

**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 Only to the	:	
Cases Identified on the Attached List	:	
(Hereinafter referred to as CVLO-7)	:	

SECOND AMENDED CASE MANAGEMENT AND SCHEDULING ORDER
FOR CVLO-7

AND NOW, this 11th day of April, 2012, after discussing with the parties on multiple occasions the necessity of altering the scheduling orders and the case lists associated with those scheduling orders, **IT IS HEREBY ORDERED THAT**, as to the cases identified on the attached list, the following discovery and pretrial management deadlines shall apply¹:

1. Plaintiffs must submit to the defendants and to the court a list of viable defendants who they are unlikely to voluntarily dismiss in each of these cases by: July 1, 2012
2. All remaining fact discovery must be completed by: October 1, 2012
3. Plaintiffs must provide a list of defendants in each case that plaintiffs are willing to voluntarily dismiss by: October 15, 2012
4. Plaintiffs' expert reports must be filed by: November 5, 2012
5. Defendants' expert reports must be filed by: November 26, 2012
6. All expert discovery must be completed by: December 3, 2012
7. Any dispositive motions (including any dispositive *in limine* claims) must be filed by: January 4, 2013
8. Responses to any dispositive motions must be filed by: January 18, 2013
9. Replies to any dispositive motions must be filed by: January 25, 2013
10. The parties have advised us that they anticipate that the plaintiffs will not need to file expert reports on the reasonableness and necessity of the medical expenses, as the

¹ The court presumes that the parties have now complied with any expired deadlines from the previous scheduling order.

parties likely will agree on this issue. We acknowledge that each defendant may decide to dispute such expenses in any given case, and will deal with those disputes accordingly. However, given the likelihood of such agreements and to the extent necessary, plaintiffs shall not be obligated to file such expert reports until after dispositive motions have been adjudicated or suggestions for remand have been filed.

11. Responses to requests for documents and other paper discovery must be served in accordance with the Federal Rules of Civil Procedure, unless subject to a written agreement by the parties.
12. Depositions and certain discovery are to be governed by the Federal Rules of Civil Procedure, as modified by the August 4, 2011 Deposition Protocol (amended on April 2, 2012) (08-90330 Doc. No. 87, Exh. A), the November 9, 2011 Medical Records Collection Protocol (01-MD-875 Doc. No. 8262), the December 14, 2011 Rules and Procedures Relating to the Authorization for Release of Bankruptcy Records (01-MD-875 Doc. No. 8318), as well as any future protocol agreed to by the parties and approved by the Court.
13. The role of defense liaison counsel will be to coordinate communications between the defense and the Court and to work with plaintiffs' counsel to come to agreement on broad issues. However, to the extent any party should have a particular objection or issue with regard to any case, that party is free to deal with plaintiffs' counsel directly.
14. A settlement conference, with client representatives to be in attendance in person, shall take place at such time as the Court, upon the recommendations of the parties or otherwise, deems appropriate.

BY THE COURT:

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

LAST	FIRST	PAED
Anderson	Gerald	08-CV-89997
Ayers	Mark	08-CV-91953
Barden	Leroy	09-CV-64610
Beck	Ronald	09-CV-64685
Bednar	Thomas	09-CV-61497
Bennett	Bob	08-CV-91585
Benson	Harold	10-CV-64563
Bey	George	08-CV-89979
Brattoli	John	08-CV-90088
Brigham	George	08-CV-89984
Brooks	Ray	08-CV-92194
Bryan	William	08-CV-89866
Burton	Alice	08-CV-92139
Campbell	Elmer	10-CV-61341
Carlson	Neil	10-CV-67533
Carmichael	James	10-CV-67545
Conner	George	09-CV-61817
Cyril	Svatek	11-CV-64036
Daily	John	10-CV-69003
D'Amico	Carmen	10-CV-67534
Daniels	Jimmie	08-CV-92259
Deloach	Thomas	08-CV-90144
Dodd	Carl	08-CV-91578
D'Ottavio	Nello	10-CV-67554
Edwards	Terry	08-CV-92137
Engelman	Patrick	09-CV-60939
Eulgen	Louis	12-CV-60019
Fadler	Donald	08-CV-90220
Ferrell	Paul	08-CV-89885
Fisher	Charles	09-CV-61807
Fourte	Morris	08-CV-90083
Gaddy	Clifford	08-CV-90081
Grimes	William	08-CV-91780
Hammonds	Barry	08-CV-91347
Howard	Rodney	09-CV-61694
Jakes	MC	10-CV-67681
Jurganis	Clemens	12-CV-60003
Kalis	Robert	08-CV-92175
Koch	Hans	08-CV-91082
Kowalewski	Walter	11-CV-64039
Krueger	Glenn	12-CV-60020
Lehr	Christ	08-CV-89475
Letner	Willis	08-CV-88535
Maio	Tony	09-CV-60465
McClain	Wallace	08-CV-89814
McKibben	Lloyd	08-CV-90126

Mea	William	08-CV-89983
Muffler	William	08-CV-89976
Mutschler	Richard	10-CV-61339
Nehlsen	Michael	08-CV-91893
Newell	Kenneth	10-CV-68145
Passarelli	William	08-CV-91235
Pasterski	John	11-CV-64037
Pause	Lauren	11-CV-64034
Pfile	James	10-CV-67815
Pulido	Alfonso	10-CV-67680
Richardson	David	08-CV-91027
Roberson	Freddie	08-CV-90080
Romanetto	Gary	08-CV-90048
Sasveld	John	08-CV-91307
Scott	Thomas	08-CV-91314
Scrogam	Donald	08-CV-90002
Shambaugh	Burton	08-CV-90331
Shotts	Edward	08-CV-89502
Simmons	Joseph	09-CV-64687
Sims	Willie	08-CV-90226
Sjaaheim	Kenneth	08-CV-91017
Skinner	Morrison	08-CV-89480
Smith	Leo	08-CV-90276
Smith	James	10-CV-67674
Spychalla	Leonard	12-CV-60004
Stirsman	Elmon	10-CV-69017
Taylor	James	08-CV-91881
Travis	Jim	08-CV-90170
Trodden	Robert	08-CV-90119
Waldrip	Melville	08-CV-88491
Watson	Harold	12-CV-60018
White	Shirley	08-CV-90171
Williams	Eddie	08-CV-90000
Williams	Bruce	08-CV-91282