required to respond to, a collection of information unless it displays a valid OMB form will average 2 minutes. This includes the time it will take to read instructions, gather the			
ecessary facts and fill out the form.	TY NUMBER IF THE PATIENT DATA CARD IMPRINT IS NOT USED.			
ENTER BELOW THE PATIENT'S NAME AND SOCIAL SECON	ATIENT NAME (Lest, First, Middle Initial)			
D: DEPARTMENT OF VETERANS AFFAIRS (Print or type name and address of health professionally)	ALEM BOALLES			
	OCUL SECURITY NUMBER			
WALE AND ADDRESS OF OPTIMIZATION INDIMIDUAL OR TITLE OF INDIVIDUAL TO VAHON RECORDTRAK, 130 Webster Street	et Suite #100 Oakland, CA 94607			
THE TERM A NICE DECOMEST: I request and authorize Department of Veterans	Affides to release the information specified below to the organization, of			
INFORMATION REQUESTED (Check applicable box(es) and state the ex	tent or nature of the information to be disclosed, giving the dues of			
ADDIOXIMATE CONTRACTOR HANGEY TO COPY OF OUTPATIENT THEATMENT HOT	PIST PY OTHER ISSNOW			
Any and all records including but not limited to disat	ollity claims, medical records and medical bills, pension records,			
Veterali perteins, and inclicate and the	TO MANON INFORMATION IS TO BE RELEASED			
PURPOSE(S) OR NEED FOR WHICH THE INFORMATION IS TO BE USED BY INDIVIDUAL T	O MARIN INFORMATION TO 1			
Asbesto	s Litigation			
TO THE PROPERTY OF THE OWNER	R DESIRED MAY BE LISTED ON THE BACK OF THIS FORM			
AUTHORIZATION: I certify that this request has been made freely accurate and complete to the best-of my knowledge. I understand the in writing, at any time except to the extent that action has already because of information Unit at the facility housing the records. Rediinformation may be accomplished without my further written authorization will automatically expire: (1) upon satisfaction of the runder the following condition(s):	y, voluntarily and without coercion and that the information given above is at I will receive a copy of this form after I sign it. I may revoke this authorization, at I will receive a copy of this form after I sign it. I may revoke this authorization, and taken to comply with it. Written revocation is effective upon receipt by the entaken to comply with it. Written revocation is effective upon receipt by the seclosure of my medical records by those receiving the above authorized seclosure of my medical records by those receiving the above authorized ization and may no longer be protected. Without my express revocation, the ization and may no longer be protected. Without my express revocation, the ization disclosure; (2) on [
This authorization is effective immediately and shall remain in effect for one year. RECORDTRAK is required to provide my attorneys with copies of my records for a 21 day first look before sending them to any defendant involved in my asbestos case. If the preliminary fact sheet indicates plaintiff will seek trial preference, the first look is 7 days.				
I understand that the VA health care practitioner's opinions and statements are not official VA decisions regarding whether I will receive I understand that the VA health care practitioner's opinions and statements are not official VA decisions regarding whether I will receive the opinions are other VA benefits or, if I receive VA benefits, their amount. They may, however, be considered with other evidence when these decisions are other VA benefits or, if I receive VA benefits, their amount. They may, however, be considered with other evidence when these decisions are other VA benefits or, if I receive VA benefits, their amount. They may, however, be considered with other evidence when these decisions are other VA benefits or, if I receive VA benefits, their amount.				
DATE SIGNATURE OF PATIENT OR PERSON AUTHORIZE	ED TO SIGN FOR PATIENT (Attach authority to sign, e.g., PDA)			
La.,-,,,	R VA USE ONLY			
IMPRINT PATIENT DATA CARD (or enter Name, Address, Social Security Number)	TYPE AND EXTERT OF MATERIAL RELEASED			
IMPRIME LYTICIAL POLICORIOS (1)				
	DATE RELEASED RELEASED BY			

AUTHORIZATION FOR MILITARY RECORDS

REQUEST PERTAINING TO MILITARY RECORDS

-	s from veterans or deceased veteran	•	bmitted online by using	eVetRecs at <u>l</u>	ttp;//www.arch	
(To ensure th	e best possible service, please thore SECTION 1 - INFORMA					
I. NAME USEL	DURING SERVICE (last, first, at		CIAL SECURITY NO.			4. PLACE OF BIRTH
5. SERVICE, PAST AND PRESENT (For an effective records search, it is important that all service be shown below.)						
5. SERVICE, PA			DATE RELEASED	OFFICER	ENLISTED	SERVICE NUMBER
	Didn'tol of obtine	DITTO BITTERED	D.TTD NODD TODD	- CITIODIC	BIVEIGIBB	(If unknown, write "unknown")
A. ACTIVE	1 - 11-11		- 100			
COMPONENT	11					
b. RESERVE COMPONENT	K					
c. NATIONAL	-			ATTORNEY OF THE		
GUARD	*					
	6. IS THIS PERSON DECEASED? If "YES" enter the date of death, NO YES 7. IS (WAS) THIS PERSON RETIRED FROM MILITARY SERVICE? NO YES					
	SECTION D	- INFORMATION	AND/OR DOCUM	IENTS RE	QUESTED	
	E ITEM(S) YOU WOULD LIKE	TO REQUEST A COL	PY OF:			
DD Form 214 or equivalent. This form contains information normally needed to verify military service. A copy may be sent to the veteran, the deceased veteran's next of kin, or other persons or organizations if authorized in Section III, below. NOTE: If more than one period of service was performed, even in the same branch, there may be more than one DD214. Check the appropriate box below to specify a deleted or undeleted copy. When was the DD Form(s) 214 issued? YEAR(S):						
	→	• •		ensitive item:	s, such as, the	character of separation, authority
_	for separation, reason for sepa	ration, reenlistment eli	gibility code, separatio	n (SPD/SPN)	code, and date	es of time lost are usually shown.
L	DELETED: The following it (SPD/SPN) code, and for sepa	ems are deleted: autho	rity for separation, reas	on for separa	tion, reenlistm	ent eligibility code, separation
All D	ocuments in Official Military Po			ation and dax	3 of time lost.	
Medie	Medical Records (Includes Service Treatment Records (outpatient), inpatient and dental records.) If hospitalized, the facility name and date for each admission must be provided:					d, the facility name and date for
	· (Specify):			121		
2. PURPOSE:	(An explanation of the purpose of	of the request is strictly	voluntary; however,	such informat	ion may help t	to provide the best possible
Benefits	ay result in a faster reply. Inform					Correction Personal
Other, ex		Conti i logianis 📋 ivi	iculcai Micuals//	Awaius 🔲	Genealogy	Correction Fersonal
SECTION III - RETURN ADDRESS AND SIGNATURE						
1. REQUESTE	R IS: (Signature Required in # 3 bo	elow of veteran, next of ki	The state of the s		1111.7	r" authorized representative. If
	"other" authorized representative, provide copy of authorization letter.)					
	Military service member or veteran identified in Section I, above Legal guardian (Must submit copy of court appointment.)					y of court appointment.)
Next of kin of deceased veteran (Must provide proof of death). Show relationship: Other (specify)						
2. SEND INFORMATION/DOCUMENTS TO: accompany penalty of				3. AUTHORIZATION SIGNATURE REQUIRED (See items 2a or 3a on accompanying instructions.) I declare (or certify, verify, or state) under penalty of perjury under the laws of the United States of America that the information in this Section III is true and correct.		
Name	E 1	<u> </u>	<u>* * * * * * * * * * * * * * * * * * * </u>	Signatu	re Required -	Do not print
Street Apt. Date of this request Daytime phone				e		
City	State	7in Code	Funcil addraga			

AUTHORIZATION FOR VETERAN'S MEDICAL RECORDS

Department of Veterans Affairs

REQUEST FOR AND AUTHORIZATION TO RELEASE MEDICAL RECORDS OR HEALTH INFORMATION

Privacy Act and Paperwork Reduction Act Information: The execution of this form does not authorize the release of information when their field described by an Accountability Act, 45 information requested on this form is salicited under Title 38. U.S.C. The form authorizes release of information requested on this form is voluntary. However, if like information Techniques 160 and 164, 5 U.S.C. 5701 and 7337 that you specify. Your disclosure of the information requested on this form is voluntary. However, if like information Techniques 160 and 164, 5 U.S.C. 5701 and 7337 that you specify. Your disclosure of the information requested on this form its voluntary. However, if like information to including Social Security Number (SSN) (the SSN will be used to locate records for release) is not furnished completely and accurately, Department of Veterans Affairs will be unable to including Social Security Number (SSN) (the SSN will be used to locate records for release) is not furnished on the information. Va. may disclose the information of this property is not the form as permitted by law. Va may make a "routine use" disclosure of the information as outlined in the Privacy Act systems of records notices identified as 24VA19 "Patient that you put on the form as permitted by law. VA may make a "routine use" disclosure of the information as outlined in the Privacy Act systems of records notices identified as 24VA19 "Patient that second serve your medical needs. Failore to furnish the information will not have any affect on any other benefits to which you may be entitled. If you provide VA your Social Security Number, VA will use it to administer your VA benefits and their records, and for other Number, VA will use it to administer your VA benefits. VA may also use this information to identify veterans and persons claiming or receiving VA benefits and their records, and for other Number, VA will use it to administer your VA benefits. VA may also use this information to identify veterans and persons claiming or receiving VA

request and serve your medical needs. Failure to furnish the information will not have any Number, VA will use it to administer your VA benefits. VA may also use this information purposes authorized or required by law. The Paperwork Reduction Act of 1995 requires usection 3507 of the Paperwork Reduction Act of 1995. We may not conduct or sponsor, number. We anticipate that the time expended by all individuals who must complete this	to recently restricted to the	II of the transfer of the standard configuration of the		
necessary facts and fill out the form.				
ENTER BELOW THE PATIENT'S NAME AND SOCIAL SECUR	ITY NUMBER IF THE PATIE	NT DATA CARDIMPRINT IS NOT USED.		
TO: DEPARTMENT OF VETERANS AFFAIRS (Print or type name and address of health care facility)	PATIERT NAME (Last, Fire), Middle Inli	, and		
	Lipper in the second			
	SOCIAL SECURITY NUMBER	fr @		
VAME AND ADDRESS OF ORGANIZATION, INDIVIDUAL OR TITLE OF INDIVIDUAL TO WHOM INFORMATION IS TO BE RELEASED				
RECORDTRAK, 130 Webster 9 Phone: (800) 220-3200	Fax: (510) 465-32	200		
VETERAN'S REQUEST; I request and authorize Department of Yelerans individual named on this request. I understand that the information to be rele	Affides to release the informat assed includes information reg-	ion specified below to the organization, or anding the following condition(s):		
☐ DAING YENGE ☐ YFCOHOFIREN ON YFCOHOF YENGE ☐ LEBLING LOU ON				
INFORMATION REQUESTED (Check applicable box(es) and state the exapproximate dates covered by each) State of hospital summary of copy of outpatient theathern house		n to be disclosed, giving the dates or		
		1		
Include Films, Pathology and/or Cytology r & Medical payments for the period	to	190		
PURPOSE(S) OR NEED FOR WHICH THE INFORMATION IS TO BE USED BY INDIVIDUAL TO	O WHOM INFORMATION IS TO BE RI	LEASED		
PURPOSE(S) OR NEED FOR WHICH THE IN COMMITTEE TO BE SEED FOR WHICH THE INCOMMITTEE TO BE SEED FOR WHICH THE INCOMITTEE TO BE SEED FOR WHICH THE SEED				
I V	s Litigation			
NOTE: ADDITIONAL ITEMS OF INFORMATION	DESIRED MAY BE LISTED	ON THE BACK OF THIS FORM		
AUTHORIZATION: I certify that this request has been made freely, voluntarily and without coercion and that the information given above is accurate and complete to the best of my knowledge. I understand that I will receive a copy of this form after I sign it. I may revoke this authorization, in writing, at any time except to the extent that action has already been taken to comply with it. Written revocation is effective upon receipt by the Release of Information Unit at the facility housing the records. Redisclosure of my medical records by those receiving the above authorized information may be accomplished without my further written authorization and may no longer be protected. Without my express revocation, the authorization will automatically expire: (1) upon satisfaction of the need for disclosure; (2) on (date supplied by patient); (3) under the following condition(s):				
This authorization is effective immediately and shall remain in effect for one year. RECORDTRAK is required to provide my attorneys with copies of my records for a 21 day first look before sending them to any defendant involved in my asbestos case. If the preliminary fact sheet indicates plaintiff will seek trial preference, the first look is 7 days.				
I understand that the VA health care practitioner's opinions and statements are not official VA decisions regarding whether I will receive other VA benefits or, if I receive VA benefits, their amount. They may, however, be considered with other evidence when these decisions are made at a VA Regional Office that specializes in benefit decisions.				
DATE SIGNATURE OF PATIENT OR PERSON AUTHORIZED TO SIGN FOR PATIENT (Attach authority to sign, e.g., POA)				
Local and the second se				
FOR VA USE ONLY				
IMPRINT PATIENT DATA CARD (or enter Name, Address, Social Security Number)	TYPE AND EXTENT OF MATERIAL	RELEASED		
	<u>. 5</u> 8	es in Sin es e		
	DATE RELEASED	RELEASED BY		
W 355 355 355 355 355 355 355 355 355 35	1			

Superior Court of California County of San Francisco

IN RE: COMPLEX ASBESTOS LITIGATION	Case Number: CGC-84-828684		
	CERTIFICATE OF ELECTRONIC SERVICE (CCP 1013(a) & CRC 2060(c))		
	The Source of Court of the Country of Son Eropeises		
I, Audrey Hule, a Deputy Clerk of	the Superior Court of the County of San Francisco,		
certify that I am not a party to the within ac	etion.		
On June 29, 2012, I electronically	served Case Management Order via LexisNexis File		
& Serve on the recipients designated on the	e Transaction Receipt located on the LexisNexis File		
& Serve website.			

CLERK OF THE COURT,

Dated: June 29, 2012