UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

NAME TO SEE THE OFFICE OF THE OFFICE OFFICE OFFICE OFFICE OFFICE OFFICE OFFICE OFFICE OF THE OFFICE)	MDL No. 2328
IN RE: POOL PRODUCTS DISTRIBUTION MARKET ANTITRUST LITIGATION)	SECTION: R(2)
)	JUDGE VANCE
)	MAG. JUDGE WILKINSON
)	

THIS DOCUMENT RELATES TO ALL CASES

PRETRIAL ORDER NO. 9

Plaintiffs' Counsel's Time and Expense Submissions

Payment of common benefit fees and reimbursement of common benefit expenses for services of all plaintiffs' counsel performing functions in accordance with this order in the above captioned matter will be set at a time and in a manner established by the Court after due notice to all counsel and after a hearing. The following standards and procedures are to be utilized by any counsel seeking fees and/or expense reimbursement.

General Standards

- (1) All time and expenses submitted must be incurred only for work authorized in advance by Direct Purchaser Plaintiffs' Co-Liaison Counsel and the Plaintiffs' Executive Committee, or by Indirect Purchaser Plaintiffs' Liaison Counsel, respectively.
- (2) These Time and Expense Guidelines are intended for all activities performed and expenses incurred by counsel that relate to matters common to all claimants in MDL 2328. Further, any claimants' counsel that may at a later date, seek reimbursement or compensation for common benefit time and expenses (including any state court

- counsel) shall comply with these guidelines and any submission by such counsel shall be in accordance with this Pre-Trial Order.
- (3) Direct Purchaser Plaintiffs' Co-Liaison Counsel and Indirect Purchaser Plaintiffs' Liaison Counsel have retained and the Court approves the retention of Philip Garrett, CPA ("PG"), to assist and provide accounting services to Direct Purchaser Plaintiffs' Co-Liaison Counsel, the Plaintiffs' Executive Committee, the Plaintiffs' Steering Committee, Indirect Purchaser Plaintiffs' Liaison Counsel and the Court in MDL 2328. Compensation for such services shall initially be made to PG based upon an allocation of the amount of time spent by PG in assisting and providing services to Direct Purchasers counsel's and Indirect Purchasers counsel's submissions and reporting. Direct Purchaser Plaintiffs' Co-Liaison Counsel and Indirect Purchaser Plaintiffs' Liaison Counsel shall meet and confer at least quarterly to discuss the compensation rates of PG. PG will be assisting in compiling submissions and will provide separate reports to Direct Purchaser Plaintiffs' Co-Liaison Counsel and Indirect Purchaser Plaintiffs' Liaison Counsel and also a joint compilation report of both to the Court on a monthly basis. Each of the three (3) reports will include both time and expenses and will summarize, with back-up detail, the submissions of all firms. Submission of time and expense records to PG and the reports submitted by PG to Direct Purchaser Plaintiffs' Co-Liaison Counsel, Plaintiffs' Executive Committee, Indirect Purchaser Plaintiffs' Liaison Counsel and the Court shall be considered as if submitted under seal and confidential. The reports submitted by PG to Direct Purchaser Plaintiffs' Co-Liaison Counsel and the Plaintiffs' Executive Committee shall only consist of time and expense of Direct Purchaser counsel. The reports submitted by PG to Indirect Purchaser Plaintiffs' Liaison Counsel shall only consist of time and expense of Indirect Purchaser counsel. The reports submitted to the Court shall include the information submitted to Direct Purchaser Plaintiffs' Co-Liaison Counsel and the Plaintiffs' Executive Committee, as well as the information submitted to Indirect Purchaser Plaintiffs' Liaison Counsel, and a compilation of both.
- (4) Direct Purchaser Plaintiffs' Co-Liaison and Indirect Purchaser Plaintiffs' Liaison Counsel are each authorized to establish, by and through PG, on behalf of their respective counsel, one or more bank accounts for the collection and deposit of assessments and for the payment of each of their respective Shared Costs as defined herein, as well as any other such functions as may be necessary and appropriate. Any and all such bank statements for Direct Purchasers shall be provided to, and reviewed by, PG, and any and all such bank statements for Indirect Purchasers' bank statements and

- Indirect Purchasers' bank statements shall not be disclosed to one another.
- (5) Time and expense submissions must be submitted timely, on a monthly basis (even if the time or expense is zero it should be submitted), to PG electronically at the website set up to handle time/billing submissions "www.GarrettCo-ccms.com/Pool." It is essential that each firm, on a monthly basis, timely submit its records for the preceding month. All submissions shall be certified by a senior partner in each firm attesting to the accuracy and correctness of the submission.
- (6) The first submission is due on July 16, 2012 and should include, broken down on a monthly basis, all time and expense from inception of the litigation through June 30, 2012. Thereafter, time and expense records shall be submitted on the 15th of each month and shall cover the time period through the end of the preceding month. Any time or expense records submitted more than six (6) months in arrears may not be considered or included in any compilation of time or expense calculation and shall be disallowed, except for good cause shown and with Court approval.
- (7) All time and expense submissions by counsel handling common benefit matters solely related to Indirect Purchaser claims shall be submitted to the PG website by reporting time or expenses under the field "case" as "Indirect Purchaser claim" and counsel handling common benefit matters solely related to Direct Purchaser claims shall be submitted to the PG website by reporting time or expenses under the field "case" as "Direct Purchaser claim".

Time Reporting

- (1) Only time spent on matters common to all claimants in MDL 2328 will be considered in determining fees. No time spent on developing or processing any case for an individual client (claimant) will be considered or should be submitted, unless approved in advance by the Direct Purchaser Plaintiffs' Co-Liaison Counsel and the Plaintiffs' Executive Committee, or the Indirect Purchaser Plaintiffs' Liaison Counsel.
- (2) All time must be accurately and contemporaneously maintained. Time shall be kept according to these guidelines and specifically in accordance with the Litigation Task Definitions as outlined in Attachment "A". All counsel shall keep a daily record of their time spent in connection with this litigation, indicating with specificity the hours, location and particular activity (such as "conduct of deposition")

- of A.B."). The failure to maintain such records, as well as insufficient description of the activity may result in a forfeiture of fees.
- (3) All time for each firm shall be maintained in quarter-of-an-hour increments and total time for each day shall total to hours actually worked. Failure to do so may result in time being disallowed.
- (4) All time records shall be submitted to the PG website, in the format requested by PG which will include the employee code of each time keeper, the Litigation Task Definition, the amount of time recorded for each entry, the date of entry, and a narrative of each activity for the preceding month. A summary report is located on the PG website.
- (5) All time submissions by counsel handling common benefit matters solely related to Indirect Purchaser claims shall be identified in any such submission of time by reporting such as "Indirect Purchaser claim".
- (6) The summary report form shall be certified by a senior partner each month attesting to the accuracy and correctness of the monthly submission.

Expense Reporting by Direct Purchaser Counsel

- (1) Advanced costs will be deemed as either "Shared" or "Held."
 - a. Shared Costs for Direct Purchaser counsel are costs that will be paid out of a separate Plaintiffs' Steering Committee MDL 2328 Fund account to be established by Direct Purchaser Plaintiffs' Co-Liaison Counsel and to be funded by all members of the PSC and others as determined by the Direct Purchaser Plaintiffs' Co-Liaison Counsel and the Plaintiffs' Executive Committee. The PSC MDL 2328 Fund account will be administered by Herman, Herman & Katz, L.L.C.
 - b. Held Costs are those that will be carried by each attorney in MDL 2328 and reimbursed as and when determined by the Court.
- (2) Each member of the Plaintiffs' Executive Committee and the PSC shall contribute to the Plaintiffs' Steering Committee MDL 2328 Fund at times and in amounts sufficient to cover the administration of the MDL. The timing and amount of each assessment will be determined by Direct Purchaser Plaintiffs' Co-Liaison Counsel and the Plaintiffs' Executive Committee.

- (3) All held expense records, with backup supporting documents, shall be submitted to the PG website, in the format requested by PG. A summary report is located on the PG website.
- (4) The summary report form shall be certified by a senior partner each month attesting to the accuracy and correctness of the monthly submission.

Expense Reporting by Indirect Purchaser Counsel

- (1) Advanced costs will be deemed as either "Shared" or "Held."
 - a. Shared Costs for Indirect Purchaser counsel are costs that will be paid out of a separate Indirect Purchaser MDL 2328 Fund account to be established by Indirect Purchaser Plaintiffs' Liaison Counsel and to be funded by Indirect Purchaser Plaintiffs' Liaison Counsel and others as determined by Indirect Purchaser Plaintiffs' Liaison Counsel. The Indirect Purchaser MDL 2328 Fund account will be administered by Law Office of Thomas H. Brill.
 - b. Held Costs are those that will be carried by each attorney in MDL 2328 and reimbursed as and when determined by the Court.
- (2) Each law firm or attorney representing Indirect Purchaser class clients shall contribute to the Indirect Purchaser MDL 2328 Fund at times and in amounts sufficient to cover the administration of the MDL. The timing and amount of each assessment will be determined by Indirect Purchaser Plaintiffs' Liaison Counsel.
- (3) All held expense records, with backup supporting documents, shall be submitted to the PG website, in the format requested by PG. All held expense submissions by counsel handling common benefit matters solely related to Indirect Purchaser claims shall be identified in any such submission of held expense by reporting such as "Indirect Purchaser claim". A summary report is located on the PG website.
- (4) The summary report form shall be certified by a senior partner each month attesting to the accuracy and correctness of the monthly submission.

Shared Costs

(1) Shared Costs are costs incurred for the common benefit of the MDL as a whole. No individual client-related costs can be considered as Shared Costs. All costs of a substantial nature that meet these requirements and fall under the following categories shall be considered Shared Costs and qualify to be

submitted and paid directly from the MDL account. All Shared Costs must be approved by Direct Purchaser Plaintiffs' Co-Liaison Counsel prior to being incurred and prior to payment from the Plaintiffs' Steering Committee 2328 MDL Fund, and all shared costs for Indirect Purchaser matters must be approved by Indirect Purchaser Plaintiffs' Liaison Counsel from the Indirect Purchaser 2328 MDL Fund. Shared Costs include:

- a. Court, filing and service costs
- b. Deposition and court reporter costs
- c. Document Depository (whether virtual or real): creation, operation, staffing, equipment and administration
- d. Direct Purchaser Plaintiffs' Co-Liaison Counsel or Indirect Purchaser Plaintiffs' Liaison Counsel administrative matters (e.g., expenses for equipment, technology, courier services, long distance, conference calls, telecopier, electronic service, postage, meeting expenses, travel for administrative matters, photocopy and printing, secretarial/temporary staff, etc.)
- e. PSC, the Plaintiffs' Executive Committee, and Indirect Purchaser group administration matters such as meetings and conference calls
- f. Legal and accountant fees
- g. Expert witness and consultant fees and expenses
- h. Printing, copying, coding, shipping, scanning (only out of house or extraordinary firm cost)
- i. Research by outside third party vendors/consultants/attorneys
- j. Common witness expenses including travel
- k. Translation costs
- 1. Bank or financial institution charges
- m. Outside Investigative services
- n. Claims Administrator charges
- o. Class Certification Notice cost
- p. Special Master/Mediator charges.
- (2) Direct Purchaser Plaintiffs' Co-Liaison Counsel and Indirect Purchaser Plaintiffs' Liaison Counsel shall prepare and be responsible for distributing to their respective appropriate plaintiffs' counsel, the Plaintiffs' Executive Committee and the PSC reimbursement procedures and the forms associated therewith. Request for payments shall include sufficient information to allow Direct Purchaser Plaintiffs' Co-Liaison Counsel or Indirect Purchaser Plaintiffs' Liaison Counsel and the CPA to account properly for costs and to provide adequate detail to the Court. All requests shall be subject to review and approval by the respective Direct Purchaser Plaintiffs' Co-Liaison Counsel or Indirect Purchaser Plaintiffs' Liaison Counsel.

(3) All shared expense submissions by counsel handling common benefit matters solely related to Indirect Purchaser claims shall be identified in any such submission of shared expense by reporting such as "Indirect Purchaser claim".

Held Costs

- (1) Held Costs are costs incurred for the global benefit of the MDL. Held costs are those that do not fall into the above Shared Costs categories but are incurred for the benefit of all plaintiffs in general. No specific client-related costs can be considered as Held Costs. All costs of a substantial nature that meet these requirements and fall under the following categories shall be considered Held Costs and qualify to be submitted for consideration by Direct Purchaser Plaintiffs' Co-Liaison Counsel, the Plaintiffs' Executive Committee, Indirect Purchaser Plaintiffs' Liaison Counsel and the Court for future reimbursement.
 - I. Telefax charges
 - II. Postage, shipping, courier, certified mail
 - III. Printing and photocopying (ordinary in-house)
 - IV. Computerized research Lexis/Westlaw
 - V. Telephone long distance (actual charges only)
 - VI. Travel pursuant to Travel Limitations set forth below, including travel for attorney to attend depositions, court or legislative matters.
 - A. Airfare
 - B. Reasonable ground transportation
 - C. Hotel
 - D. Reasonable meals and entertainment
 - E. Reasonable other (parking)
 - F. Car rental, cabs, etc.
 - G. Secretarial and clerical overtime

Travel Limitations

Except in extraordinary circumstances approved by the respective Direct Purchaser Plaintiffs' Co-Liaison Counsel, the Indirect Purchaser Plaintiffs' Liaison Counsel or the Plaintiffs' Executive Committee, all travel reimbursements are subject to the following limitations:

(1) <u>Airfare</u>. Only the lowest-price available coach airfare at time of booking (however, <u>www.priceline.com</u> second highest tier prices will be used as a guideline for approval) for a reasonable itinerary will be reimbursed. Notwithstanding the foregoing, first class airfare shall be allowed for cross-country flights that are in excess of four hours non-stop flight time or international flights. Airfare expense submissions must be supported by invoice or receipt for airfare that shows class of

airfare purchased, name of traveler, and destination. If an invoice or receipt is not available, a canceled check or credit card statement may be submitted provided an Affidavit from the traveler is also submitted stating that the expense was for coach airfare, within the limitations of this Pre-Trial Order, and that the trip was for common benefit. If first class if flown and only coach fare is reimbursable, proof of applicable coach fare shall be provided.

- (2) <u>Hotel</u>. Hotel room charges will be reimbursed up to the greater of (a) \$300 per night excluding taxes, or (b) the average available room rate of the Hyatt, Hilton, and Marriott hotels (or comparable) in that city. Hotel expense submissions must be supported by a hotel issued receipt. If a receipt is not available, a credit card statement or canceled check may be submitted provided it is accompanied by an Affidavit that states that the expense was incurred for travel related to common benefit and within the limitations of this Pre-Trial Order.
- (3) <u>Meals.</u> Meal expenses must be reasonable. No request for reimbursement for alcoholic beverages shall be allowed. Meal expense submissions must be supported by receipts or credit card statements that reflect the date and those partaking in the meal.
- (4) <u>Cash Expenses</u>. Miscellaneous cash expenses for which receipts generally are not available (tips, luggage handling, pay telephone, etc.) will be reimbursed up to \$50.00 per trip, as long as the expenses are properly itemized.
- (5) Rental Automobiles. Luxury automobile rentals will not be fully reimbursed, unless only luxury automobiles were available. If luxury automobiles are selected when non-luxury vehicles are available, then the difference between the luxury and non-luxury vehicle rates must be shown on the travel reimbursement form, and only the non-luxury rate may be claimed. Rental automobile expense submissions must be supported by receipts or credit card statements. Such rentals shall be limited for purposes of traveling to or from meetings, hotel, court appearances and airport. The use of hired limousines is discouraged.
- (6) <u>Mileage</u>. Mileage claims must be documented by stating origination point, destination, total actual miles for each trip, and the rate per mile paid by the member's firm. The maximum allowable rate will be the maximum rate allowed by the IRS (currently 55.5 cents per mile).

Non-Travel Limitations

The following apply:

- (1) <u>Long Distance and Cellular Telephone</u>: Long distance and cellular telephone charges must be documented. Copies of the telephone bills must be submitted with notations as to which charges relate to this litigation.
- (2) <u>Shipping, Courier, and Delivery Charges</u>: All claimed expenses must be documented with bills showing the sender, origin of the package, recipient, and destination of the package.
- (3) <u>Postage Charges</u>: A contemporaneous postage log or other supporting documentation must be maintained and submitted. Postage charges are to be reported at actual cost.
- (4) <u>Telefax Charges</u>: Contemporaneous records should be maintained and submitted showing faxes sent and received. The per-fax charge shall not exceed \$1.00 per page.
- (5) <u>In-House Photocopy</u>: A contemporaneous photocopy log or other supporting documentation must be maintained and submitted. The maximum copy charge is 25¢ per page.
- (6) <u>Secretarial and Clerical Overtime</u>: An itemized description of the task and time spent must be submitted for secretarial and clerical time. All such overtime must be approved before submission by Direct Purchasers Plaintiffs' Co-Liaison Counsel and the Plaintiffs' Executive Committee.
- (7) <u>Computerized Research Lexis/Westlaw</u>: Claims for Lexis, Westlaw, and other computerized legal research expenses should be in the exact amount charged to the firm for these research services. All such computerized legal research must be approved by Direct Purchaser Plaintiffs' Co-Liaison Counsel and the Plaintiffs' Executive Committee in advance and before submission.

<u>Procedures To Be Established by Direct Purchaser Plaintiffs'</u> Co-Liaison Counsel

Direct Purchaser Plaintiffs' Co-Liaison Counsel may establish forms and procedures to implement and carry out the time and expense submissions required by the Court and necessary to compile and maintain the records. These forms shall be made available by Direct Purchaser Plaintiffs' Co-Liaison Counsel or from the Court's website.

Questions regarding the guidelines or procedures or the completion of any forms should be directed to Direct Purchaser Plaintiffs' Co-Liaison Counsel, Russ M. Herman, Herman & Katz, L.L.C, 820 O'Keefe Avenue, New Orleans, Louisiana 70113, PH:

(504) 581-4892, Fax: (504) 561-6024, E-Mail: rherman@hhklawfirm.com; or Camilo K. Salas, III, Salas L.C., 650 Poydras Street, Suite 2000, New Orleans, Louisiana 70130-7206, PH: (504) 799-3080, Fax: (504) 799-3085, E-mail: csalas@salaslaw.com or Philip Garrett, CPA, 117 Fairgrounds Blvd., Bush, Louisiana 70431, PH: (985) 635-1500, E-Mail: pgarrett@garrettco.com; or the Court.

<u>Procedures To Be Established by</u> Indirect Purchaser Plaintiffs' Liaison Counsel

Indirect Purchaser Plaintiffs' Liaison Counsel may establish forms and procedures to implement and carry out the time and expense submissions required by the Court and necessary to compile and maintain the records. These forms shall be made available by Indirect Purchaser Plaintiffs' Liaison Counsel or from the Court's website.

Questions regarding the guidelines or procedures or the completion of any forms should be directed to Indirect Purchaser Plaintiffs' Liaison Counsel, Thomas H. Brill, Law Office of Thomas H. Brill, 8012 State Line Road, Suite 102, Leawood, Kansas 66208, PH: (913) 677-2004, E-Mail: brillkc@gmail.com or Philip Garrett, CPA, 117 Fairgrounds Blvd., Bush, Louisiana 70431, PH: (985) 635-1500, E-Mail: pgarrett@garrettco.com; or the Court.

New Orleans, Louisiana, this<u>6th</u>day of July, 2012.

SARAH VANCE

UNITED STATES DISTRICT JUDGE

Exhibit "A"

LITIGATION TASK CODE DEFINITIONS

The Litigation Code Set is intended for use in all adversarial matters including litigation, binding arbitrations, and regulatory/administrative proceedings. The following definitions elaborate on the intended scope of each phase and task and should guide attorneys in coding time.

Case Assessment. Development and Administration

Focuses on the case as a whole, the "forest" rather than the "trees".

Fact Investigation/Development. All actions to investigate and understand the facts of a matter. Covers interviews of client personnel and potential witnesses, review of documents to learn the facts of the case (but not for document production), work with an investigator, and all related communications and correspondence.

Analysis/Strategy. The thinking, strategizing, and planning for a case, including discussions, writing, and meetings on case strategy. Also includes initial legal research for case assessment purposes and legal research for developing a basic case strategy. Most legal research will be under the primary task for which the research is conducted. Once concrete trial preparation begins, use "Other Trial Preparation and Support."

Experts/Consultants. Identifying and interviewing experts and consultants (testifying or non-testifying), working with them, and developing expert reports. Does not include preparing for expert depositions, see "Expert Discovery" or time spent with experts/consultants during trial preparation and trial, see "Expert Witnesses."

Document/File Management. A narrowly defined task that comprises only the processes of creating and populating document and other databases or filing systems. Includes the planning, design, and overall management of this process. Work of outside vendors in building litigation support databases should be an Expense.

Budgeting. Covers developing, negotiating, and revising the budget for a matter.

Settlement/Non-Binding ADR All activities directed specifically to settlement. Encompasses planning for and participating in settlement discussions, conferences, and hearings and implementing a settlement. Covers pursuing and participating in mediation and other non-binding Alternative Dispute Resolution (ADR) procedures. Also includes pre-litigation demand letters and ensuing discussions.

CLE. Continuing Legal Education related specifically to this matter.

Other Case Assessment, Development and Administration. Time not attributable to any other overall task. Specific use in a given matter often may be pre-determined jointly by the client and law firm.

Pre-Trial Pleadings and Motions

Covers all pleadings and all pretrial motions and procedures other than discovery.

Pleadings. Developing (researching, drafting, editing, filing) and reviewing complaints, answers, counter-claims and third party complaints. Also embraces motions directed at pleadings such as motions to dismiss, motions to strike, and jurisdictional motions.

Preliminary Injunctions/Provisional Remedies. Developing and discussing strategy for these remedies, preparing motions, affidavits and briefs, reviewing opponent's papers, preparing for and attending court hearing, preparing witnesses for the hearing, and effectuating the remedy.

Court Mandated Conferences. Preparing for and attending hearings and conferences required by court order or procedural rules (including Rule 16 sessions) other than settlement conferences. Dispositive Motions. Developing and discussing strategy for or opposing motions for judgment on the pleadings and motions for complete or partial summary judgment, preparing papers, reviewing opponent's papers, defensive motions (e.g., motion to strike affidavit testimony, Rule 56(f) motion), and preparing for and attending the hearing.

Other Written Motions/Submissions. Developing, responding to, and arguing all motions other than dispositive motions, pleadings, and discovery, such as motions to consolidate, to bifurcate, to remand, to stay, to compel arbitration, for MDL treatment and for change of venue.

Class Action Certification and Notice. Proceedings unique to class action litigation and derivative suits such as class certification and notice.

Discovery

Includes all work pertaining to discovery according to court or agency rules.

Written Discovery. Developing, responding to, objecting to, and negotiating interrogatories and requests to admit. Includes mandatory meet-and-confer sessions. Also covers mandatory written disclosures as under Rule 26(a).

Document Production. Developing, responding to, objecting to, and negotiating document requests, including the mandatory meet-and-confer sessions to resolve objections. Includes identifying documents for production, reviewing documents for privilege, effecting production, and preparing requested privilege lists. (While a general review of documents produced by other parties falls under this task, coding and entering produced documents into a data base is "Document/File Management" and reviewing documents primarily to understand the facts is "Fact Investigation/Development."

Depositions. All work concerning depositions, including determining the deponents and the timing and sequence of depositions, preparing deposition notices and subpoenas, communicating with opposing or other party's counsel on scheduling and logistics, planning for and preparing to take the depositions, discussing deposition strategy, preparing witnesses, reviewing documents for deposition preparation, attending depositions, and drafting any deposition summaries.

Expert Discovery. Same as "Depositions," but for expert witnesses.

Discovery Motions. Developing, responding to, and arguing all motions that arise out of the discovery process. Includes the protective order process.

Other Discovery. Less frequently used forms of discovery, such as medical examinations and on-site inspections.

Trial Preparation and Trial

Commences when lawyer and client determine that trial is sufficiently likely and imminent so that the process of actually preparing for trial begins. It continues through the trial and post-trial proceedings in the trial court. Once trial begins, lawyers who appear in court presumptively should bill their court time to "Trial and Hearing Attendance." Litigation work outside the courtroom during this phase (e.g., evenings, weekends and the time of other attorneys and support personnel), should continue to be classified using "Other Trial Preparation and Support."

Fact Witnesses. Preparing for examination and cross-examination of non-expert witnesses.

Expert Witnesses. Preparing for examination and cross-examination of expert witnesses.

Written Motions/Submissions. Developing, responding to and arguing written motions during preparation for trial and trial, such as motions in limine and motions to strike proposed evidence. Also includes developing other written pre-trial and trial filings, such as jury instructions, witness lists, proposed findings of fact and conclusions of law, and trial briefs.

Other Trial Preparation and Support. All other time spent in preparing for and supporting a trial, including developing overall trial strategy, preparing opening and closing arguments, establishing an off-site support office, identifying documents for use at trial, preparing demonstrative materials, etc.

Trial and Hearing Attendance. Appearing at trial, at hearings and at court-mandated conferences, including the pre-trial conferences to prepare for trial. For scheduling conferences that are denominated as "Pre-Trial Conferences", but not directed toward conduct of the trial, use "Court Mandated Conferences."

Post-Trial Motions and Submissions. Developing, responding to and arguing all post-verdict matters in the trial court, such as motions for new trial or j.n.o.v., for stay pending appeal, bills of costs, and requests for attorney's fees.

Enforcement. All work performed in enforcing and collecting judgments and asserting or. addressing defenses thereto.

Appeal

Covers all work on appeal or before a reviewing body.

Appellate Motions and Submissions. Developing, responding to and arguing motions and other filings before a reviewing body, such as motions and other filings for stay pending appeal.

Appellate Briefs. Preparing and reviewing appellate briefs.

Oral Argument. Preparing for and arguing an appeal before a reviewing body.

Travel

Time spent traveling in connection with the litigation shall be designated separately.

Case 2:12-md-02028:580/1 Products Distribution 9/12rk Filed 07/06/12 Page 5 of 5 Antitrust Litigation

MDL 2328

TASK CODES							
Case Assessment, Development and Administration L110 - Fact Investigation/Development L120 - Analysis/Strategy L130 - Experts/Consultants L140 - Documents/File Management L150 - Budgeting L160 - Settlement/Non-Binding ADR L170 - Continuing Legal Education L190 - Other Case Assessment - Development and Administration]]] pment	Trial Preparation and Trial L410 - Fact Witnesses L420 - Expert Witnesses L430 - Written Motions and Submissions L440 - Other Trial Preparation and Support L450 - Trial and Hearing Attendance L460 - Post-Trial Motions and Submissions L470 - Enforcement	Pre-Trial Pleadings and Motions L210 - Pleadings L220 - Preliminary Injunctions/ Provisional Remedies L230 - Court Mandated Conferences L240 - Dispositive Motions L250 - Other written motions and Submissions L260 - Class action certification and Notice		
Appeal L510 - Appellate Motions and Submissions L520 - Appellate Briefs L530 - Oral Argument Attorney/Paralegal/Secretary:			ons]	Discovery L310 - Written Discovery L320 - Document Production L330 - Depositions L340 - Expert Discovery L350 - Discovery Motions L390 - Other Discovery	ACTIVITY CODES A101 - Plan and prepare for A102 - Research A103 - Prepare/Revise A104 - Review/Analyze A105 - Communicate (in firm) A106 - Communicate (with client) A107 - Communicate (other outside counsel) A108 - Communicate (other external) A109 - Appear for/Attend A110 - Manage data/files A111 - Other A112 - Travel		
Specific "C	Common Ber	nefit" ("T	est" or "	Bellwether") Case (if any): f 0.25 hours (.25 hr min.)			
Date	Task Code	Activity Code	TIME	DESCRIPTION OF SERVICES	Identify if time entry is for "Indirect Purchaser Claim" or "Direct Purchaser Claim"		
1	1	1	1	The state of the s			

MDL 2328: IN RE: POOL PRODUCTS DISTRIBUTION MARKET ANTITRUST LITIGATION CHECK REQUEST FORM FOR SHARED EXPENSE

		GENERAL CHECK REQUEST INFORMATION			
1.	Date:				
2.	I am requesting a check from:	MDL 2328 Ind Brill	lirect Purchaser Pl	aintiffs' Liaison Counsel, Thomas H.	
3.	Payable To: (Name & Address)				
4.	Social Security # or TIN # of the payee:				
<i>5</i> .	Invoice No.:				
<i>6</i> .	Date check needed (check one):	Now 30 D	Days 60 Days_	90 DaysOther	
<i>7</i> .	Purpose of Check:				
<i>8</i> .	Amount of Check:				
9.	Documentation ¹	Yes: <u>X</u>		No:	
10.	Send Check To (check one):	Requestor OR Payee			
11.	Requesting Attorney's Signature ²				
A 11	diam of another	1			
	ation of costs;		¢	Common witness our area	
\$	Court filing fees		\$	Common witness expense	
\$ Deposition/court repor		rter	\$	Translation Costs	
\$	Document depository		\$	Bank or financial institution charges	
\$	PLC (administration)		\$	Investigative services	
\$	PSC group administra	tion \$		Claims administrator charges	
\$	Legal & accounting fe	ees	\$	Class Certificate Notice	
\$ Expert witness/consult			\$	Special Master/Mediator charges	
\$	Printing, copying & so (bulk or 3 rd party)	eanning <u> </u>		Other .	
\$	Research (3 rd party)		\$	<u> </u>	
\$TOTAL					
Liaison Counsel Accounting Use Only: Check # Approved by Indirect Purchaser Plaintiffs' Liaison Counsel: Date:					

¹ Documentation must be provided with check request.

By signing this request, you certify that the expense request is properly documented, complete and accurate and is being incurred for the common benefit.

MDL 2328: IN RE: POOL PRODUCTS DISTRIBUTION MARKET ANTITRUST LITIGATION CHECK REQUEST FORM FOR SHARED EXPENSE

		GENERAL CHECK REQUEST INFORMATION			
1.	Date:				
2.	I am requesting a check from:	MDL 2328 Direct Purchaser Plaintiffs' Co-Liaison Counsel, Russ M. Herman and Camilo Salas, III.			
3.	Payable To: (Name & Address)				
4.	Social Security # or TIN # of the payee:				
<i>5</i> .	Invoice No.:				
<i>6</i> .	Date check needed (check one):	Now 30 Da	ays 60 Days_	90 DaysOther	
<i>7</i> .	Purpose of Check:				
<i>8</i> .	Amount of Check:				
9.	Documentation ¹	Yes: <u>X</u>		No:	
10.	Send Check To (check one):	Requestor OR Payee			
11.	Requesting Attorney's Signature ²				
A 11					
Alloca \$	ation of costs; Court filing fees	Common witness expense			
		·	\$		
\$ Deposition/court repor			\$	Translation Costs	
\$	Document depository	\$		Bank or financial institution charges	
\$	PLC (administration)	\$		Investigative services	
\$	PSC group administra			Claims administrator charges	
\$	Legal & accounting fe	ees	\$	Class Certificate Notice	
\$	Expert witness/consul		\$	Special Master/Mediator charges	
\$	Printing, copying & so (bulk or 3 rd party)			Other	
\$	Research (3 rd party)	\$		<u> </u>	
\$TOTAL					
Liaison Counsel Accounting Use Only: Check # Approved by Direct Purchaser Plaintiffs' Co- Liaison Counsel: Date:					

¹ Documentation must be provided with check request.

By signing this request, you certify that the expense request is properly documented, complete and accurate and is being incurred for the common benefit.