

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

In Re: ASBESTOS PRODUCTS	:	
LIABILITY LITIGATION (No. VI)	:	Civil Action No:
	:	MDL 875
This Document Relates to all CVLO	:	
Cases Identified on the Attached Case List	:	

**ORDER**

**AND NOW**, this 3<sup>rd</sup> day of August, 2012, upon consideration of Plaintiffs' requests to amend the scheduling orders and the deposition protocol to allow for consolidated discovery based on job sites, and after a July 13, 2012 conference where the subject was thoroughly discussed, and following upon a July 13, 2012 order directing the parties to seek a resolution to the question with further court involvement (09-60154 Doc. No 77), and further consideration of informal submissions by the parties of July 27, 2012, July 30, 2012 and August 1, 2012, and an August 1, 2012 recorded teleconference, the Court has determined that:

- (1) Plaintiffs' concerns and goals can largely be ameliorated and met by the present case management schedules and the deposition protocol; and that
- (2) Plaintiffs' proposals will extend the scheduling order deadlines and run the substantial risk of disrupting the case management process, and create unnecessary and likely unanticipated complications.

Therefore, it is hereby **ORDERED** that the court will not adopt Plaintiffs' suggestions regarding amending the scheduling orders or the deposition protocol found in their July 27, 2012 submission or their previously denied Motion to Modify and/or Clarify the Deposition Protocol (*e.g.* 09-60154 Doc. Nos. 54 & 77) .

BY THE COURT:

/s/ David R. Strawbridge  
DAVID R. STRAWBRIDGE  
UNITED STATES MAGISTRATE JUDGE