

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF PENNSYLVANIA**

IN RE: ASBESTOS PRODUCTS :
LIABILITY LITIGATION (NO. VI) :
 :
 : **Civil Action No. MDL 875**
This Document Relates To: :
ALL ACTIONS :
_____ X

ADMINISTRATIVE ORDER NO 16

THE COURT has received and reviewed the invoice for services from Intercon, Inc., the company utilized by the Court for the creation of the on-line database software system which is the repository for the Administrative Order No.12 submissions. The Court has further discussed this matter with steering committees for the plaintiffs and the defendants, and with Intercon, Inc.

THE COURT FINDS that Intercon, Inc. has substantially complied with the requirements of the agreement reached with the Court and the steering committees and is entitled to certain payments. Intercon Inc., having agreed to accept, and the Court having agreed to pay, Seventy-Five Thousand and no/100 (\$75,000.00) dollars as full satisfaction for all costs and services, however described, rendered through the date of this order and, Intercon Inc., having agreed to assure, for the same consideration, that the design is complete and functional as to all systems, payments will therefore be made by the Court to Intercon Inc., as scheduled below to accomplish this objective.

THE COURT FURTHER FINDS that some refinements of the software capability may need to be made by Intercon Inc. These issues can be resolved and remedied jointly among the Court's designated steering committee members and Intercon, Inc.

THE COURT ALSO FINDS that Intercon, Inc. had been enlisted to do administrative service relative to the database by various counsel in their attempts to comply with Administrative Order No.12, which service was not contemplated or authorized by the Court under the terms of the original agreement of the parties, but that the services likely materially benefitted plaintiffs and defendants, consistent with the taxation that was imposed to pay for consultant design services.

Further communications with the designer of the software system for the database (Intercon Inc.) for purposes relative to Administrative Order No.12 are now inappropriate as the contract between the Court and Intercon Inc., does not permit payment for administrative services.

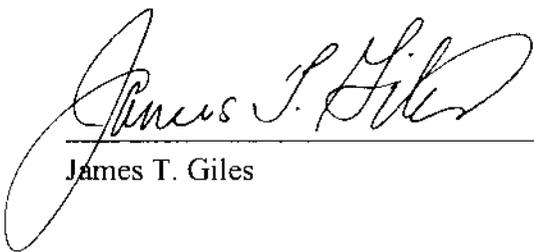
ACCORDINGLY, THE COURT enters the following orders:

1. The Clerk of the Court for the Eastern District of Pennsylvania shall forthwith prepare and forward to Intercon, Inc. a check in the amount of Thirty-Eight Thousand and no/100 (\$38,000.00) dollars for services rendered. The money is to be drawn from the MDL 875 account created by this Court pursuant Administrative Order No.14.
2. The designated steering committee members or their representatives are to meet with Intercon, Inc. within 14 days to specify the refinements needed to the database software and initiate the modifications. Additionally, all necessary steps are to be taken by Intercon Inc., to transfer the ownership of the system to the Court and the administration of the database to Motley Rice and Forman, Perry, Watkins, Krutz & Tardy, jointly.
3. Completion of the task outlined above shall be accomplished within thirty (30) days of this order and the designated committee members shall file with the Court a joint statement of completion and agreement for final payment to Intercon, Inc. The Court will then direct the Clerk of the Court to make final payment in the amount of Thirty-Seven Thousand and no/100 (\$37,000.00) dollars to Intercon, Inc. in the same manner as set forth above. This payment to Intercon, Inc. shall constitute full and complete payment for all services rendered, together with costs and expenses incurred.
4. A copy of this order is to be mailed to Intercon, Inc.

IT IS SO ORDERED

Date: 10/3/08

BY THE COURT

 J.
James T. Giles