IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA Charlotte Division

IN	RE:
11.1	ILL.

GARLOCK SEALING TECHNOLOGIES LLC, et al.,

Debtors.¹

Case No. 10-BK-31607

Chapter 11

Jointly Administered

Pursuant to Section 502 of the Bankruptcy Code, Federal Rules of Bankruptcy Procedure 3007 and 3018, and the Order Approving Disclosure Statement and Establishing Asbestos Claims Bar Date and Procedures for Solicitation (Docket No. 4542) (the "Solicitation Order"), Debtors hereby file this objection (this "Objection") to the Temporary Allowance for Voting Purposes of Certain Class 4 Claims (the "Subject Claims") Filed by The Jaques Admiralty Law Firm PC (the "Filing Firm"). The Subject Claims do not meet the Solicitation Order's requirements for temporary allowance because they were settled and paid pre-petition, were dismissed with prejudice, are time-barred, or were resolved by final judgment pre-petition. The Subject Claims constitute a portion of claims filed by the Filing Firm and identified by Debtors as not meeting these requirements. Through Debtors' Relief Motion, submitted in connection with this Objection, Debtors request additional relief to permit Debtors to further evaluate the

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¹ The debtors in these jointly administered cases are Garlock Sealing Technologies LLC; Garrison Litigation Management Group, Ltd.; and The Anchor Packing Company (hereinafter "Garlock" or "Debtors").

remaining claims submitted by Filing Firm and, if necessary, lodge objections to such claims. In support of this Objection, Debtors show the following:

JURISDICTION

- 1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This proceeding is a core proceeding pursuant to 28 U.S.C. § 157(b)(2). Venue of this Objection is proper under 28 U.S.C. § 1408.
- 2. The statutory predicates for this Objection are 11 U.S.C. §§ 105(a) and 502(b) and Federal Rules of Bankruptcy Procedure 3001(a), 3001(c), 3007(d), 3007(f), and 3018.
- 3. Debtors make this Objection pursuant to the terms and requirements of the Solicitation Order.

BACKGROUND

- 4. On April 10, 2015, this Court entered the Solicitation Order, thereby approving Debtors' Disclosure Statement concerning Debtors' Second Amended Plan of Reorganization (the "Plan") and approving solicitation and voting procedures in connection with the confirmation of the Plan.
- 5. The Solicitation Order required certain Class 4 claimants seeking to vote to accept or reject the Plan to file a ballot in the form ordered prior to the Voting Deadline and Asbestos Claims Bar Date, October 6, 2015. Solicitation Order ¶ 5.
- 6. For Class 4 claimants to cast a ballot to vote to accept or reject the Plan, the Solicitation Order required the claimant or their attorney to make certain certifications. The Filing Firm, in this instance, filed a Master Ballot for Class 4 Claims that required attorneys for the firm to "certify under penalty of perjury that the following matters are true and correct to the best of such attorney's knowledge, information, and reasonable belief":

- a. the claimants identified in the accompanying exhibit each hold a Current
 GST Asbestos Claim (as defined in the Plan) that has not been dismissed
 with prejudice or settled and paid, and is not known to be time-barred;
- b. the Injured Parties listed in the exhibit were diagnosed with pleural or peritoneal mesothelioma, lung cancer, laryngeal cancer, or asbestosis, as indicated in the exhibit, based on, or as evidenced in, medical records or similar documentation in the possession of the claimants, their attorneys, or the respective physicians of those claimants or Injured Parties;
- c. the Injured Parties listed in the exhibit were exposed to asbestos released from asbestos-containing gaskets or packing manufactured, produced, fabricated, distributed, supplied, marketed, or sold by Garlock ("GST Asbestos Exposure"); and
- d. the attorney is authorized by the holders of claims listed in the exhibit to vote on the Plan on their behalf, and to represent that the Injured Parties listed in the exhibit have (or, if deceased, had) the respective diseases noted in the exhibit and GST Asbestos Exposure.²
- 7. Pursuant to the Solicitation Order, any objections to temporary allowance of Class 4 Current GST Asbestos Claims must be filed on or before November 5, 2015. *See* Solicitation Order ¶ 17.
- 8. This Objection is made in connection with Debtors' Motion Seeking Relief From Solicitation Order and Modification of Criteria for Temporary Allowance of Class 4 Claims for Voting Purposes (the "Relief Motion").

² See Solicitation Order Ex. 2 at Class 4-Master-8 (form of Master Ballot); see also Solicitation Order ¶ 17; Voting Procedures at 3-4.

Case 10-31607 Doc 4977 Filed 11/05/15 Entered 11/05/15 22:54:49 Desc Main Document Page 4 of 15

9. This Objection and the Relief Motion seek relief pursuant to and consistent with the Solicitation Order.

RELIEF REQUESTED

- 10. Debtors seek entry of an order denying temporary allowance for voting purposes of the Subject Claims in connection with the confirmation of the Plan. ³ Should the Court grant Debtors' Relief Motion, Debtors would seek to defer a hearing on this Objection pending compliance by Class 4 claimants with the documentation requirements requested in the Relief Motion.
- 11. A proposed order denying temporary allowance for voting purposes of the Subject Claims is submitted herewith and attached hereto as Exhibit A.⁴

BASIS FOR THE RELIEF REQUESTED

- 12. The Solicitation Order quite plainly set forth the criteria for claims to be temporarily allowed for voting purposes. That order, the accompanying Voting Procedures, and the Ballots themselves likewise plainly set forth such criteria.
- 13. In particular, to be eligible to vote, claimants, or their representatives (including attorneys voting such claimants' claims) were required to make the certifications under penalty of perjury outlined in ¶ 6 above. Among those certifications were that each claimant casting a

³ Pursuant to the Solicitation Order, Debtors need not file objections to allowance of claims in Class 4, Class 5, and Class 6 for purposes other than voting prior to any hearing on confirmation of the Plan. *Id.* \P 18.

⁴ This Objection is filed without prejudice to any alternative grounds Debtors may assert in objecting to temporary allowance or allowance of the Subject Claims on other bases and for other purposes, all of which grounds are hereby expressly reserved, and nothing contained herein constitutes a waiver by Debtors of such grounds. *See, e.g., In re Worldcom, Inc.*, No. 02-13533, 2006 WL 2400094, at *4 (Bankr. S.D.N.Y. 2006) (allowing Debtor to assert additional bases for objecting to proof of claim, other than those asserted in initial objection, in accordance with express reservation of rights).

Case 10-31607 Doc 4977 Filed 11/05/15 Entered 11/05/15 22:54:49 Desc Main Document Page 5 of 15

ballot "hold[s] a Current GST Asbestos Claim (as defined in the Plan) that has not been **dismissed** with prejudice or **settled and paid**, and is not known to be **time-barred.**" (emphasis added)

- 14. As described in more detail in the Relief Motion, after the Voting Deadline,
 Debtors' claims experts at Bates White began matching ballots to the Garlock Analytical
 Database and analyzing the claims. *See generally* Relief Motion. This analysis demonstrated
 that tens of thousands of voted claims did not meet the Court's requirements for temporary
 allowance because they were settled and paid pre-petition, were dismissed with prejudice, are
 clearly time-barred, were resolved by final judgment pre-petition, do not have evidence of GST
 Asbestos Exposure, or do not have a diagnosis of disease.
- 15. The Relief Motion and the Declaration of Charles Bates and Affidavit of Elizabeth Barry, filed with the Relief Motion, all are expressly incorporated herein by reference. Those documents set forth in more detail the analysis performed by Bates White and the context for that analysis provided by Garrison.
- 16. Based on this analysis, numerous ballots cast by the Filing Firm did not meet voting criteria and should not have been submitted. The Subject Claims are illustrative of claims filed by the Filing Firm that did not meet voting criteria on some or all of the following grounds:
 - a. Settled. Claims recorded as settled and paid in Debtors' database.
 - b. *Manville 2002*. Claims asserted against the Manville Trust in 2002 or earlier on behalf of claimants who never filed suit against Debtors, yet now are attempting to assert claims that are clearly time-barred under

5

⁵ See Solicitation Order Ex. 2 at Class 4-Master-8 (form of Master Ballot) (emphasis added).

- applicable state law. *See* Exhibit to Relief Motion (summarizing state statutes of limitation).
- c. Bankruptcy Ballots. Claims voted in bankruptcies before June 2007 on behalf of claimants who never filed suit against Debtors, yet now are attempting to assert claims that are clearly time-barred under applicable state law. See Exhibit to Relief Motion (summarizing state statutes of limitation).
- d. *Plaintiff's Verdict* or *Defense Verdict*. Claims resolved by plaintiff's verdict or defense verdict and subject to a final judgment.
- e. *Dismissed*. Claims subject to dismissal orders that were never re-filed against Debtors, and are now time-barred under applicable state law. *See* Exhibit to Relief Motion (summarizing state statutes of limitation and savings period).
- 17. Attached as <u>Exhibit B</u> is a listing of the Subject Claims, which for the reasons described above and identified in <u>Exhibit B</u> do not meet the criteria for temporary allowance.
- 18. The Subject Claims are only a portion of the claims filed by the Filing Firm that did not meet voting criteria for one or more reasons identified in ¶ 16 above. Given the time constraints on Debtors to file these Objections before November 5, 2015, as well as the procedural restraints of Bankruptcy Rule 3007 (limiting omnibus objections to 100 claims), Debtors identified the Subject Claims as a sample of the objectionable ballots and/or proofs of claim filed by the Filing Firm. This Objection objects specifically to such Subject Claims.
- 19. Through the Relief Motion, Debtors seek a revision of the Solicitation Order to implement verification procedures that ensure claimants vote in Class 4 only if they meet

temporary allowance criteria. Those information and documentation requirements requested are described in detail in the Relief Motion.

20. The Relief Motion also requests that Debtors be (1) relieved from the 100-claim limit applicable to omnibus objections, (2) relieved of the Solicitation Order's November 5, 2015 deadline for filing objections to the temporary allowance for voting purposes of Class 4 claims, and (3) permitted to lodge objections in an omnibus fashion on a Filing Firm-by-Filing Firm basis to claims that, after providing information requested by the Relief Motion, fail to meet voting requirements.

PROCEDURAL MATTERS

- 21. Pursuant to the Solicitation Order, Debtors are required to meet and confer with parties in interest to develop a mutually agreeable schedule governing the disposition of this Objection. For that reason, no notice of hearing will be filed with this Objection, and Debtors will work with the Court to indicate no hearing will be scheduled on the Court docket.
- 22. Immediately following the filing of this Objection, Debtors will communicate with parties in interest to facilitate such conference.
- 23. Debtors will serve with this Objection, the Declaration of Charles Bates, the Affidavit of Elizabeth Barry, and the Relief Motion, all of which are incorporated by reference herein.

CONCLUSION

24. For the reasons set forth above, Debtors object to the temporary allowance for voting purposes of the Subject Claims.

This 5th day of November, 2015.

Respectfully submitted,

/s/Garland S. Cassada

Garland S. Cassada N.C. Bar No. 12352 Jonathan C. Krisko N.C. Bar No. 28625 Richard C. Worf, Jr. N.C. Bar No. 37143

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Special Corporate and Litigation Counsel to the Debtors Garlock Sealing Technologies LLC, Garrison Litigation Management Group, Ltd., and The Anchor Packing Company

EXHIBIT A

UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA Charlotte Division

IN RE:	
GARLOCK SEALING TECHNOLOGIES	Case No. 10-31607
LLC, et al. ¹	Chapter 11
	Jointly Administered
Debtors.	

ORDER REGARDING DEBTORS' FIFTIETH OMNIBUS OBJECTION: OBJECTIONS TO THE TEMPORARY ALLOWANCE FOR VOTING PURPOSES OF CERTAIN ASSERTED CLASS 4 CLAIMS FILED BY JAQUES

This matter came before the Court on Debtors' Fiftieth Omnibus Objection: Objections to the Temporary Allowance for Voting Purposes of Certain Asserted Class 4 Claims Filed By Jaques (Docket No. __) (the "Objection"). Based upon a review of the Objection, the Declaration of Charles Bates, the Affidavit of Elizabeth Barry, and the Relief Motion, the submissions of the parties, and the arguments of counsel at the hearing on the matter, the Court finds and concludes that (i) it has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and

¹ The debtors in these jointly administered cases are Garlock Sealing Technologies LLC ("Garlock"); Garrison Litigation Management Group, Ltd. ("Garrison"); and The Anchor Packing Company (hereinafter "Debtors").

² Capitalized terms used herein but not otherwise defined shall have the meaning ascribed to them in the Objection.

Case 10-31607 Doc 4977 Filed 11/05/15 Entered 11/05/15 22:54:49 Desc Main Document Page 11 of 15

1334; (ii) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); (iii) notice of this Objection is due and sufficient under the circumstances; and (iv) the relief requested is in the best interest of Debtors.

Accordingly, after due deliberation, and good and sufficient cause appearing, the Court hereby ORDERS, ADJUDGES, AND DECREES that:

- 1. Pursuant to section 502(b) of the Bankruptcy Code, Federal Rules of Bankruptcy Procedure 3007 and 3018, and the Solicitation Order, the Objection is **SUSTAINED** and all Subject Claims set forth in Exhibit B to the Objection are **DENIED** temporary allowance as Class 4 claims for purpose of voting to accept or reject the Plan.
- 2. This Order is entered without prejudice to any alternative grounds Debtors may assert in objecting to temporary allowance or allowance of the Subject Claims on other bases and for other purposes.
- 3. This Court shall retain jurisdiction over all matters arising out of or related to the Motion and this Order.

This Order has been signed electronically. The Judge's signature and court's seal appear at the top of the Order.

United States Bankruptcy Court

Case 10-31607 Doc 4977 Filed 11/05/15 Entered 11/05/15 22:54:49 Desc Main Document Page 12 of 15

EXHIBIT B LISTING OF THE SUBJECT CLAIMS

Ballot ID Law firm	Injured party	Claimant	Creditor	Alleged disease	Last 4 SSN	Basis for objection
440025726 THE JAQUES ADMIRALTY LAW FIRM	ABDULLAH B AHMED		ABDULLAH B AHMED	Non-malignant	4543	Manville 2002
440025984 THE JAQUES ADMIRALTY LAW FIRM	ALBERT BOLTON	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	9650	Settled
440026040 THE JAQUES ADMIRALTY LAW FIRM	ALEXANDRE J BRIN	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	9046	Bankruptcy ballots
440025693 THE JAQUES ADMIRALTY LAW FIRM	ALI S ABOUBAKER		ALI S ABOUBAKER	Non-malignant	7144	Manville 2002
440025936 THE JAQUES ADMIRALTY LAW FIRM	ALLAN F BERLUND	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	1910	Manville 2002
440026886 THE JAQUES ADMIRALTY LAW FIRM	ANDREW GRIFFITHS		ANDREW GRIFFITHS	Non-malignant	1619	Settled
440025754 THE JAQUES ADMIRALTY LAW FIRM	ANTHONY V ALIMONTI		ANTHONY V ALIMONTI	Non-malignant	7958	Manville 2002
440025778 THE JAQUES ADMIRALTY LAW FIRM	ARTHUR C ANDRADA		ARTHUR C ANDRADA	Non-malignant	1229	Bankruptcy ballots
440025715 THE JAQUES ADMIRALTY LAW FIRM	ARTHUR P AFICIAL		ARTHUR P AFICIAL	Non-malignant	9994	Bankruptcy ballots
440025977 THE JAQUES ADMIRALTY LAW FIRM	AUGUST J BOCCHETTI	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	0539	Bankruptcy ballots
440026542 THE JAQUES ADMIRALTY LAW FIRM	CARL EDWARDS	WILLARD E. BARTEL	WILLARD E. BARTEL	Non-malignant	2545	Settled
440027123 THE JAQUES ADMIRALTY LAW FIRM	CHARLES F JENNINGS		CHARLES F JENNINGS	Lung Cancer	9353	Settled
440028091 THE JAQUES ADMIRALTY LAW FIRM	CHARLES F REIFF	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	3990	Manville 2002
440028713 THE JAQUES ADMIRALTY LAW FIRM	CHARLES J WILLE	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	9246	Settled
440028115 THE JAQUES ADMIRALTY LAW FIRM	CHARLES P RICH	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	7155	Defense verdict
440026058 THE JAQUES ADMIRALTY LAW FIRM	CHARLEY L BROWN		CHARLEY L BROWN	Non-malignant	6262	Settled
440026965 THE JAQUES ADMIRALTY LAW FIRM	CLARENCE A HARTNETT	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	0995	Manville 2002
440026592 THE JAQUES ADMIRALTY LAW FIRM	CLARENCE C EVANS		CLARENCE C EVANS	Non-malignant	2403	Settled
440026218 THE JAQUES ADMIRALTY LAW FIRM	DONALD J CHANEY	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	2896	Manville 2002
440025822 THE JAQUES ADMIRALTY LAW FIRM	DONALD O ASHCRAFT		DONALD O ASHCRAFT	Non-malignant	3324	Manville 2002
440025703 THE JAQUES ADMIRALTY LAW FIRM	EDRALIN A ACUARIO		EDRALIN A ACUARIO	Non-malignant	0462	Manville 2002
440025698 THE JAQUES ADMIRALTY LAW FIRM	EDUARDO A ACENAS		EDUARDO A ACENAS	Non-malignant	8351	Manville 2002
440025714 THE JAQUES ADMIRALTY LAW FIRM	EDUARDO D ADVIENTO		EDUARDO D ADVIENTO	Non-malignant	7439	Bankruptcy ballots
440026199 THE JAQUES ADMIRALTY LAW FIRM	EDWARD C CAUDILL	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	0215	Manville 2002
440026403 THE JAQUES ADMIRALTY LAW FIRM	ELMO A DEGRUY, SR.	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	2756	Bankruptcy ballots
440028059 THE JAQUES ADMIRALTY LAW FIRM	ERNESTO RAMOS	WILLARD E. BARTEL	WILLARD E. BARTEL	Non-malignant	3573	Settled
440026091 THE JAQUES ADMIRALTY LAW FIRM	EUGENE R BUNTING	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	4075	Bankruptcy ballots
440025808 THE JAQUES ADMIRALTY LAW FIRM	FRANK ARMATO, SR.		FRANK ARMATO, SR.	Non-malignant	8327	Manville 2002
440025846 THE JAQUES ADMIRALTY LAW FIRM	GEORGE E BAISCH	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	5170	Manville 2002
440025872 THE JAQUES ADMIRALTY LAW FIRM	GEORGE I BARKOSKIE	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	5204	Bankruptcy ballots
440027131 THE JAQUES ADMIRALTY LAW FIRM	GEORGE R JOHNSON	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	4571	Bankruptcy ballots
440025779 THE JAQUES ADMIRALTY LAW FIRM	GEORGE S ANDRADA		GEORGE S ANDRADA	Non-malignant	2001	Bankruptcy ballots
440025685 THE JAQUES ADMIRALTY LAW FIRM	GERVACIO C ABAD		GERVACIO C ABAD	Non-malignant	1859	Bankruptcy ballots
440025776 THE JAQUES ADMIRALTY LAW FIRM	HANS C ANDERSEN	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	9203	Bankruptcy ballots
440027372 THE JAQUES ADMIRALTY LAW FIRM	HECTOR V LINO	WILLARD E. BARTEL	WILLARD E. BARTEL	Non-malignant	9754	Settled
440026029 THE JAQUES ADMIRALTY LAW FIRM	HERBERT D BRAUNSTEIN	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	5631	Bankruptcy ballots
440025713 THE JAQUES ADMIRALTY LAW FIRM	JAIME D ADRIANO		JAIME D ADRIANO	Non-malignant	0097	Bankruptcy ballots
440027088 THE JAQUES ADMIRALTY LAW FIRM	JAMES E JACKSON	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	5956	Settled

Ballot ID	Law firm	Injured party	Claimant	Creditor	Alleged disease	Last 4 SSN	Basis for objection
440028387	THE JAQUES ADMIRALTY LAW FIRM	JAMES E SMITH III	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	6575	Bankruptcy ballots
440025708	THE JAQUES ADMIRALTY LAW FIRM	JAMES H ADAMS		JAMES H ADAMS	Non-malignant	0420	Manville 2002
440025757	THE JAQUES ADMIRALTY LAW FIRM	JAMES L ALLEN		JAMES L ALLEN	Non-malignant	7337	Manville 2002
440028715	THE JAQUES ADMIRALTY LAW FIRM	JAMES L WILLIAMS		JAMES L WILLIAMS	Lung Cancer	8030	Manville 2002
440026390	THE JAQUES ADMIRALTY LAW FIRM	JIMMIE L DAVIS	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	9316	Bankruptcy ballots
440026698	THE JAQUES ADMIRALTY LAW FIRM	JOHN F FOX	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	6865	Manville 2002
440027028	THE JAQUES ADMIRALTY LAW FIRM	JOHN P HOLBROOK	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	1279	Bankruptcy ballots
440025850	THE JAQUES ADMIRALTY LAW FIRM	JOHN T BALDERSON	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	2516	Bankruptcy ballots
440027670	THE JAQUES ADMIRALTY LAW FIRM	JOHN T MOONEY		JOHN T MOONEY	Lung Cancer	7592	Manville 2002
440028804	THE JAQUES ADMIRALTY LAW FIRM	JOHN ZAUNER	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	4061	Bankruptcy ballots
440026210	THE JAQUES ADMIRALTY LAW FIRM	JOSE G CEPEDA	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	5166	Bankruptcy ballots
440025912	THE JAQUES ADMIRALTY LAW FIRM	JOSEPH S BELL	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	3220	Bankruptcy ballots
440028760	THE JAQUES ADMIRALTY LAW FIRM	JOSEPH WINTERS	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	5181	Bankruptcy ballots
440028729	THE JAQUES ADMIRALTY LAW FIRM	LEVI J WILLIAMS	WILLARD E. BARTEL	WILLARD E. BARTEL	Non-malignant	5930	Settled
440025739	THE JAQUES ADMIRALTY LAW FIRM	LOUIE O ALCANTARA		LOUIE O ALCANTARA	Non-malignant	6257	Bankruptcy ballots
440027310	THE JAQUES ADMIRALTY LAW FIRM	LOUIS LASSITER	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	7741	Settled
440026254	THE JAQUES ADMIRALTY LAW FIRM	MALCOLM J COFFEY, SR.	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	0537	Bankruptcy ballots
440025720	THE JAQUES ADMIRALTY LAW FIRM	MIGUEL A AGUAYO		MIGUEL A AGUAYO	Mesothelioma	5788	Bankruptcy ballots
440027501	THE JAQUES ADMIRALTY LAW FIRM	MIGUEL MARQUEZ, SR.	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	9500	Bankruptcy ballots
440025691	THE JAQUES ADMIRALTY LAW FIRM	MOHAMED A ABDULLAH		MOHAMED A ABDULLAH	Non-malignant	7247	Manville 2002
440026952	THE JAQUES ADMIRALTY LAW FIRM	NATHANIEL N HARRIS	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	8298	Manville 2002
440026229	THE JAQUES ADMIRALTY LAW FIRM	NORMAN E CHRISTIAN	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	0383	Bankruptcy ballots
440027577	THE JAQUES ADMIRALTY LAW FIRM	NORWOOD K MCINTOSH		NORWOOD K MCINTOSH	Lung Cancer	8639	Manville 2002
440026082	THE JAQUES ADMIRALTY LAW FIRM	OREN T BUCKHANNA	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	6559	Manville 2002
440025740	THE JAQUES ADMIRALTY LAW FIRM	ORLANDO M ALCARAZ		ORLANDO M ALCARAZ	Non-malignant	2213	Manville 2002
440027221	THE JAQUES ADMIRALTY LAW FIRM	OTTO O KELLEY	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	0612	Settled
440026916	THE JAQUES ADMIRALTY LAW FIRM	PARNELL HADSOCK		PARNELL HADSOCK	Lung Cancer	7851	Manville 2002
440025725	THE JAQUES ADMIRALTY LAW FIRM	PATRICK F AHER, JR.		PATRICK F AHER, JR.	Non-malignant	8026	Manville 2002
440026284	THE JAQUES ADMIRALTY LAW FIRM	PHILIP G COOK		PHILIP G COOK	Lung Cancer	2710	Bankruptcy ballots
440025738	THE JAQUES ADMIRALTY LAW FIRM	REYNALDO I ALCAFARAS		REYNALDO I ALCAFARAS	Non-malignant	7070	Bankruptcy ballots
440027945	THE JAQUES ADMIRALTY LAW FIRM	RICHARD D PETZ	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	4441	Manville 2002
440025751	THE JAQUES ADMIRALTY LAW FIRM	RIZAL R ALFERES		RIZAL R ALFERES	Non-malignant	7083	Manville 2002
440026057	THE JAQUES ADMIRALTY LAW FIRM	ROBERT D BROWN	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	3619	Bankruptcy ballots
440026056	THE JAQUES ADMIRALTY LAW FIRM	ROBERT E BROWN	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	8532	Bankruptcy ballots
440026086	THE JAQUES ADMIRALTY LAW FIRM	ROBERT H BUFORD	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	1426	Settled
440027844	THE JAQUES ADMIRALTY LAW FIRM	ROBERT R OWENS	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	7602	Manville 2002
440025752	THE JAQUES ADMIRALTY LAW FIRM	RODOLFO F ALFONSO		RODOLFO F ALFONSO	Non-malignant	6737	Manville 2002
440025722	THE JAQUES ADMIRALTY LAW FIRM	RODOLFO H AGUILAR		RODOLFO H AGUILAR	Non-malignant	0326	Manville 2002
440025789	THE JAQUES ADMIRALTY LAW FIRM	RODOLFO L ANGELITO		RODOLFO L ANGELITO	Non-malignant	8266	Manville 2002

Case 10-31607 Doc 4977 Filed 11/05/15 Entered 11/05/15 22:54:49 Desc Main Document Page 15 of 15

Ballot ID	Law firm	Injured party	Claimant	Creditor	Alleged disease	Last 4 SSN	Basis for objection
440025723	THE JAQUES ADMIRALTY LAW FIRM	RODOLFO R AGUILERA		RODOLFO R AGUILERA	Non-malignant	6348	Manville 2002
440025771	THE JAQUES ADMIRALTY LAW FIRM	RODRIGO P AMBUNAN		RODRIGO P AMBUNAN	Non-malignant	9243	Manville 2002
440025705	THE JAQUES ADMIRALTY LAW FIRM	ROGELIO P ADAMOS		ROGELIO P ADAMOS	Non-malignant	2012	Bankruptcy ballots
440025735	THE JAQUES ADMIRALTY LAW FIRM	ROLANDO G ALBERTO		ROLANDO G ALBERTO	Non-malignant	7044	Bankruptcy ballots
440025724	THE JAQUES ADMIRALTY LAW FIRM	ROMEO B AGUIRRE		ROMEO B AGUIRRE	Non-malignant	7209	Manville 2002
440025761	THE JAQUES ADMIRALTY LAW FIRM	ROMEO C ALMAZAN		ROMEO C ALMAZAN	Non-malignant	7035	Manville 2002
440028705	THE JAQUES ADMIRALTY LAW FIRM	ROSCOE E WHITEMAN	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	4698	Bankruptcy ballots
440026384	THE JAQUES ADMIRALTY LAW FIRM	RUBEN R DAVILA	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	9161	Manville 2002
440025750	THE JAQUES ADMIRALTY LAW FIRM	RUSTICO ALFARO		RUSTICO ALFARO	Non-malignant	5424	Bankruptcy ballots
440026184	THE JAQUES ADMIRALTY LAW FIRM	SAM CASE JR.	WILLARD E. BARTEL	WILLARD E. BARTEL	Other Cancer	7627	Manville 2002
440027353	THE JAQUES ADMIRALTY LAW FIRM	SAMUEL LEWIN	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	3833	Settled
440025716	THE JAQUES ADMIRALTY LAW FIRM	SONNY J AGAN		SONNY J AGAN	Non-malignant	9089	Manville 2002
440025731	THE JAQUES ADMIRALTY LAW FIRM	VENTURA D ALAMARES		VENTURA D ALAMARES	Non-malignant	0074	Bankruptcy ballots
440025686	THE JAQUES ADMIRALTY LAW FIRM	VIRGILIO A ABAN		VIRGILIO A ABAN	Non-malignant	8281	Bankruptcy ballots
440026870	THE JAQUES ADMIRALTY LAW FIRM	WALTER GREEN	WILLARD E. BARTEL	WILLARD E. BARTEL	Lung Cancer	6467	Manville 2002
440028011	THE JAQUES ADMIRALTY LAW FIRM	WALTER L PRITCHETT	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	3449	Settled
440025744	THE JAQUES ADMIRALTY LAW FIRM	WARREN ALEXANDER		WARREN ALEXANDER	Non-malignant	9230	Manville 2002
440028733	THE JAQUES ADMIRALTY LAW FIRM	WAYNE C WILLIS		WAYNE C WILLIS	Other Cancer	3940	Bankruptcy ballots
440027842	THE JAQUES ADMIRALTY LAW FIRM	WILLIAM B OWEN	WILLARD E. BARTEL	WILLARD E. BARTEL	Other Cancer	8233	Bankruptcy ballots
440026533	THE JAQUES ADMIRALTY LAW FIRM	WILLIAM K EDMUNDSON		WILLIAM K EDMUNDSON	Non-malignant	9413	Settled
440027374	THE JAQUES ADMIRALTY LAW FIRM	WILLIAM LITTLETON		WILLIAM LITTLETON	Other Cancer	8693	Bankruptcy ballots
440025970	THE JAQUES ADMIRALTY LAW FIRM	WILLIAM R BLECKER	WILLARD E. BARTEL	WILLARD E. BARTEL	Mesothelioma	9143	Manville 2002
440027953	THE JAQUES ADMIRALTY LAW FIRM	WILLIE G PHILLIPS	<u> </u>	WILLIE G PHILLIPS	Non-malignant	2952	Settled