

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA

IN RE:	FEMA TRAILER FORMALDEHYDE	*	MDL NO. 1873
	PRODUCTS LIABILITY LITIGATION	*	
		*	SECTION "N" (5)
		*	
THIS DOCUMENT IS RELATED TO:	09-2977	*	JUDGE ENGELHARDT
<i>Lyndon Wright, et al. vs. Forest River and</i>		*	
<i>Shaw Environmental, Inc.</i>		*	MAGISTRATE CHASEZ

PRE-TRIAL ORDER

1. PRE-TRIAL CONFERENCE

A Pre-Trial Conference in the above captioned matter will occur before this Honorable Court on Thursday, February 25, 2010 at 9:30 a.m. at the United States District Court for the Eastern District of Louisiana before the Honorable Judge Kurt Engelhardt.

2. APPEARANCE OF COUNSEL

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On Behalf of Plaintiff, Lyndon T. Wright

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On Behalf of Shaw Environmental, Inc.

3. **REPRESENTED PARTIES**

A. **PLAINTIFF LYNDON T. WRIGHT**

Plaintiff Lyndon T. Wright is a resident of the Parish of Orleans.

B. **DEFENDANT, FOREST RIVER, INC.**

Forest River, Inc. is a corporation headquartered in Indiana.

C. **DEFENDANT, SHAW ENVIRONMENTAL, INC.**

Shaw Environmental, Inc. is a corporation headquartered in Louisiana.

4. **JURISDICTION**

In his Complaint, Plaintiff alleges that jurisdiction is proper based on 28 U.S.C. § § 1332 (diversity of citizenship) and based on 28 U.S.C. § § 1331 (federal question), as well as 28 U.S.C. § § 1367 (supplemental jurisdiction). Jurisdiction is not contested by Defendants.

5. **PENDING MOTIONS**

As of February 22, 2010 at 4:30 p.m., the following motions remain outstanding:

A. **PLAINTIFF:**

1. Plaintiff's Motion for Partial Summary Judgment with Respect to Certain Affirmative Defenses of Forest River, Inc. (Doc. # 10940)
2. Plaintiff's Motion for Partial Summary Judgment with Respect to a Certain Affirmative Defenses of Shaw Environmental, Inc. (Doc. # 10942)
3. Plaintiff's Motion in Limine to Reference to Plaintiff Witnessing Previous Expert Testimony (Doc. # 11348)
4. Plaintiff's Motion in Limine to Any Reference to Malingering, Alcohol Abuse or Drinking Problems (Doc. #11352)
5. Plaintiff's Motion in Limine to Limit the Testimony of William Dyson (Doc. # 11354)
6. Plaintiff's Motion in Limine to Prohibit Reference to Unrelated, Non-Pled Claims (*Resolved by stipulation*) (Doc. # 11356)

7. Plaintiff's Motion in Limine to Prohibit Reference to Formaldehyde in Foods and Other Products (Doc. # 11357)
8. Plaintiff's Motion in Limine to Prohibit References to Matters in the Personal History of Tyshone Marsh (Doc. # 11360)
9. Plaintiff's Motion in Limine to Prohibit References to the Inapplicability of Building Codes (Doc. #11362)
10. Plaintiff's Motion in Limine to Prohibit References to an Exemplar Trailer (Doc. # 11384)
11. Plaintiff's Motion in Limine to Prohibit References or Suggestions that the Water Leak at the Door was Caused by a Break In (Doc. #11387)
12. Plaintiff's Motion in Limine to Prohibit References to the Financial Matters of Bobbie Wright (Doc. # 11416)
13. Plaintiff's Motion for Reconsideration of the Court's Ruling Granting Defendant's Motion to Strike the Addendum to Dr. Larry Miller's Expert Reports (Doc. # 11695)
14. Plaintiff's Motion for Reconsideration on the Court's Ruling Granting Defendant's Motion to Strike the Plaintiff's Expert Supplemental Reports (Doc. # 11758)

B. DEFENDANT, FOREST RIVER, INC.:

1. Defendants' Motion for Summary Judgment on Causation (Rec. Doc. 10933)
2. Forest River, Inc.'s Motion for Partial Summary Judgment on Plaintiff's Mental Anguish Claims (Rec. Doc.10934)
3. Forest River, Inc.'s Motion for Summary Judgment as to the Government Contractor Defense (Rec. Doc. 10936)
4. Forest River, Inc.'s Motion for Partial Summary Judgment (regarding Forest River's duty to warn) (Rec. Doc.10937)
5. Forest River, Inc.'s Motion to Exclude Plaintiff's Animation Exhibit (Rec. Doc. 11355)

6. Forest River, Inc.'s Motion to Exclude Expert Testimony of Paul J. Lagrange (Rec. Doc. 11380)
7. Forest River, Inc.'s Motion to Exclude Expert Testimony of Alexis Mallet (Rec. Doc. 11383)
8. Forest River, Inc.'s Motion to Exclude Expert Testimony of Dr. Lawrence Miller (Rec. Doc. 11385)
9. Forest River, Inc.'s Motion to Exclude Certain Comments to the Jury (Rec. Doc. 11389)
10. Forest River, Inc.'s Motion to Limit the Testimony of Ervin L. Ritter (Rec. Doc. 11393)
11. Forest River, Inc.'s Motion to Exclude the Expert Testimony of Dr. Edward H. Shwery (Rec. Doc. 11400)
12. Motion to Limit the Testimony of Stephen Smulski, PhD (Rec. Doc. 11403)
13. Motion to Exclude the Expert Testimony of Patricia Williams, PhD, DABT (Rec. Doc. 11404)

C. DEFENDANT, SHAW ENVIRONMENTAL, INC.:

1. Shaw Environmental, Inc.'s Motion for Summary Judgment on Causation (Rec. Doc. 10929)
2. Motion for Summary Judgment Based Shaw Environmental, Inc.'s Status as a Government Contractor (Rec. Doc. 10941)
3. Shaw Environmental, Inc.'s Motion for Partial Summary Judgment Regarding "Blocking" (Rec. Doc. 10935)
4. Shaw Environmental, Inc.'s Motion for Partial Summary Judgment Regarding Failure to Warn (Rec. Doc. 10946)
5. Shaw Environmental, Inc.'s Motion for Partial Summary Judgment Regarding Plaintiff's Maintenance Claims (Rec. Doc. 10947)
6. Shaw Environmental, Inc.'s Motion for Partial Summary Judgment on Plaintiff's Mental Anguish Claims (Rec. Doc. 10945)
7. Shaw Environmental, Inc.'s Motion in Limine to Exclude References to Building Codes (Rec. Doc. 11414)

8. Shaw Environmental, Inc.'s Motion in Limine to Exclude Expert Testimony of Paul Hewett, Ph.D. (Rec. Doc. 11415)
9. Shaw Environmental, Inc.'s Motion in Limine to Exclude Expert Testimony of Charles David Moore (Rec. Doc. 11417)

6. **BRIEF SUMMARY OF MATERIAL FACTS**

A. **PLAINTIFF'S SUMMARY OF THE FACTS**

Prior to Hurricane Katrina, Plaintiff Lyndon Wright (hereinafter "Lyndon") resided with his mother Bobbie Wright (hereinafter "Ms. Wright") in her home. As a result of Hurricane Katrina, Lyndon and Ms. Wright were displaced from their permanent home at 2315 Seminole Lane in New Orleans, Louisiana. Since Ms. Wright's home was rendered uninhabitable as a result of Hurricane Katrina, she was deemed eligible to receive emergency housing assistance from the defendant Federal Emergency Management Agency (hereinafter "FEMA"), pursuant to the Stafford Act and applicable federal regulations. The emergency housing assistance provided to Ms. Wright was in the form of a travel trailer (hereinafter "the Trailer") manufactured by the defendant, Forest River, Inc. (hereinafter "Forest River"), with Vehicle Identification Number (VIN) 4X4TSMH296C008992. The trailer was manufactured in Rialto, California in November, 2005. Ms. Wright moved to Houston and gave full authority for her son Lyndon to occupy and reside in the Trailer.

The Trailer was delivered to Lyndon for occupancy in New Orleans, Louisiana, at 2315 Seminole Lane in late November 2005, but was not ready for occupancy until mid-February 2006, due to lack of electrical hook-up.

The Trailer was installed at the above location and made ready for residential occupancy by Shaw Environmental, Inc. (hereinafter "Shaw"), and/or its subcontractor RCG Enterprises (hereinafter "RCG") on behalf of Shaw, by being hooked up to residential utilities, residential sewerage and water. The trailer was also installed onto concrete block piers, with its weight off of

the wheel base, and stairs and a landing were attached to allow access to the Trailer, pursuant to a contract between Shaw and FEMA.

Lyndon began living in the Trailer in March, 2006 and stopped living there in July, 2008 when permanent housing became available. He resided continuously in the Trailer during this period of time. When Wright moved into the trailer he noticed a smell, but was told it was a "new car smell." Over a number of months this odor changed into a "musty, wet carpet smell."

Forest River had a duty to warn Lyndon about the dangers and risks of formaldehyde in the travel trailer; this duty was continuing in nature, and legally was owed to Lyndon by Forest River during the entire period that Lyndon occupied this travel trailer. The exposure of Plaintiff Lyndon Wright to formaldehyde off-gassing from the travel trailer resulted from the normal, foreseeable, and intended use of the travel trailer as an emergency housing unit, without substantial alteration, in the condition in which Forest River sold the travel trailer. The design of the travel trailer as a housing unit, including the use of particle board, hardwood plywood, medium density fiberboard, other composite wood products, and other products that contain urea-formaldehyde or urea-formaldehyde resins, is dangerous and defective and posed an unreasonable risk of injury to Plaintiff Lyndon Wright. The use of particle board, hardwood plywood, medium density fiberboard, and other composite wood products that contain formaldehyde constitutes a dangerous defect in composition or manufacture that posed an unreasonable risk of harm to Lyndon Wright. While Forest River sold the Trailer to be used as temporary housing, the owner's manual indicates clearly that the Trailer is a "recreational vehicle" and not intended for residential occupancy. The Forest River travel trailer was in a defective condition and was unreasonably dangerous under its intended use as temporary residential housing at the time the travel trailer left Forest River's control. Lyndon Wright was an intended and foreseeable user of the travel trailer, and the damages and losses to Lyndon reasonably

could have been anticipated by Forest River. Further, an alternative design was already in place at Forest River which would have eliminated or greatly reduced Lyndon's exposure to formaldehyde.

The defects in the travel trailer are the result of and/or include, but are not limited to, the following:

1. failing to design the travel trailer so as not to emit dangerous levels of formaldehyde;
2. providing a travel trailer which, by virtue of its design and/or manufacture and/or composition, was unreasonably dangerous under reasonably anticipated use as an emergency housing unit;
3. providing a travel trailer which, by virtue of a lack of an adequate warning(s), was unreasonably dangerous under its anticipated use as an emergency housing unit;
4. providing a travel trailer which did not conform to the implied warranties made by Forest River regarding its fitness for use as a Temporary Housing Unit;

Further, Forest River negligently failed to: (1) adequately test the travel trailer to properly evaluate the levels of emissions of formaldehyde under foreseeable conditions for extended periods of time; (2) conduct formaldehyde testing of travel trailers for Urea Formaldehyde prior to shipping them from Forest River plants; (3) test the travel trailer for formaldehyde once becoming aware of same through the news media and other outlets; and (4) adhere to residential or building codes in the manufacture of a unit intended for residential occupancy.

The Forest River travel trailer provided to Lyndon Wright by FEMA was installed and hooked up to utilities and services for residential purposes by Shaw and/or its subcontractors, RCG, pursuant to a contract between Shaw and FEMA. Shaw and/or its subcontractor installed the travel trailer unit by "jacking" and "blocking" the unit up onto concrete piers, transferring the weight off of its wheels. In the process of jacking the trailer, and by jacking and blocking the trailer up off of its wheel base, Shaw created stress and flexing on the frame of the unit. The unit and frame were not designed to be supported off of its wheel base. Such stress and flexing created distortion of the

trailer's shell allowing water moisture and air and heat intrusion, which contributed to increased formaldehyde off-gassing and exposure and mold intrusion into this unit. Further, Shaw failed to follow explicit instruction as to the actual installation of the travel trailer. Shaw also failed to take into account the shifting or settlement of soil under the travel trailer which led to uneven weight distribution. Shaw knew of problems with formaldehyde emissions in travel trailers it was installing, but took no action to warn or protect residents and took no actions to ensure its resident would receive the owners manual which contained warnings and information about Formaldehyde.

Lyndon seeks compensatory damages for: physical pain and suffering; mental anguish and emotional distress including, but not limited to fear of cancer; future medical expenses; including costs for future medical treatment, services, and/or procedures to address physical and/or mental injuries from formaldehyde exposure which are currently manifest; the aggravation of Lyndon's pre-existing allergies, development of asthma, exacerbation of rhinosinusitis, the growth of a tumor in his throat and coughing up blood every morning, and other conditions; fear of cancer; and/or daily life activities suffered and to be suffered by Lyndon as a result.

B. DEFENDANT, FOREST RIVER, INC.'S SUMMARY OF THE FACTS

Forest River is a leading manufacturer of recreational vehicles and has been in business since 1996. After hurricane Katrina, Forest River was approached by FEMA, through North American Catastrophe Services, to produce travel trailers for disaster relief efforts on the Gulf Coast. In response to FEMA's request, Forest River produced 5,000 units, all built to specifications supplied by FEMA. Forest River manufactured these units utilizing the same materials, production facilities, employees and quality control procedures as it did its commercially available units. Indeed, Forest River postponed commercial production to supply FEMA's need.

Wright's travel trailer, VIN No. 4X4TSMH296C008992, was manufactured in November

2005 at Forest River's facility in Rialto, California. The parties in this case have stipulated that this trailer was manufactured using only low formaldehyde emitting ("LFE") wood products. Prior to providing this trailer to plaintiff, FEMA inspected and accepted the unit for use.

In March 2006, plaintiff Lyndon Wright moved into a Forest River travel trailer originally provided to his mother by FEMA. The unit was installed by a subcontractor of Shaw Environmental, Inc. at 2315 Seminole Lane in New Orleans. At the time of delivery, there was no damage to the unit. Wright occupied the trailer until July 2008.

Wright has claimed various physical and emotional injuries resulting from his time in the trailer. Despite these allegations, plaintiff has not been diagnosed with any formaldehyde-related condition by any of his treating physicians and has failed to demonstrate any causal relationship between his alleged exposure to formaldehyde and any medical condition.

Forest River denies that there is any aspect of the construction or design of the unit occupied by Lyndon Wright which render the unit unreasonably dangerous and denies plaintiff's allegation that Forest River failed to warn Wright of any such condition.

C. DEFENDANT, SHAW ENVIRONMENTAL, INC.'S SUMMARY OF THE FACTS

In the aftermath of Hurricane Katrina, FEMA was tasked with providing various forms of assistance to tens of thousands of displaced citizens in the Gulf Coast Region. On September 30, 2005, FEMA and Shaw executed an Individual Assistance/Technical Assistance Contract ("IA/TAC"), No. HSFEHQ-05-D-0573, under which Shaw would assist FEMA in its mission to provide assistance to disaster victims, pursuant to individual task orders issued by FEMA. Task Order 15 covered the hauling, installing, maintenance and deactivation of mobile homes, park models and travel trailers, all of which are various types of emergency housing units ("EHUs") that FEMA chose to provide to displaced residents. Shaw played no role in, was not asked to, and did

not evaluate the use of any of these structures as forms of temporary housing. Rather, that decision was made by FEMA, which had experience in using mobile homes and travel trailers as emergency housing since Hurricane Andrew struck Florida in 1992.

Shaw's contract with FEMA set forth precise specifications on how the travel trailers were to be delivered, installed, blocked, leveled, anchored, attached to utilities, outfitted with steps or handicap ramps/platform steps, winterized, and otherwise be made ready for occupancy. In particular, the contract required Shaw to "block" and level travel trailers on six concrete piers constructed in a precise fashion. Shaw had no discretion whatsoever with regard to how the piers would look or the fact that trailers had to be installed on piers. These detailed specifications were drafted by FEMA and provided to Shaw by FEMA, along with a pier diagram prepared by the U.S. Army Corps of Engineers. FEMA never requested any engineering/support/expertise from Shaw relating to the Government's method for blocking the trailers.

Shaw retained qualified and experienced subcontractors to perform the actual installation of travel trailers. Shaw's installation subcontractors were licensed mobile home installers, and although there are no federal, state or local regulations concerning installation of travel trailers, these subcontractors were more than capable of performing the simpler task of installing travel trailers as well. Shaw also conducted 100% quality control ("QC") inspections on travel trailers installed by its subcontractors, utilizing a rigorous program that checked each trailer to ensure that it met the FEMA requirements. Shaw separately inspected, or had one of its subcontractors inspect, every single installation during the "Ready for Occupancy" ("RFO") process, and again during the "lease-in" process, this time with the trailer occupant present. Additionally, FEMA had various types of technical monitors and QC inspectors in the field on a regular basis checking on the contractors' compliance with the installation specifications.

A travel trailer manufactured by Forest River, Inc., bearing VIN No. 4X4TSMH296C008992 (“the Trailer”), was provided by FEMA to Plaintiff’s mother, Bobbie Wright, as emergency housing. Shaw was assigned the task of delivering, installing and making ready for use the EHU assigned to Bobbie Wright. The Trailer was picked up at FEMA’s designated staging area and installed in accordance with the FEMA specifications at 2315 Seminole Lane, New Orleans, Louisiana, on November 21, 2005, by one of Shaw’s subcontractors, RCG Enterprises, Inc.

Due to the difficulties that Entergy experienced in restoring electrical power to the area where the Trailer was located, the Trailer could not be powered up and made ready for occupancy until February 2006. Once power was established on February 11, 2006, Shaw was able to make the Trailer fully ready for occupancy. Shaw’s RFO Checklist confirms that the Trailer was inspected on February 12, 2006, and confirmed to be properly blocked on concrete piers, anchored with required straps, connected to all utilities, and outfitted with propane tanks, battery and steps. On February 13, 2006, Plaintiff conducted a “lease-in” walk-through inspection of the Trailer with Shaw’s subcontractor, and found it to be in good condition, as indicated by his signature on the lease-in forms. In addition to Shaw’s own quality control program (and Plaintiff’s inspection of the Trailer), FEMA sent inspectors out to the Trailer on at least four separate occasions – February 8, 10, 17, and 21, 2006 – to conduct inspections. FEMA never indicated to Shaw that there was anything wrong with the Trailer or its installation.

Although Plaintiff was “leased-in” on February 13, 2006, he elected to remain on the cruise ship where he had been living until some time in March, 2006, at which point he moved to the Trailer. After Plaintiff moved into the Trailer, Shaw maintained it for less than three months, until June 1, 2006, when C. Martin Company (another FEMA contractor) assumed maintenance responsibilities. During the brief period of Shaw’s maintenance, Plaintiff lodged no formaldehyde

or other odor-related complaints; indeed, he reported only one maintenance issue – a broken furnace that was repaired to his satisfaction. Also during this period, Shaw made two monthly maintenance inspections of the Trailer; on both occasions, no deficiencies were noted. At the time Shaw turned over maintenance responsibilities, a representative of C. Martin signed a Preventative Maintenance Form, indicating that no maintenance issue existed with regard to the Trailer as of June 1, 2006.

Plaintiff continued to live in the Trailer for over two more years after Shaw's maintenance responsibility for the Trailer ended. Even at the end of that period, Plaintiff and his mother continued to sign off on inspection reports from other FEMA contractors and/or subcontractors, confirming that nothing was wrong with the Trailer.

Sometime after Plaintiff moved out of the Trailer in July 2008, it was deactivated and hauled (by a third party, not Shaw) to Melville, Louisiana, where it was hauled off road and sat in a field until August 2009, when it was first seen by plaintiff's experts. FEMA did not maintain the Trailer at all once it was parked in the FEMA trailer "graveyard."

Throughout Shaw's response to Hurricane Katrina, the presence of formaldehyde or strong odors in the trailers was never a major issue. Based on the "new smell" that some individuals noticed when first entering a trailer that had been closed up, a practice had developed of airing out the trailers at Shaw's trailer staging yard prior to installation. FEMA, however, never requested that Shaw do anything with regard to formaldehyde, and nothing was required of Shaw other than to install the trailers precisely as required by the IA/TAC.

On March 20, 2006 – after a Biloxi news station had aired a story concerning formaldehyde in the travel trailers selected and provided by FEMA – Shaw received an email from FEMA's Brian Boyle to the IA/TACs inquiring about their processes for airing out trailers and formaldehyde. The very next morning, Shaw responded to Mr. Boyle by email, attaching its trailer staging yard

operating procedures, which showed that Shaw routinely ventilated trailers. According to Mr. Boyle, FEMA was satisfied with Shaw's response, and FEMA required nothing further from Shaw.

At all times during its contract with FEMA, Shaw acted reasonably and prudently, and in compliance with its FEMA contract. Shaw denies that it was negligent in any manner, particularly with regard to the installation and maintenance of the trailer occupied by Mr. Wright. The evidence will show that Shaw did not damage the Trailer in any way and that Shaw certainly did not cause or exacerbate the level of formaldehyde in the Trailer.

7. UNCONTESTED MATERIAL FACTS

- A. Plaintiff, Lyndon Wright, is a resident of the Parish of Orleans in the State of Louisiana.
- B. FEMA provided a trailer with Vehicle Identification Number (VIN) 4X4TSMH296C008992 to Plaintiff's mother, Ms. Bobbie Wright.
- C. Plaintiff Lyndon Wright occupied this travel trailer.
- D. This travel trailer was a SMT32BHLE manufactured by Defendant Forest River in Rialto, California on or about November 14, 2005 for use by FEMA as emergency housing.
- E. Forest River provided approximately 5,000 travel trailers to FEMA through North American Catastrophe Services (hereinafter "NACS") following hurricane Katrina.
- F. The travel trailer ultimately provided to Lyndon Wright was ordered from Forest River by NACS on or about September 8, 2005, and was shipped on or about November 16, 2005, pursuant to a Master Sales Agreement between Forest River and NACS.
- G. Certain components parts used by Forest River in the manufacture of this travel

trailer contained urea formaldehyde and/or urea formaldehyde resins.

- I. The Forest River travel trailer at question in this litigation was manufactured using only Low-Formaldehyde Emitting (LFE) wood products.
- J. The Forest River travel trailer was delivered and installed at 2315 Seminole Lane, New Orleans, LA on or about November 21, 2005.
- K. The Forest River travel trailer lease-in inspection took place on or about February 13, 2006.
- L. Lyndon Wright resided in this Forest River unit from approximately March 2006 to approximately July 2008.
- M. NACS sold this travel trailer to FEMA for use as emergency housing.
- N. This trailer arrived at the FEMA Staging Yard in Baton Rouge, Louisiana by Forest River on or about November 19, 2005.
- O. The travel trailer occupied by Lyndon Wright was 29'8" (without hitch) and 8' in width.
- P. The initial formaldehyde sampling taken via passive dosimetry of the Forest River unit bearing VIN 4X4TSMH296C008992 on October 1 and 2, 2008 by WD Scott Group was taken with an average interior temperature of approximately 85.3° F and average relative humidity of approximately 32.9%, and detected a formaldehyde concentration of .048 part per million (ppm), or 48 parts per billion (ppb).
- Q. When applying the Berge equation to the October 2008 sampling taken by the WD Scott Group (correcting the temperature calculation to 70° F), the sampling corrects from 48 ppb to 19 ppb.
- R. A one-hour active formaldehyde sample was taken on August 8, 2009 by WD Scott

Group of the same unit and pursuant to Plaintiff's testing protocol, which called for the unit to be closed and sealed for 72 hours prior to the sample collection, and found an indoor formaldehyde concentration of .095 ppm or 95 ppb, with an average interior temperature of 81.9° F and an average interior relative humidity of 86.6%.

- S. A twenty-four hour passive dosimetry formaldehyde sample was taken by WD Scott Group, of the same unit and pursuant to the same Plaintiff testing protocol, on August 8 and 9, 2009, which found an indoor formaldehyde concentration of .130 ppm or 130 ppb at an average interior temperature of 84.9° F and an average interior relative humidity of 77.1%.
- T. A one-hour active formaldehyde sample was also taken by Workplace Hygiene on August 8, 2009, contemporaneously with the sample taken by the WD Scott Group, and found an indoor formaldehyde concentration of .097 ppm or 97 ppb under the same environmental conditions.
- U. Pursuant to the Defendants' testing, the trailer was ventilated for 29.5 hours and then air conditioned with the HVAC system set at 72° F for 48 hours prior to the sampling.
- V. Workplace Hygiene collected a one hour active formaldehyde sample on August 13, 2009, pursuant to Defendants' testing protocol, and detected an indoor formaldehyde concentration of .035 ppm or 35 ppb.
- W. Workplace Hygiene collected a twenty-four hour passive dosimetry sample on August 13 and 14, 2009 of the same unit, pursuant to Defendants' testing protocol, and detected indoor formaldehyde concentrations of .044 ppm or 44 ppb.
- X. When applying the Berge equation to the August 8 and 9, 2009 sampling taken by the WD Scott Group (correcting the temperature calculation to 70° F), the August 8,

2009 one-hour active sampling corrects from 95 ppb to 46 ppb, and the twenty-four hour passive dosimetry sampling corrects from 130 ppb to 53 ppb.

- Y. The weather data collected by Dr. Lee Branscome, Ph.D., a certified meteorologist, attached to his report dated July 9, 2009, is representative of the weather conditions at 2315 Seminole Lane in New Orleans, Louisiana and Melville, Louisiana, for all time periods relevant to the travel trailer's actual location.
- Z. On March 20 and 21, 2006, Shaw was contacted by FEMA regarding formaldehyde in the emergency housing units, to which Shaw responded on March 21, 2006 to FEMA by providing a standard operating procedure which indicated that the unit doors were left open to ventilate in the Shaw staging yards.
- AA. Shaw conducted no formaldehyde testing of travel trailers during its contract with FEMA following hurricanes Katrina and Rita.
- BB. FEMA has provided thousands of travel trailers to displaced residents following natural disasters in the United States since 1992, including displaced residents from the Gulf Coast region.
- CC. FEMA provided approximately 143,000 emergency housing units to families across the Gulf Coast, in response to Hurricanes Katrina and Rita.
- DD. On September 30, 2005, FEMA and Shaw executed an Individual Assistance/Technical Assistance Contract ("IA/TAC") under which Shaw would provide certain services for disaster relief anywhere in the United States, pursuant to individual task orders issued by FEMA.
- EE. In response to Hurricane Katrina, FEMA issued Task Order 15 to Shaw to provide, among other things, hauling, installation, and maintenance services to further

FEMA's mission of providing emergency housing solutions for citizens displaced by the hurricane.

- FF. Shaw's contract with FEMA provides specifications for travel trailer installation, including requirements for delivery, blocking and leveling, anchoring and straps, utilities hook-ups (including sewer, water, and electrical), steps, winterization, handicap ramps/platform steps, and numerous other minor tasks to make the trailers ready for occupancy.
- GG. FEMA directed Shaw to install the travel trailers on concrete piers constructed in a precise fashion, as set forth in Exhibit 7 ("Travel Trailer Installation") to the Performance Work Statement of the IA/TAC.
- HH. These specifications were drafted by FEMA and provided to Shaw by FEMA. FEMA also provided Shaw a pier diagram prepared by the U.S. Army Corps of Engineers.
- II. FEMA tasked Shaw with delivering, installing and making the trailer FEMA assigned to Bobbie Wright (the "Trailer") ready for occupancy.
- JJ. The Trailer was picked up at Shaw's staging yard and installed at 2315 Seminole Lane, New Orleans, Louisiana, on November 21, 2005, by RCG Enterprises, Inc., one of Shaw's subcontractors.
- KK. RCG Enterprises, Inc. held a license to install mobile homes in Louisiana.
- LL. Shaw inspected every travel trailer installed by its subcontractors to ensure that FEMA requirements were met.

- MM. Shaw separately inspected, or had one of its subcontractors inspect, every single trailer installation during the "Ready for Occupancy" ("RFO") process, and again during the "lease-in" process, this time with the occupant present.
- NN. Due to the difficulties that Entergy experienced in restoring electrical power to the area where the Trailer was located, the Trailer could not be powered up and made ready for occupancy until February 11, 2006.
- OO. On February 12, 2006, Shaw inspected the Trailer and confirmed that it was properly blocked on concrete piers, anchored with the required straps, connected to all utilities (i.e. sewer, water, and electricity), and outfitted with propane tanks, battery and steps.
- PP. On February 13, 2006, Plaintiff conducted a walk-through inspection of the Trailer with one of Shaw's subcontractors. Plaintiff signed off on the Trailer and was leased-in on February 13, 2006.
- QQ. After lease-in, Plaintiff remained on the cruise ship where he had been living until some time in March, 2006, at which point he moved to the Trailer.
- RR. After Plaintiff moved into the Trailer, Shaw maintained it for less than three months, until June 1, 2006, when C. Martin Company assumed maintenance responsibility.
- SS. During the period of Shaw's maintenance, Shaw conducted monthly inspections of the Trailer in April 2006 and May 2006. No problems with the Trailer were noted during those inspections.
- TT. At the time Shaw turned over maintenance responsibilities, a representative of C. Martin Company signed a Preventative Maintenance Form indicating that no maintenance issue existed with regard to the Trailer as of June 1, 2006.
- UU. Plaintiff continued to live in the Trailer for two more years after Shaw's maintenance

responsibility for the Trailer ended.

VV. Plaintiff first noticed a leak in the Trailer in 2007.

WW. Sometime after Plaintiff moved out of the Trailer in July 2008, the Trailer was deactivated and hauled by a third party (not Shaw) to Melville, Louisiana, where it was hauled off road and sat in a field until August 2009, when it was inspected by the parties' experts in this case.

XX. FEMA did not maintain the Trailer at all once it was located in the FEMA storage yard in Melville, Louisiana.

YY. At all times the travel trailer bearing VIN 4X4TSMH296C008992 (the "Wright unit") was located at plaintiff's residence at 2315 Seminole Lane, New Orleans, Louisiana, a vent cap was present on the roof of the travel trailer.

ZZ. During the first day of inspection and testing of the Wright unit in August 2009 at the FEMA storage site in Melville, Louisiana, the vent cap that was once present on the roof was missing.

AAA. Any and all moisture damage observed in the bathroom area of the Wright unit during the August and September 2009 testing was the result of bulk water intrusion caused by the missing vent cap.

8. CONTESTED ISSUES OF FACT

1. Whether or not the Forest River travel trailer provided to Lyndon Wright by FEMA contained levels of formaldehyde which were hazardous to the health and well being of Lyndon Wright.
2. Whether or not the Forest River travel trailer provided to Lyndon Wright by FEMA contained levels of formaldehyde which injured Lyndon Wright.

3. Whether or not Plaintiff Lyndon Wright was given an Owner's Manual with this travel trailer.
4. The nature, extent and adequacy of all pertinent warnings allegedly provided to the Plaintiff Lyndon Wright by Defendant Forest River.
5. Whether or not the Forest River trailer occupied by Plaintiff was unreasonably dangerous in its design for its intended or reasonably foreseeable use by Plaintiff, Lyndon Wright.
6. Whether or not the Forest River trailer occupied by Plaintiff was unreasonably dangerous in its construction or composition for its intended or reasonably foreseeable use by Plaintiff, Lyndon Wright.
7. Whether or not Forest River had alternative designs available to it at the time it manufactured the unit occupied by Lyndon Wright.
8. Whether or not the Forest River trailer was unreasonably dangerous in its intended or reasonably foreseeable use, based on inadequate warnings to Plaintiff Lyndon Wright.
9. Whether or not Shaw failed to provide an adequate warning regarding Urea Formaldehyde inside the trailer occupied by Plaintiff Lyndon Wright that rendered the unit unreasonably dangerous.
10. Whether or not Shaw failed to provide adequate warning of Formaldehyde in the Emergency Housing Units to Lyndon Wright.
11. The facts and circumstances surrounding the handling of the Forest River unit by Shaw and/or its employees and/or agents.

12. The amount of damages owed to Plaintiff Lyndon Wright as a result of the actions of Defendants, Forest River and Shaw, regarding:
 - A. Past, present, and future physical pain and suffering of Lyndon Wright;
 - B. Past, present, and future mental anguish and emotional distress of Lyndon Wright including, but not limited to fear of cancer;
 - C. Future medical expenses for Lyndon Wright; and
 - D. Loss or impairment of life's pleasures for Lyndon Wright and other damages which the trier of fact deems appropriate in accordance with the evidence.
13. The specifications in all contractual agreements between the United States/FEMA and/or Forest River and/or Shaw; and the respective parties' knowledge of, and communication with one another about, the risks to Plaintiff Lyndon Wright arising from any such specifications.
14. Whether Lyndon Wright has any current medical conditions as a result of exposure to formaldehyde emitted by the Forest River travel trailer while he lived there.
15. Whether Lyndon Wright has any permanent medical conditions as a result of exposure to formaldehyde from the Forest River trailer.
16. Whether formaldehyde can cause permanent damage; and if so, at what level of exposure.
17. Whether formaldehyde can cause cancer; and if so, what type of cancer and at what level of exposure.

18. Whether Lyndon Wright has been exposed to levels of formaldehyde from the Forest River trailer sufficient to cause him to have an increased risk of cancer.
19. Whether exposure to formaldehyde at the levels present in the Wright trailer would cause a person to have a reasonable fear of contracting cancer.
20. Whether or not composite wood products containing formaldehyde caused formaldehyde off-gassing in this travel trailer thereby causing Plaintiff to be exposed to formaldehyde for approximately 27 months.
21. Whether the amount, composition and manner of use of composite wood products can cause formaldehyde off-gassing in a travel trailer sufficient to cause Plaintiff to be exposed to hazardous levels of formaldehyde.
22. Whether the manufacture of the Forest River trailer took any residential or building codes into account.
23. What level of formaldehyde is necessary, if any, is capable of causing eye, nose and/or throat irritation, asthma, neuroma development, skin irritation or other health effects.
24. Whether the trailer used by Lyndon Wright was damaged prior to, during, or after the initial installation on Seminole Lane in New Orleans, such that the interior air formaldehyde levels were actually increased.
25. Whether Shaw and/or its subcontractor which jacked and blocked the Wright trailer were trained and/or competent to do so.
26. Whether the installation of the Forest River trailer on Seminole Lane was in compliance with government specifications.

27. Whether the installation of the Wright trailer complied with applicable codes.
28. Whether Shaw's jacking, blocking and/or installation of this unit caused an increase in formaldehyde off-gassing.
29. Whether Shaw's jacking, blocking, and/or installation of this unit caused any warping or flexing of the frame sufficient to cause damage to the Trailer.
30. Whether Shaw knew or should have known that soil would have shifted after the Trailer was installed leading to uneven weight distribution on the frame of the Trailer.
31. Whether or not the travel trailer could have been tested for formaldehyde off-gassing prior to leaving the Rialto, California plant.
32. Whether or not there existed an unreasonably dangerous level or levels of formaldehyde emissions during the period of Plaintiff's occupancy of the Forest River trailer.
33. Whether formaldehyde in a gaseous state can cause asthma, and if so, at what level.
34. Whether Lyndon Wright has any current medical condition caused by exposure to formaldehyde emitted by the Forest River trailer while he lived there.
35. Whether Plaintiff would have read and heeded any warning provided by Forest River.
36. Whether FEMA had knowledge of any alleged damage-causing characteristics and the extent of that knowledge.

37. Whether FEMA is a sophisticated purchaser/user of emergency housing units.
38. Whether Plaintiff failed to mitigate his damages, if any.
39. Whether Plaintiff's pre-existing medical and/or emotional conditions caused or contributed to Plaintiff's alleged injuries or damages.
40. Whether Plaintiff, through action or inaction, contributed to his alleged injuries or damages.
41. Whether any alleged defect in the trailer was open and obvious.
42. Whether the harm caused to Plaintiff, if any, resulted from the acts or omissions of third parties.
43. The nature and extent of Forest River's interaction with FEMA, either directly or indirectly through NACS.
44. Whether Forest River is a government contractor.
45. The nature and extent of FEMA's review of the design of the Forest River prototype trailer.
46. Whether any alleged alternate design was economically feasible for use.
47. Whether any alleged alternate design would have adversely affected the utility and/or safety of the product.
48. Whether any defect existed at the time the product left Forest River's control.
49. Whether FEMA by experience and expertise was aware of the presence and possible hazards, if any, associated with formaldehyde.
50. Whether the unit at issue was subject to misuse or abuse after it left Forest River's control.

51. Whether the unit at issue was substantially modified from its original form after it left Forest River's control.
52. Whether there was any damage to the unit at the time it was accepted for use.
53. Whether Shaw had any role in developing, testing or engineering any aspect of FEMA's instructions to place travel trailers on concrete blocks, including Exhibit 7.
54. Whether FEMA inspected and/or accepted the Wright trailer installation.
55. Whether any action or inaction by Shaw (or one of its subcontractors) actually increased the level of formaldehyde in the Wright trailer.
56. Whether the installation process damaged the frame or structure of the Wright trailer in any way.
57. Whether during the period of Shaw's maintenance of the Wright trailer, Plaintiff reported only one maintenance issue – a broken furnace that was repaired to his satisfaction.
58. Whether during the period of Shaw's maintenance of the Wright trailer, Plaintiff ever lodged a formaldehyde or other odor-related complaint.
59. Whether Plaintiff ever complained to FEMA or any maintenance contractor of any odor-related issues in the Trailer during the entire time he occupied it.
60. Whether, after Shaw's maintenance responsibilities ended, Plaintiff and his mother continued to sign off on inspection reports from other FEMA contractors and/or subcontractors, confirming that nothing was wrong with the Wright trailer.

61. Whether the company that deactivated the Wright trailer damaged the trailer in any way.
62. Whether the Wright trailer was damaged during the year it sat unmaintained in a field in Melville, Louisiana, in addition to damage relating to the missing vent cap.
63. Whether Shaw was ever aware that the level of formaldehyde in travel trailers was dangerous.
64. Whether FEMA knew that travel trailers were built with products containing urea-formaldehyde.
65. Whether there was any damage to the Wright trailer as of June 1, 2006.
66. Forest River conducted no ambient air formaldehyde sampling at any of its production facilities in any of the units manufactured in response to the FEMA hurricane disaster response in 2005 prior to their shipment.

9. CONTESTED ISSUES OF LAW:

- A. Whether Defendant, Forest River is liable to Plaintiff Lyndon Wright under the Louisiana Product Liability Act (LPLA).
- B. Whether Shaw was negligent in failing to warn of the existence of Urea Formaldehyde in the Travel Trailer occupied by the Plaintiff.
- C. Whether the Defendants' legal fault, if any, was a cause-in-fact and proximate cause of damages sustained and recoverable by Plaintiff Lyndon Wright.
- D. Whether Plaintiff Lyndon Wright may be assessed with comparative fault.
- E. Whether or not the "government contractor defense" is available to Forest River and/or Shaw.

- F. Whether the Wright unit was unreasonably dangerous in design and/or construction and whether that design and/or construction caused Lyndon Wright to suffer damages.
- G. Whether the Wright unit was unreasonably dangerous; whether Forest River had a legal duty to the plaintiff to warn of such alleged danger; whether Forest River inadequately warned of that danger; and whether that inadequate warning caused damages to Lyndon Wright.
- H. Whether Shaw and/or its subcontractors was negligent, and did said negligence cause damages to Lyndon Wright.
- I. Whether Shaw had knowledge of Formaldehyde; whether Shaw inadequately warned; and whether that inadequate warning caused damages to Lyndon Wright.
- J. The amount of damages, if any, sustained by Lyndon Wright.
- K. Whether the Wright unit was defective because of a lack of and/or an inadequate warning, and said lack of and/or inadequate warning caused damages to Lyndon Wright.
- L. Whether specifications provided by the government are reasonably precise as a matter of law when they describe exactly the result desired but do not prevent the contractor from exercising some discretion as to methods of interpretation and action/compliance.
- M. Whether Shaw negligently maintained this travel trailer and caused damage to Plaintiff Lyndon Wright.
- N. Whether there is a basis for asking the jury to allocate fault to a specific non-party person or entity, and, in the case of FEMA, whether that fault must rise to the

level of gross or willful misconduct for fault to be allocated to FEMA.

- O. Whether RCG, the subcontractor hired by Shaw to jack and block the Wright trailer in November 2005, was negligent, and did said negligence cause damages to Lyndon Wright.
- P. Whether Shaw is responsible for any negligence of its subcontractor RCG for the manner in which it jacked and blocked the Wright trailer in November of 2005.
- Q. Whether Shaw and/or its subcontractor responsible for maintaining the Wright travel trailer from March 2006 until June 1, 2006 or any period therein was negligent in any way that proximately caused damage to plaintiff.
- R. Whether Shaw failed to adequately warn Lyndon Wright of formaldehyde in his trailer during his occupancy, and if Shaw's failure to adequately warn caused damage to Plaintiff Lyndon Wright.
- S. Whether the manufacture and/or installation of the Forest River trailer used by Lyndon Wright was subject to residential or building codes in its use as temporary housing.
- T. Whether Plaintiff has failed to mitigate his damages.
- U. Whether Forest River owed any pre- or post-sale duty to warn Plaintiff of the dangers he alleges.
- V. Whether FEMA's status as a sophisticated purchaser/user relieves Forest River any alleged duty to warn.
- W. Whether Plaintiff is entitled to recover for fear of cancer.
- X. Whether plaintiff is judicially estopped from asserting contrary claims.
- Y. Whether any alleged defects were open and obvious.

- Z. Whether Plaintiff's injuries or damages were a result of the actions/inactions of a third party for which Forest River is not responsible.
- AA. Whether Forest River's warning was adequate.
- BB. Whether Plaintiff's alleged injuries and damages, if any, were caused by Plaintiff's pre-existing medical and/or emotional conditions.
- CC. Whether FEMA has an obligation to inform end users of any alleged health hazards associated with formaldehyde.
- DD. Whether Plaintiff has an obligation to locate, review and adhere to the warnings provided by the manufacturer.
- EE. Whether Plaintiff has an obligation to locate, review and adhere to the warnings provided by FEMA and/or any other individual or entity.
- FF. Whether Shaw owed Plaintiff a duty to warn.
- GG. Whether Shaw's contractual duty to perform maintenance on the Forest River travel trailer extended to Plaintiff and if so, whether Shaw breached this duty.
- HH. Whether FEMA's actions or inactions caused damage to Plaintiff.
- II. Whether any subsequent FEMA maintenance contractor was negligent in maintaining the Wright trailer and, if so, did that negligence cause damage to Plaintiff.
- JJ. Whether Shaw is protected from Plaintiff's demands by operation of La. R.S. 9:2771.
- KK. Whether Plaintiff's claims against Shaw are prescribed.
- LL. Whether Shaw is responsible to Plaintiff for any negligence of its subcontractors.
- MM. Whether the injuries alleged by Plaintiff, if any at all, were legally or proximately caused by intervening and superseding causes and circumstances.

NN. Whether Plaintiff's alleged injuries were caused by acts or omissions that occurred after Shaw no longer had any responsibility for the Wright trailer.

OO. Whether Plaintiff's alleged injuries were caused by acts or omissions of a third party for which Shaw is not responsible.

10. EXHIBITS

Attached hereto as Exhibit A is Plaintiff's Exhibit List. Defendant Forest River, Inc.'s Exhibit List is attached as Exhibit B, and Defendant Shaw Environmental, Inc.'s Exhibit List is attached as Exhibit C. Because of the outstanding motions, parties attach their entire exhibits lists out of an abundance of caution. The parties will consolidate these lists into a joint submission prior to trial.

11. DEPOSITIONS

The parties will offer the deposition testimony, or portions thereof, of witnesses identified in the attached Trial Plan as being presented by videotape or transcribed deposition. The parties reserve the right to introduce by deposition the testimony of any witness who is unavailable to testify at trial, though subpoenaed to do so, or when an attempt to subpoena said witness is unsuccessful, or the person resides out of the jurisdiction of this Honorable Court. However, in an effort to make it easier on this honorable Court, all parties identify the following individuals who will likely be called by video deposition at trial:

1. Dr. Charles Field
2. Dr. Christopher DeRosa
3. David Garratt
4. James Brixius
5. RCG Enterprises, Inc., through corporate representative, Edith Young.

6. Jamie Albrecht
7. Jeffrey Burian
8. Brian Boyle
9. Guy Bonomo
10. Faye Green
11. Brian Deckle
12. Michael Lapinski
13. Stanley Larson
14. Joseph Little
15. Brian McCreary
16. Martin McNeese
17. Travis Morris
18. Mark Polk
19. Coreen Robbins
20. Kevin Souza
21. Michelle Wright

12. CHARTS AND GRAPHS

The parties may use charts, graphs, powerpoints, and other demonstrative aids contained in their experts' reports and/or utilized during expert depositions and/or marshalled and/or exchanged prior to trial. The parties have agreed to exchange charts and graphs, and other visual aides to be used at trial at the offices of Frank J. D'Amico, Jr., 622 Baronne Street, New Orleans, Louisiana 70113 on or before March 10, 2010, or as otherwise instructed by the Court.

13. WITNESSES

Attached hereto as Exhibit D is the Trial Plan in this regard.

The parties will offer certain designated portions of deposition testimony of witnesses identified in the attached Trial Plan as being presented by videotape or transcribed deposition. The parties reserve the right to introduce by deposition the testimony of any witness identified on the Trial Plan who is unavailable to testify at trial, though subpoenaed to do so, or when an attempt to subpoena said witness is unsuccessful, or the person resides out of the jurisdiction of this Honorable Court.

14. STIPULATIONS

The following list of stipulations have been agreed to by all parties:

1. Joint Stipulation of Fact (Rec. Doc. 8334) regarding wood products
2. Joint Stipulation (Rec. Doc. 10346) dismissing claims
3. Joint Stipulation of Facts (Rec. Doc. 10347) regarding authenticity of records
4. Joint Stipulation (Rec. Doc. 11181) regarding MILs in prior bellwether trials
5. Joint Stipulation (Rec. Doc. 11240) dismissing medical monitoring and future earnings claims
6. Joint Stipulation of Facts (Rec. Doc. 11604) regarding Darrian Griffin
7. Joint Stipulation of Fact (Rec. Doc. 11608) regarding vent cap
8. Joint Stipulation of Facts (Rec. Doc. 11729) regarding Dr. George Farber
9. Joint Stipulation of Facts (Rec. Doc. 11730) regarding formaldehyde testing and William Scott

15. JURY TRIAL

The parties will submit jury questions/instructions, and objections thereto, and will participate in a jury charge conference with the Court as instructed by this Honorable Court.

16. DAMAGES

The issues of liability will not be tried separately from that of quantum.

17. OTHER MATTERS THAT MIGHT EXPEDITE A DISPOSITION OF THE CASE

Upon discussion by all parties, and with the understanding that as a bellwether, trial is the desired outcome, there are none.

18. TRIAL

Trial shall commence on Monday, March 15, 2010, at 8:30 a.m. and will require approximately ten days of trial to complete.

19. STATEMENT OF COMPLIANCE-I

This Pre-Trial Order has been formulated after conference at which counsel for the respective parties have appeared in person. Reasonable opportunity has been afforded counsel for corrections, or additions, prior to signing. Hereafter, this order will control the course of the trial and may not be amended except by consent of the parties and the Court, or by order of the Court to prevent manifest injustice.

20. STATEMENT OF COMPLIANCE-II

Counsel acknowledge that cell phones, pagers, beepers, and any other electronic communication devices are not allowed in the courtroom, and shall abide by this rule. Counsel shall further notify all clients and his/her witnesses of this rule. Only counsel for the parties and their technical support are allowed to have computers in the courtroom.

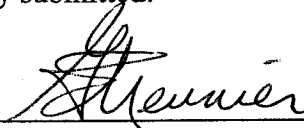
21. SETTLEMENT

The instant matter is an MDL bellwether trial, and, as such, there have been no discussions between and amongst any parties relating to a settlement of claims.

22. SIGNATURES

Respectfully submitted:

BY:



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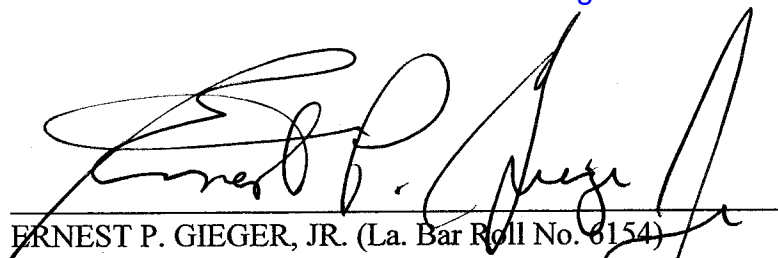
-and-

/s/Justin I. Woods

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On Behalf of Forest River, Inc.

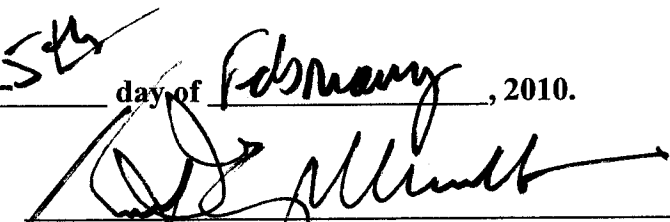
-and-



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On Behalf of Shaw Environmental, Inc.

New Orleans, Louisiana, this 25th day of February, 2010.


HONORABLE KURT D. ENGELHARDT
UNITED STATES DISTRICT JUDGE

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA
NEW ORLEANS DIVISION**

**IN RE: FEMA TRAILER
FORMALDEHYDE
PRODUCT LIABILITY LITIGATION**

MDL NO. 1873

SECTION "N-5"

**JUDGE ENGELHARDT
MAG. JUDGE CHASEZ**

**THIS DOCUMENT IS RELATED TO:
Lyndon Wright v. Forest River, Inc., et al.
Case No. 09-2977 (E.D. La.)**

PLAINTIFF'S EXHIBIT LIST

NOW INTO COURT, through undersigned counsel, comes Plaintiff, Lyndon Wright, pursuant to this Honorable Court's August 2009 Trial Scheduling Order, who hereby submits the following Exhibit List in connection with the above-captioned matter, to be supplemented by ongoing production, depositions and discovery:

Exhibit ID	Category:	Exhibit Description:	Bates Range:
Plaintiff's Exhibits			
	Governmental Agency Reports and Studies		
1.		CDC Summary and Interim Report: VOC and Aldehyde Emissions in Four FEMA Temporary Housing Unites – Indoor Environment Department, Lawrence Berkeley National Laboratory, 8 May, 2008	PSC002113 – PSC002166
2.		U.S. Department of Health and Human	PSC002167 –

		Services and CDC Presentation Titled "Formaldehyde Levels in Occupied FEMA-supplied Temporary Housing Units (THUs) in LA and MS, Winter 2007-2008"	PSC002181
3.		CDC Interim findings on Formaldehyde Levels in FEMA-Supplied Travel Trailers, Park Models, and Mobile Homes-February 29, 2008	PSC002182 – PSC002202
4.		Agency for Toxic Substances and Disease Registry (ATSDR) "Health Consultations, Formaldehyde Sampling at FEMA Temporary Housing Units, Baton Rouge, Louisiana, February 1, 2007	PSC002264 – PSC002277
5.		ATSDR October 2007 "An Update and Revision of ATSDR's February 2007 Health Consultation: Formaldehyde Sampling of FEMA Temporary-Housing Trailers Baton Rouge, Louisiana, September –October 2006"	PSC002278 – PSC002318
6.		Statement of Harvey E. Johnson, Jr., Acting Deputy Administrator and Chief Operating Officer for FEMA before the U.S. Senate Subcommittee on State, Local, and Private Sector Preparedness and Integration, March 4, 2008	PSC003188 – PSC003198
7.		Statement of R. David Paulison, FEMA Administrator, before the U.S. House of Representatives Committee on Oversight and Government Reform, July 19, 2007	PSC003199 – PSC003207
8.		"Formaldehyde Exposure in Homes: A Reference for State Officials to Use in Decision-Making" published in March 2008 by the DHHS, CDC, DHS, FEMA and the EPA	PSC003208 – PSC003213
9.		U.S. EPA "Indoor Air Quality" Basic Information for Formaldehyde-Last updated November 14, 2007	PSC003214 – PSC003217
10.		"Formaldehyde Levels in FEMA-Supplied Trailers-Early Findings from the Centers for Disease Control and Prevention"	PSC003218 – PSC003219
11.		ASTM Standard Test Method for	PSC021571 –

		Determining Formaldehyde concentrations in Air and Emission Rates in Wood Products Using a Large Chamber (2002)	PSC021582
12.		Indoor Air Quality and Health in FEMA Temporary Housing for Trailer Residents prepared by CDC	PSC021583 – PSC021584
13.		Trailer Manufacturers and Elevated Formaldehyde Levels Majority Staff Analysis, Committee on Oversight and government Reform, U.S. House of Representatives dated on July 9, 2008	PSC024251 – PSC024277
14.		ASHRAE Handbook, 2007: HVAC Applications, Chapter One: Residences	DUB002101 – DUB002107
15.		Department of Homeland Security, Office of Inspector General: FEMA's Response to Formaldehyde in Trailers dated June, 2009	PSC025938 – PSC026022
16.		Majority Staff Report Subcommittee on Investigations & Oversight – Committee on Science & Technology U.S. House of Representatives, September 2008, "Toxic Trailers-Toxic Lethargy: How the Centers for Disease Control and Prevention Has Failed to Protect the Public Health"	PSC002070 – PSC002112
17.		CDC Interim on CDC Study for Formaldehyde	LWFR-EXP11-000956- LWFR-EXP11-000976
18.		CDC Final Reports on CDC Study for Formaldehyde	LWFR-EXP11-000889- LWFR-EXP11-000949
19.		Lawrence Berkeley Nation Labs report on VOCs in Four Trailers	LWFR-EXP11-001569- LWFR-EXP11-001629
20.		ATSDR Toxicological Profile for Formaldehyde	LWFR-EXP11-000294- LWFR-EXP11-000761
21.		IARC Monographs 2004/2009	To be supplemented
22.		ASTDR, <i>Minimal Risk Levels (MRLs) for Hazardous Substances</i> , 2007 http://www.astdr.cdc.gov/mrls/index.html	To be supplemented
23.		CDC THU Formaldehyde Test Protocol	LWFR-EXP 11-000977 – LWFR-EXP 11-001012
24.		NIOSH, EPA, OSHA, etc. re: Formaldehyde levels	To be supplemented
25.		CDC, <i>Final Report on Formaldehyde</i>	LWFR-EXP 11-00889 –

		<i>Levels in FEMA-Supplied Travel Trailers, Park Models, and Mobile Homes; Conclusions; 2008, http://www.cdc.gov/nceh/ehhe/trailerstudy/residents.htm</i>	LWFR-EXP 11-00949
	Standards, Regulations, and Statutes		
25.		24 C.F.R. § 3280.309, Health Notice on formaldehyde emissions Current through November 6, 2008	PSC003147
26.		24 C.F.R. Parts 3280 and 3285	LWFR-EXP5-000457- LWFR-EXP5-000459
27.		§3280.309 – 24 CFR Ch. XX, Health Notice on Formaldehyde emissions (4-1-07)	PSC021693 – PSC021694
28.		ATSDR Formaldehyde Minimal Risk Levels and Worksheets – Appendix A	PSC003158 – PSC003172
29.		U.S. Department of Housing and Urban Development Rules and Regulations regarding Formaldehyde, 49 FR 31996	PSC003173 – PSC003186
30.		California air Resources Board's (CARB) Standards	PSC021695 – PSC021753
31.		Occupational Safety and Health Administration's (OSHA) Standards for Formaldehyde	PSC021754 – PSC021772
32.		American Conference of Governmental Industrial Hygienists' (ACGIH) Standards for Formaldehyde	To be supplemented
33.		National Institute of Occupational Safety and Health's (NIOSH) Standards for Formaldehyde	PSC024278 – PSC024358
34.		NIOSH Pocket Guide	LWFR-EXP3-000257
35.		Housing and Urban Development's (HUD) Standards for Formaldehyde (including but not limited to 24 C.F.R. § 3280.308)	To be supplemented
36.		World Health Organization (WHO) and Health Canada's Standards for Formaldehyde	PSC024359 – PSC024361
37.		American National Standard (ANSI) for Medium Density Fiberboard dated February 4, 1994	PSC021773 – PSC021784
38.		American National Standard (ANSI) for	PSC021785 –

		Particleboard dated February 8, 1999	PSC021797
39.		ANSI A119.2, NFPA 1192: Standard on Recreational Vehicles; 2002 Edition	DUB002054 – DUB002100
40.		ANSI A119.4, NFPA 1194: Standard on Recreational Vehicle Parks and Campgrounds; 2002 Edition	PSC021798 – PSC021817
41.		ANSI/HPVA HP-1; American National Standard for Hardwood and Decorative Plywood	To be supplemented
42.		Toxicological Profile on Formaldehyde prepared by ATSDR on July 1999	PSC024362 – PSC024829
43.		Codes and Standards for Recreational Vehicles ANSI 119.2, NFPA 1192.	Including, but not limited to LWFR-EXP5-000460- LWFR-EXP5-000461
44.		Any and all standards adopted and/or in use from 2005 to present by the Recreational Vehicle Industry Association (RVIA)	To be supplemented
45.		RVIA Standards	LWFR-EXP5-000460- LWFR-EXP5-000461
46.		Building Code of the City of New Orleans, Louisiana	To be supplemented
47.		2006 International Building Code (excerpts)	LWFR-EXP5-000579- LWFR-EXP5-000583
48.		2006 International Residential Code	LWFR-EXP5-000584- LWFR-EXP5-000589
49.		ASCE 7	To be supplemented
50.		ASTM A-36	To be supplemented
51.		FEMA Model Travel Trailer Procurement Specifications	To be supplemented
52.		Clean Air Act Extension of 1970	To be supplemented
53.		Clean Air Act Amendments of 1990	To be supplemented
54.		Dometic Brochure	LWSR-EXP10-001334- LWSR-EXP10-001350
55.		New Source Performance Standards (NSPS)	To be supplemented
56.		National Emissions Standards for Hazardous Air Pollutants (NESHAP)	To be supplemented
57.		National Ambient Air Quality Standards (NAAQS)	To be supplemented
58.		OSHA Formaldehyde Standards	To be supplemented
59.		World Health Organization, 2000, Air Quality Guidelines for Europe; General Public	To be supplemented

60.		Suburban Manufacturing Corporation's Manufacturer's Instructions	To be supplemented
61.		September 1, 2005, Memo from Doug Gaeddert to Mike Farrell at NACS	To be supplemented
62.		National Electrical Code; Article 551	To be supplemented
63.		NIOSH Pocket Guide to Chemical Hazards, 2005	LWFR-EXP3-000257
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79.		ATSDR 2007 Report FEMA Temporary Housing Units	LWFR-EXP 11-000772- LWFR-EXP 11-000785
80.		ATSDR Revised Report Baton Rouge	LWFR-EXP 11-000786 – LWFR-EXP 11-000826
81.		ATSDR Toxicological Profile for Formaldehyde	LWFR-EXP 11-000870 – LWFR-EXP 11-000883
82.		CTEH Protocol	LWFR-EXP 11-001032 – LWFR-EXP 11-001049
83.		Defendants' Protocol	LWFR-EXP 11-001050 – LWFR-EXP 11-001067
84.		Fact Sheet Early Findings	LWFR-EXP 11-001193 – LWFR-EXP 11-001194
85.		FEMA Job Hazard Analysis Chart	LWFR-EXP 11-001289
86.		HCOH in Houston Houses	LWFR-EXP 11-001440 – LWFR-EXP 11-001444
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99.		"Formaldehyde and Glutaraldehyde and nasal Cytotoxicity: Case Study within the Context of the 2006 IPCS Human Framework for the Analysis of a Cancer Mode of Action for Humans" by D. McGregor, et al.	PSC021830 – PSC021846
100.		"Effects of Inhaled Formaldehyde on Learning and Memory of Mice" by Z. Lu, et al. (2008)	PSC021847 – PSC021854
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104.		FEMA media release: FEMA Awards Contracts for Low Emissions Travel	PSC021876 – PSC021879

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441.		Zhang - Formaldehyde exposure and leukemia	LWFR-EXP15-004866- LWFR-EXP15-004884
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443.		Hauptmann 2009 - Mortality from Lymphohematopoietic Malignancies	LWFR-EXP15-004893- LWFR-EXP15-004905
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449.		Chart on Formaldehyde concentrations and cancers	To be supplemented
450.		Chart on Formaldehyde concentrations and Genotoxicity and Cytotoxicity	To be supplemented
451.		Report of Patricia M. Williams PhD, DABT on Lyndon Wright	To be supplemented
452.		Charts on error rate/false positives/false negatives of TRUE Test	To be supplemented
453.		Chart on Reproducibility of TRUE Test results	To be supplemented
454.		Diagram of chemical reactions in TRUE Test	To be supplemented
455.		Chart on OSHA and gaseous Formaldehyde and eczema and cancer	To be supplemented
456.		Chart on Scientific Literature and Cancers and Formaldehyde	To be supplemented
457.		Chart on Sensitive Populations	To be supplemented
458.		Chart on ATSDR Minimal Risk Levels	To be supplemented
459.		Chart on Scientific Methodology	To be supplemented
460.		Chart on DNA damage and consequences to the cell	To be supplemented
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514.		Curriculum Vitae of Lee E. Branscome, Ph.D., C.C.M.	PSC 025205- PSC 025214
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517.		Final Report of Paul Hewett, Ph.D.	LWFR-EXP2-000027- LWFR-EXP2-000060
518.		Supplemental Report of Paul Hewitt, Ph.D. (to be produced)	To be supplemented
519.		Curriculum Vitae of Paul Hewitt, Ph.D.	PSC 025265- PSC 025269
520.		Paul Hewett August 20, 2008 Technical Report in FEMA Formaldehyde Products Liability Litigation	LWFR-EXP3-000170- LWFR-EXP3-000197
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522.		Letter from FEMA to Trailer Occupants Re: Formaldehyde levels found in their trailers	PSC 019684- PSC 019692
523.		Deposition Testimony of Paul Hewett, Ph.D.	To be supplemented
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534.		Alexis Mallet emails and attached letters concerning Permit Regulations in Orleans Parish	LWFR-EXP7-009503- LWFR-EXP7-009526
535.		Policies and Code Clarifications	LWFR-EXP7-009546- LWFR-EXP7-009547
536.		Shaw Daily Quality Control Report, 11/29/05	LWFR-EXP7-009548- LWFR-EXP7-009551
537.		Shaw emails regarding Orleans Parish Permit and Code Requirements	LWFR-EXP7-009552
538.		Mach 15 RV Air Condition	LWFR-EXP7-009553- LWFR-EXP7-009554
539.		RVP Installation Instructions for 8000 Series Air Conditioners	LWFR-EXP7-009555- LWFR-EXP7-009570
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553.		Important Information for Travel Trailer Occupants	LWFR-EXP7-009656- LWFR-EXP7-009657
554.		Formaldehyde Levels in FEMA-Supplied Trailers	LWFR-EXP7-009658- LWFR-EXP7-009659
555.		Suburban Gas Furnaces Installation Instruction	LWFR-EXP7-009660- LWFR-EXP7-009688
556.		Emails regarding CH20 Information	LWFR-EXP7-009689
557.		Information from Composite Panel Association Website	LWFR-EXP7-009690- LWFR-EXP7-009708
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562.		Tool Box Training: Proper Jacking Techniques	LWFR-EXP7-009748
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569.		RESNET Standards Chapter Seven	LWFR-EXP7-009850- LWFR-EXP7-009877
570.		RESNET National Home Energy Rating Technical Guidelines 12/28/05	LWFR-EXP7-009878- LWFR-EXP7-009918
571.		Performance Work Statement: Individual Assistance-Technical Assistance Contract	LWFR-EXP7-009927- LWFR-EXP7-009945
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574.		Email from Orleans Parish re: Code Enforcement	LWFR-EXP7-13951
575.		Trailer drawings by Alexis Mallet, Jr./Ervin Ritter	LWFR-EXP7-13933- LWFR-EXP7-13950
576.		Trailer Photographs by Alexis Mallet, Jr.	LWFR-EXP7-004671- LWFR-EXP7-005396; LWFR-EXP7-005401- LWFR-EXP7-005513; LWFR-EXP7-005518- LWFR-EXP7-005546; LWFR-EXP7-005554- LWFR-EXP7-005571; LWFR-EXP7-005574- LWFR-EXP7-005725; LWFR-EXP7-005726- LWFR-EXP7-006465; LWFR-EXP7-010628- LWFR-EXP7-010942; LWFR-EXP7-010999- LWFR-EXP7-011539; LWFR-EXP7-011541- LWFR-EXP7-011629; LWFR-EXP7-011660- LWFR-EXP7-011661; LWFR-EXP7-011749- LWFR-EXP7-011816; LWFR-EXP7-011822- LWFR-EXP7-012292; LWFR-EXP7-012782- LWFR-EXP7-013440; LWFR-EXP7-013441- LWFR-EXP7-013932
577.		Trailer Videos by Alexis Mallet, Jr.	LWFR-EXP7-005397; LWFR-EXP7-005398; LWFR-EXP7-005399; LWFR-EXP7-005400;
578.		Trailer Images by Alexis Mallet, Jr.	LWFR-EXP7-008043- LWFR-EXP7-009430
579.		Data Logger Information by Alexis Mallet, Jr.	1 LWFR-EXP7-012293- 1 LWFR-EXP7-012370; 2 LWFR-EXP7-012371- 2 LWFR-EXP7-012448; 3 LWFR-EXP7-012449- 3 LWFR-EXP7-012522;

			4 LWFR-EXP7-012523- 4 LWFR-EXP7-012600; 5 LWFR-EXP7-012601- 5 LWFR-EXP7-012678; 6 LWFR-EXP7-012679- 6 LWFR-EXP7-012756
580.		Ritter Consulting Engineers Handwritten Notes	LWFR-EXP7-011817- LWFR-EXP7-011821
581.		Preliminary Report of Lawrence G. Miller, M.D., M.P.H.	LWFR-EXP8-000001- LWFR-EXP8-000009
582.		Final Report of Lawrence G. Miller, M.D., M.P.H.	LWFR-EXP8-000010 LWFR-EXP8-000019
583.		Supplemental Report of Lawrence G. Miller, M.D., M.P.H.	LWFR-EXP8-000108- LWFR-EXP8-000109
584.		Curriculum Vitae of Lawrence G. Miller, M.D., M.P.H.	PSC 025360- PSC 025375
585.		Temporary Medical License for Dr. Lawrence Miller	To be supplemented
586.		Exhibits from the deposition of Lawrence G. Miller, M.D., M.P.H.	To be supplemented
587.		Preliminary Report of Charles David Moore, P.E. P.L.S.	LWFR-EXP9-000001- LWFR-EXP9-000004
588.		Final Report of Charles David Moore, P.E. P.L.S.	LWFR-EXP5-000005- LWFR-EXP5-000042
589.		Curriculum Vitae of Charles David Moore, P.E. P.L.S.	PSC 025346- PSC 025349
590.			LWFR-EXP5-000457- LWFR-EXP5-000459
591.			LWFR-EXP10-000001- LWFR-EXP10-000007
592.			LWFR-EXP10-000008- LWFR-EXP10-000117
593.			PSC 025350- PSC 025354
594.			To be supplemented
595.			To be supplemented
596.			To be supplemented
597.			LWFR-EXP10-000118- LWFR-EXP10-002068
598.			LWFR-EXP11-000001- LWFR-EXP11-000042
599.		Final Report of William D. Scott, P.E., C.H.M.M.	LWFR-EXP11-000043- LWFR-EXP11-000135
600.		Curriculum Vitae of William D. Scott,	PSC 025355-

		P.E., C.H.M.M.	PSC 025368
601.		Reliance Materials and File of William D. Scott, P.E., C.H.M.M.	To be supplemented
602.		Deposition Testimony of William D. Scott, P.E. C.H.M.M.	To be supplemented
603.		Exhibits from the deposition of William D. Scott, P.E., C.H.M.M.	To be supplemented
604.		Microbial Growth Report by W.D. Scott and Associates	To be supplemented
605.		Preliminary Report of Edward H. Shwery, Ph.D.	LWFR-EXP12-000001- LWFR-EXP12-000011
606.		Preliminary Report of Edward H. Shwery, Ph.D.	LWFR-EXP12-000012- LWFR-EXP12-000016
607.		Curriculum Vitae of Edward H. Shwery, Ph.D.	PSC 025369- PSC 025391
608.		Edward H. Shwery Testing Raw Data and Notes	LWFR-EXP12-000061- LWFR-EXP12-000128
609.		Reliance Materials and File of Edward H. Shwery, Ph.D.	To be supplemented
610.		Deposition Testimony of Edward H. Shwery, Ph.D.	To be supplemented
611.		Exhibits from the deposition of Edward H. Shwery, Ph.D.	To be supplemented
612.		Preliminary Report of Stephen Smulski, Ph.D.	LWFR-EXP13-000001- LWFR-EXP13-000022
613.		Final Report of Stephen Smulski, Ph.D.	LWFR-EXP13-000023- LWFR-EXP13-000061
614.		Curriculum Vitae of Stephen Smulski, Ph.D.	PSC 025392- PSC 025406
615.		Emails between Stephen Smulski and Composite Panel Association	To be supplemented
616.		Reliance Materials and File of Stephen Smulski, Ph.D.	To be supplemented
617.		Additional Reliance Documents, not yet produced by Stephen Smulski, Ph.D.	To be supplemented
618.		Photographs by Stephen Smulski, Ph.D.	LWFR-EXP13-004164 LWFR-EXP13-004354
619.		Deposition Testimony of Stephen Smulski, Ph.D.	To be supplemented
620.		Exhibits from the deposition of Stephen Smulski, Ph.D.	To be supplemented
621.		Preliminary Report of Patricia M. Williams, Ph.D. D.A.B.T.	LWFR-EXP15-000001- LWFR-EXP15-000054
622.		Final Report of Patricia M. Williams,	LWFR-EXP15-000055-

		Ph.D., D.A.B.T.	LWFR-EXP15-000130
623.		Curriculum Vitae of Patricia M. Williams, Ph.D., D.A.B.T.	PSC 025407- PSC 025437
624.		Fee Schedule of Patricia M. Williams, Ph.D., D.A.B.T.	PSC 025438
625.		List of Testimonies of Patricia M. Williams, Ph.D., D.A.B.T.	PSC 025439- PSC 025440
626.		Reliance Material and File of Patricia M. Williams, Ph.D., D.A.B.T.	To be supplemented
627.		Deposition Testimony of Patricia M. Williams, Ph.D., D.A.B.T.	To be supplemented
628.		Exhibits from the deposition of Patricia M. Williams, Ph.D., D.A.B.T.	To be supplemented
629.		Preliminary Report of Paul LaGrange	LWFR-EXP5-000001- LWFR-EXP5-000002
630.		Final Report of Paul LaGrange	LWFR-EXP5-000003- LWFR-EXP5-000316
631.		Supplemental Report of Paul LaGrange	To be supplemented
632.		Curriculum Vitae of Paul LaGrange	PSC 026031- PSC 026034
633.		Fee Schedule of Paul LaGrange	PSC 026035
634.		List of Testimonies of Paul LaGrange	PSC 026036
635.		Reliance Materials and File of Paul LaGrange	To be supplemented
636.		Additional Documents of Paul LaGrange	LWFR-EXP5-000317- LWFR-EXP5-000570
637.		Photographs by Paul LaGrange	LWFR-EXP5-000595- LWFR-EXP5-001243; LWFR-EXP5-001244- LWFR-EXP5-001271
638.		Videos by Paul LaGrange	LWFR-EXP5-000572; LWFR-EXP5-000575; LWFR-EXP5-000573; LWFR-EXP5-000574; LWFR-EXP5-000578
639.		Initial Place Holding Report	LWFR-EXP5-000576- LWFR-EXP5-000577
640.		Paul LaGrange Handwritten Notes; Inspection Notes	LWFR-EXP5-000579- LWFR-EXP5-000594
641.		LaGrange Report	LWFR-EXP 5-000001 – LWFR-EXP 5-000316; PSC 026031 – PSC 026036
642.		Dometic Installation Instructions	FR-LTW-EXP06-107751

			FR-LTW-EXP06-107769
643.		LaGrange Video Animation with You Tube link	LWFR-EXP 5-001277
644.		LaGrange HVAC Load Calculations (Corrected Manual J Load)	LWFR-EXP 5-001278 – LWFR-EXP 5-001296
645.		LaGrange Supplemental Letter of Clarification	LWFR-EXP 5-001272 – LWFR-EXP 5-001273
646.		LaGrange Tectite Blower Door Test Report	LWFR-EXP 5-001274 – LWFR-EXP 5-001276
647.		Deposition Testimony of Paul LaGrange	To be supplemented
648.		Exhibits from the deposition of Paul LaGrange	To be supplemented
649.		Preliminary Report of Dr. Richard A Spector	LWFR-EXP14-000001- LWFR-EXP14-000004
650.		Final Report of Dr. Richard A. Spector	LWFR-EXP14-000005- LWFR-EXP14-000015
651.		Curriculum Vitae of Dr. Richard A. Spector	PSC 026027- PSC 026030
652.		Reliance Materials and File of Dr. Richard A. Spector	To be supplemented
653.		Deposition Testimony of Dr. Richard A. Spector	To be supplemented
654.		Exhibits from the deposition of Dr. Richard A. Spector	To be supplemented
655.		Any supplemental Affidavits or Reliance Material by Plaintiff's or Defendants' Experts	To be supplemented
656.		Any deposition testimony provided by any and all plaintiff and/or deposition fact and/or expert witness in this matter.	To be supplemented
657.		Any and all demonstrative evidence to be developed and/or utilized by Plaintiff's experts at trial	To be supplemented
658.		Any additional exhibits identified at deposition of any expert or fact witness in this matter.	To be supplemented
659.		Any document to be identified by Plaintiff in the ongoing discovery and deposition process	To be supplemented
660.		All Photographs taken by Plaintiff or Plaintiff's Experts	To be supplemented
661.		Any Plaintiff supplementation of any report and supplementing documents	To be supplemented

		which may occur	
662.		Any and all Plaintiff demonstrative aids for trial to be exchanged at the appropriate time	To be supplemented
	Testing Database		
663.		Formaldehyde Testing Database prepared by the PSC	To be supplemented
	Testing Documents		
664.		Bill Scott Testing Data, October, 2008	To be supplemented
665.		Bill Scott Testing Data, August, 2009	To be supplemented
666.		Mold Testing Data	To be supplemented
667.		Plaintiff's Testing Protocol	To be supplemented
668.		All Testing Results Produced Relating to Lyndon Wright Unit	To be supplemented
	Inspection in Melville, LA		
669.		Photographs taken by Plaintiffs/Plaintiff's Experts during destructive testing at FEMA Staging/Storing Facility in Melville, Louisiana.	To be supplemented
670.		Video taken by Plaintiff/Plaintiff's Experts during the destructive testing at FEMA Staging/Storage Facility in Melville, Louisiana.	To be supplemented
671.		Photographs taken by Defendants/Defendants' Experts during destructive testing.	To be supplemented
672.		Video taken by Defendants/Defendants' Experts during destructive testing.	To be supplemented
673.		Animations created by C4 Animation (Reagan Johnson)	To be supplemented
674.		Results of all testing and inspection of the Forest River/Wright unit including, but not limited to, air sampling, temperature, humidity, and photographs thereof	To be supplemented
675.		Test Results of mold sampling performed by WD Scott Group during destructive testing.	To be supplemented
676.		Test Results of mold sampling taken by Defendants' Experts during destructive	To be supplemented

		testing.	
677.		Exemplar of a Personal Monitoring System for Aldehydes (Exemplar Passive Dosimeter)	To be supplemented
678.		Exemplars of Various Component Wood Products from Lyndon Wright Forest River Travel Trailer.	To be supplemented
679.		Exemplars of Alternative Wood Products from Lyndon Wright Forest River Travel Trailer.	To be supplemented
670.		All additional measurements to measurements and graphic representations of Lyndon Wright trailer to be identified	To be supplemented
	Forest River, Inc.		
671.		Forest River, Inc., Lyndon Wright trailer unit file	FR-0151924 FR-151946
672.		Any and all Class certification Forest River deposition testimony	To be supplemented
673.		Any and all Class certification Forest River deposition exhibits / documents produced	To be supplemented
674.		Forest River Owner's Manual	FOREST 0002399- FOREST 0002483
675.		Forest River Draft Testing Protocol	FR-LTW-EXP06-06698- FR-LTW-EXP06-006701
676.		FEMA Specifications	FOREST 0003284- FOREST 0003289
677.		NACS Correspondence and Solicitation and emails	FOREST 0002503- FOREST 0002508; FOREST 0003521
678.		Any and all Internal emails and communications relevant to FEMA production	To be supplemented
679.		Liberty Building Emails	FR-LTW-EXP06- 019602; FR-LTW-EXP06- 019676- FR-LTW-EXP06- 019678; FR-LTW-EXP06- 019631- FR-LTW-EXP06-

			019634; FR-LTW-EXP06-019688- FR-LTW-EXP06-019698; FR-LTW-EXP06-019648- FR-LTW-EXP06-019653; FR-LTW-EXP06-019637- FR-LTW-EXP06-019644; FR-LTW-EXP06-019609- FR-LTW-EXP06-019616; FR-LTW-EXP06-019603- FR-LTW-EXP06-019608
680.		Email between John Odom and Don Snell 10/22/09 (Exhibit 20 of Liberty Deposition)	To be supplemented
681.		ANSI/ASHRAE Standard 62.2-2004, pp. 9-10	FR-LTW-EXP06-006498- FR-LTW-EXP06-006499
682.		Any and all Deposition Testimony of Elton Kiefer	To be supplemented
683.		Any and all Exhibits from the deposition(s) of Elton Kiefer	To be supplemented
684.		Any and all Deposition Testimony of Jeff Burrian	To be supplemented
685.		Any and all Exhibits from the deposition(s) of Jeff Burrian	To be supplemented
686.		Affidavits of Norman Nelson	To be supplemented
687.		Curriculum Vitae of Norman Nelson	FR-LTW-EXP06-019726- FR-LTW-EXP06-019729
688.		Reliance Materials and File of Norman Nelson	To be supplemented
689.		Any and all Deposition Testimony of Norman Nelson	To be supplemented
690.		Any and all Exhibits from the deposition(s) of Norman Nelson	To be supplemented

691.		Report of G. Graham Allan	LTW-EXP01-000001- LTW-EXP01-000003
692.		Curriculum Vitae of G. Graham Allan	LTW-EXP01-000004- LTW-EXP01-000036
693.		Fee Schedule of G. Graham Allen	LTW-EXP01-000037
694.		List of Testimonies of G. Graham Allen	LTW-EXP01-000038
695.		Reliance Materials and File of G. Graham Allan	To be supplemented
696.		Any and all Deposition Testimony of G. Graham Allan	To be supplemented
697.		Any and all Exhibits from the deposition(s) of G. Graham Allan	To be supplemented
698.		Report of Philip Cole, M.D.	FR-LTW-EXP02- 000001- FR-LTW-EXP02-000020
699.		Report of Philip Cole, M.D.	FR-LTW-EXP02- 000041- FR-LTW-EXP02-000060
700.		Curriculum Vitae of Philip Cole, M.D.	FR-LTW-EXP02- 000021- FR-LTW-EXP02-000037
701.		List of Testimonies of Philip Cole, M.D.	FR-LTW-EXP02-000038 FR-LTW-EXP02-000040
702.		Reliance Materials and File of Philip Cole, M.D.	To be supplemented
703.		Any and all Deposition Testimony of Philip Cole, M.D.	To be supplemented
704.		Any and all Exhibits from the deposition(s) of Philip Cole, M.D.	To be supplemented
705.		Affidavits of Nathan T. Dorris	To be supplemented
706.		Curriculum Vitae of Nathan T. Dorris	FR-LTW-EXP03- 000001- FR-LTW-EXP03-000015
707.		Reliance Materials and File of Nathan T. Dorris	To be supplemented
708.		Any and all Deposition Testimony of Nathan T. Dorris	To be supplemented
709.		Any and all Exhibits from the deposition(s) of Nathan T. Dorris	To be supplemented
710.		Report of William L. Dyson	FR-LTW-EXP04- 000001- FR-LTW-EXP04-000019
711.		Curriculum Vitae of William L. Dyson	FR-LTW-EXP04- 000020-

			FR-LTW-EXP04-000023
712.		Fee Schedule of William L. Dyson	FR-LTW-EXP04-000024
713.		List of Testimonies of Williams L. Dyson	FR-LTW-EXP04-000025- FR-LTW-EXP04-000031
714.		Reliance Materials and File of William L. Dyson	FR-LTW-EXP04-000001- FR-LTW-EXP04-000567
715.		Any and all Deposition Testimony of William L. Dyson	To be supplemented
716.		Any and all Exhibits from the deposition(s) of William L. Dyson	To be supplemented
717.		Report of Thomas Fribley	FR-LTW-EXP05-000001- FR-LTW-EXP05-000003
718.		Curriculum Vitae of Thomas Fribley	FR-LTW-EXP05-000004- FR-LTW-EXP05-000008
719.		Reliance Materials and File of Thomas Fribley	FR-LTW-EXP05-000001- FR-LTW-EXP05-001454.
720.		Any and all Deposition Testimony of Thomas Fribley	To be supplemented
721.		Any and all Exhibits from the deposition(s) of Thomas Fribley	To be supplemented
722.		Affidavits of Don Snell	To be supplemented
723.		Curriculum Vitae of Don Snell	FR-LTW-EXP06-019731- FR-LTW-EXP06-019735
724.		Reliance Materials and File of Don Snell	To be supplemented
725.		Any and all Deposition Testimony of Don Snell	To be supplemented
726.		Any and all Exhibits from the deposition(s) of Don Snell	To be supplemented
727.		Affidavits of Kenneth B. Smith	To be supplemented
728.		Curriculum Vitae of Kenneth B. Smith	LTW-EXP07-000001- LTW-EXP07-000002
729.		Fee Schedule of Kenneth B. Smith	LTW-EXP07-000003- LTW-EXP07-000004
730.		Reliance Materials and File of Kenneth B. Smith	LTW-EXP07-000001- LTW-EXP07-000291
731.		Any and all Deposition Testimony of Kenneth B. Smith	To be supplemented
732.		Any and all Exhibits from the	To be supplemented

		deposition(s) of Kenneth B. Smith	
733.		Report of Dr. John W. Thompson	FR-LTW-EXP08-000001- FR-LTW-EXP08-000015
734.		Curriculum Vitae of Dr. John W. Thompson	FR-LTW-EXP08-000016- FR-LTW-EXP08-000037
735.		List of Testimonies of Dr. John W. Thompson	FR-LTW-EXP08-000038- FR-LTW-EXP08-000052
736.		Fee Schedule of Dr. John W. Thompson	FR-LTW-EXP08-000053
737.		Reliance Materials and File of Dr. John W. Thompson	FR-LTW-EXP08-000001- FR-LTW-EXP08-002293
738.		Any and all Deposition Testimony of Dr. John W. Thompson	To be supplemented
739.		Any and all Exhibits from the deposition(s) of Dr. John W. Thompson	To be supplemented
740.		Affidavits of Tony Watson	To be supplemented
741.		Curriculum Vitae of Tony Watson	FR-LTW-EXP09-000169- FR-LTW-EXP09-000170
742.		List of Trial Testimonies of Tony Watson	FR-LTW-EXP09-000171
743.		Reliance Materials and File of Tony Watson	To be supplemented
744.		Any and all Deposition Testimony of Tony Watson	To be supplemented
745.		Any and all Exhibits from the deposition(s) of Tony Watson	To be supplemented
746.		Affidavits of H. James Wedner, M.D.	Bates Range to be supplied upon receipt of same
747.		Curriculum Vitae of H. James Wedner, M.D.	Bates Range to be supplied upon receipt of same
748.		Reliance Materials and File of H. James Wedner, M.D.	Bates Range to be supplied upon receipt of same
749.		Any and all Deposition Testimony of H. James Wedner, M.D.	To be supplemented
750.		Any and all Exhibits from the deposition(s) of H. James Wedner, M.D.	To be supplemented
751.		Any and all Deposition Testimony of	To be supplemented

		Jaime Albrecht	
752.		Any and all Exhibits from the deposition(s) of Jaime Albrecht	To be supplemented
753.		Any and all Deposition Testimony of Jim Foltz	To be supplemented
754.		Any and all Exhibits from the deposition(s) of Jim Foltz	To be supplemented
755.		Any and all Deposition Testimony of Forest River Warranty Officer, yet to be designated	To be supplemented
756.		Any and all Exhibits from the deposition(s) of Forest River Warranty Deponent, yet to be designated	To be supplemented
757.		Any and all Deposition Testimony of Corporate Representative of Forest River, Doug Gaeddert	To be supplemented
758.		Any and all Exhibits from the deposition(s) of Corporate Representative of Forest River, Doug Gaeddert	To be supplemented
759.		Any and all Deposition Testimony of any and/or all Corporate Representative of Forest River, yet to be designated	To be supplemented
760.		Any and all Exhibits from the deposition(s) of any and/or all Corporate Representative of Forest River, yet to be designated	To be supplemented
761.		Any and all documentation identified by defendant's experts in the preparation of their reports and/or testimony.	To be supplemented
762.		Any and all exhibits identified and/or used and/or relied upon by defendant's in the ongoing litigation of this matter.	To be supplemented
763.		Pricing costs for 32 BHLE	FOREST 0003171- FOREST 0003249
764.		32 BHLE Diagrams and Specs	FOREST 0003250- FOREST 0003299; FOREST 0003366- FOREST 0003391
765.		Lippert 32 BHLE Diagrams	FOREST 0003140; FOREST 0003344- FOREST 0003345; FOREST 0003351
766.		Any and all blueprints and design	To be supplemented

		documents produced at deposition	
767.		Internal Forest River Memorandum regarding proposed production schedule	FOREST 0003294- FOREST 0003299
768.		September 1, 2005, NACS/FEMA Solicitation and Specifications	To be supplemented
769.		Handwritten designs, drawings, and notes for FEMA units	To be supplemented
770.		NACS/Forest River FEMA Specifications documents	To be supplemented
771.		2004 Email from NACS to Forest River regarding FEMA Trailer Production Specifications	To be supplemented
772.		November 2006 Elton Kiefer notes regarding Patrick and Adorn switching to LFE in early 2007	To be supplemented
773.		September 1, 2005 email Ty Miller to Doug Gaeddert and Tom Martin regarding California production	To be supplemented
774.		Deposition Transcript of Brian Deckle, NACS	P. 79-81
775.		Warranty Documents and Repair Documents	To be supplemented
776.		MSDS's	FOREST 0002609- FOREST 0002619
777.		Congressional Statement of Pete Liegl	To be supplemented
778.		September 1, 2005, Production Memorandum	FOREST 0003449
779.		Forest River's responses to Discovery Requests	To be supplemented
780.		Forest River Inspection Protocol	To be supplemented
781.		Forest River Testing Methodologies from Liberty (Operational Pressures)	FR-LTW-EXP06-006696
782.		Forest River Testing Methodologies from Liberty (Testing Methodologies)	FR-LTW-EXP06- 003857- FR-LTW-EXP06-003862
783.		Forest River Periodic Maintenance Chart	FR-LTW-EXP06-017924
784.		Liberty Handwritten notes starting 07/30/09	FR-LTW-EXP06- 004902- FR-LTW-EXP06-004920
785.		Liberty Schematics of Trailer	FR-LTW-EXP06- 017166; FR-LTW-EXP06- 017925- FR-LTW-EXP06-017931

786.		Billing records of all Forest River Defense Experts	To be supplemented
787.		All photographs taken by Forest River and/or Forest River's Experts	To be supplemented
788.		Any document to be identified by Defendant Forest River in the ongoing discovery and deposition process	To be supplemented
789.		Any Forest River supplementation of any report and supplementing documents which may occur	To be supplemented
790.		Any and all Forest River demonstrative aids for trial to be exchanged at the appropriate time	To be supplemented
	U.S.A.		
791.		U.S.A. / FEMA Disaster File for Bobbi Wright and/or Lyndon Wright	FEMA 124-000001- FEMA 124-000078
792.		Affidavits of Robert James, Ph.D.	To be supplemented
793.		Curriculum Vitae of Robert James, Ph.D.	To be supplemented
794.		Reliance Materials and File of Robert James, Ph.D.	To be supplemented
795.		Any and all Deposition Testimony of Robert James, Ph.D.	To be supplemented
796.		Any and all Exhibits from the deposition(s) of Robert James, Ph.D.	To be supplemented
797.		Affidavits of Bruce Kelman, Ph.D.	To be supplemented
798.		Curriculum Vitae of Bruce Kelman, Ph.D.	To be supplemented
799.		Reliance Materials and File of Bruce Kelman, Ph.D.	To be supplemented
800.		Any and all Deposition Testimony of Bruce Kelman, Ph.D.	To be supplemented
801.		Any and all Exhibits from the deposition(s) of Bruce Kelman, Ph.D.	To be supplemented
802.		Affidavits of Michael Lindell, Ph.D.	To be supplemented
803.		Curriculum Vitae of Michael Lindell, Ph. D.	To be supplemented
804.		Reliance Materials and File of Michael Lindell, Ph.D.	To be supplemented
805.		Any and all Deposition Testimony of Michael Lindell, Ph.D.	To be supplemented
806.		Any and all Exhibits from the deposition(s) of Michael Lindell, Ph.D.	To be supplemented
807.		Affidavits of Richard Monson, M.D.,	To be supplemented

		Sc.D.	
808.		Curriculum Vitae of Richard Monson, M.D., Sc.D.	To be supplemented
809.		Reliance Materials and File of Richard Monson, M.D., Sc.D.	To be supplemented
810.		Any and all Deposition Testimony of Richard Monson, M.D., Sc.D.	To be supplemented
811.		Any and all Exhibits from the deposition(s) of Richard Monson, M.D., Sc.D.	To be supplemented
812.		Affidavits of Mark Polk	To be supplemented
813.		Curriculum Vitae of Mark Polk	To be supplemented
814.		Reliance Materials and File of Mark Polk	To be supplemented
815.		Any and all Deposition Testimony of Mark Polk	To be supplemented
816.		Any and all Exhibits from the deposition(s) of Mark Polk	To be supplemented
817.		Affidavits of Coreen Robbins, M.H.S., Ph.D., C.I.H.	To be supplemented
818.		Curriculum Vitae of Coreen Robbins, M.H.S., Ph.D., C.I.H.	To be supplemented
819.		Reliance Materials and File of Coreen Robbins, M.H.S., Ph.D., C.I.H.	To be supplemented
820.		Any and all Deposition Testimony of Coreen Robbins, M.H.S., Ph.D., C.I.H.	To be supplemented
821.		Any and all Exhibits from the deposition(s) of Coreen Robbins, M.H.S., Ph.D., C.I.H.	To be supplemented
822.		Any and all Deposition Testimony of Dr. Christopher DeRosa	To be supplemented
823.		Any and all Exhibits from the deposition(s) of Dr. Christopher DeRosa	To be supplemented
824.		FEMA Storage Site Duties/Responsibilities regarding Forest River, Inc.	To be supplemented
825.		FEMA Model Travel Trailer Procurement Specifications dated 08-12-2004 (HSFE04-04-Q-800)	To be supplemented
826.		FEMA Accessible Model Travel Trailer Procurement Specifications dated 04-21-2006 (with Accessible One Bedroom Travel Trailer Floor plan)	To be supplemented
827.		"Important Information for Travel	PSC002350 –

		Trailer Occupants” FEMA brochure	PSC002351
828.		FEMA Model Travel Trailer Procurement Specifications Dated: July 14, 2005	PSC003049 – PSC003057
829.		Declaration of Kevin Souza, former Acting Deputy Director of Individual Assistance Division of FEMA	PSC003058 – PSC003065
830.		“FEMA Storage Site Duties/Responsibilities”	PSC003092 – PSC003094
831.		April 25, 2008 letter from FEMA to a THU occupant	PSC003397 – PSC003399
832.		Summary of Test Results conducted by Weston Solutions, Inc. for the U.S. EPA	PSC003407 – PSC003409
833.		Air Toxics, Ltd. Laboratory Narrative for samples submitted by Weston Solutions	PSC003410 – PSC003415
834.		FEMA test results for formaldehyde testing at FEMA THU staging areas during November 2005, December 2005, and January 2006	PSC003416 – PSC003420
835.		FEMA Memorandum from May 31, 2006 regarding Formaldehyde Air Sampling at the THU staging area in Purvis, Mississippi	PSC003421 – PSC003438
836.		Email correspondence between FEMA and Government staff	PSC003439 – PSC003447
837.		FEMA Job Hazard Analysis Worksheet	PSC023600
838.		FEMA Model Travel Trailer Procurement Specifications dated August 12, 2004	FOREST-0002503 – FOREST-0002508
839.		New FEMA Procurement Specifications dated April 11, 2008 Release Number HQ-08-056	PSC023601 – PSC023686
840.		FEMA Formaldehyde Timeline as of June 15, 2007	PSC023687 – PSC023689
841.		FEMA Timeline as of August 7, 2008 (From the deposition of Kevin Souza, FEMA Representative)	PSC023690 – PSC023702
842.		FEMA Procedure Storage Site Manual Fall 2005	To be supplemented
843.		Dept of Homeland Security-Office of Inspector General-Hurricane Katrina Temporary Housing Technical Assistance Contracts- August 20, 2008	PSC023835 – PSC023863

		(Internal Audit: OIG-08-88)	
844.		FEMA Myths & Facts: Travel Trailers- November 8, 2007	To be supplemented
845.		FEMA media release: Katrina/Rita Housing Facts-January 29, 2008	To be supplemented
846.		FEMA media release: FEMA's Ongoing Response to Formaldehyde-February 12, 2008	To be supplemented
847.		FEMA media release: CDC Results of Formaldehyde Level Tests- February 14, 2008	To be supplemented
848.		FEMA media release: FEMA Plan of Action on Formaldehyde Findings to be Implemented Immediately-February 14, 2008	To be supplemented
849.		FEMA media release: FEMA Offering Formaldehyde Testing to Occupants of Trailers and Mobile Homes in Disasters Nationwide-February 22, 2008	To be supplemented
850.		FEMA media release: FAQ: 2008 Disaster Housing Plan – June 10, 2008	To be supplemented
851.		FEMA Statement on Formaldehyde – July 9, 2008	To be supplemented
852.		FEMA media release: Myths & Facts about FEMA Housing Following Katrina-May 26, 2008	To be supplemented
853.		FEMA media release: New Task Contract Awarded for Temporary Housing Units-August 4, 2008	To be supplemented
854.		FEMA media release: Frequently Asked Questions-October 27, 2008	To be supplemented
855.		FEMA media release: Initial Indoor Air Quality Tests Results-November 14, 2008	To be supplemented
856.		FEMA media release: FAQ National Disaster Housing Strategy – January 16, 2009	To be supplemented
857.		FEMA Statement on Travel Trailers and Formaldehyde	PSC023795
858.		Email from Christopher DeRosa to Howard Frumkin on February 27, 2007	PSC023796
859.		Correspondence from Christopher DeRosa to Patrick Preston on February 27, 2007	PSC023797

860.		Email from Christopher DeRosa to Howard Frumkin and Thomas Sinks on March 9, 2007	PSC023798 – PSC023799
861.		Email from Christopher DeRosa to Mike Groutt on August 10, 2007	PSC023800
862.		Comments on Chronology of FEMA Trailers, drafted by Christopher DeRosa	PSC023801
863.		Correspondence from Christopher DeRosa to Howard Frumkin on September 21, 2007	PSC023802 – PSC023808
864.		Email from Thomas Sinks to All CDC on October 12, 2007	PSC023809
865.		NCEH/ATSDR Procedures regarding Official Interaction with Persons or organization outside of NCEH/ATSDR	PSC023810 – PSC023811
866.		Logbook of Joseph Little	To be supplemented
867.		Email from Patrick Preston to Scott Wright on November 30, 2005	To be supplemented
868.		Email from Scott Wright and Joseph Little to Richard Nickel, et al., on December 7, 2006	To be supplemented
869.		Correspondence between Barbara Rogers to Angela Davis and Sascha Fielding on March 21, 2007	To be supplemented
870.		Email of Mary Margaret Walker (FEMA-WAXMAN-7-26-07 Production – 485)	To be supplemented
871.		Correspondence From Mark Keim to Patrick Preston on March 17, 2007	To be supplemented
872.		Correspondence from Patrick Preston to Scott Wright on November 30, 2005	To be supplemented
873.		Email between Sam Coleman, Joseph Little and Scott Wright on December 1, 2006	PSC023819 – PSC023821
874.		Correspondence from Mark Keim to Patrick Preston on February 1, 2007	To be supplemented
875.		Email to and from Philip Allred on February 15, 2007	To be supplemented
876.		Email from Anne Sowell to Mark Bashor on August 8, 2007	To be supplemented
877.		Email between Patrick Preston and Margaret Ramos on February 27, 2007	To be supplemented
878.		Email between David Chawaga and Mary Margaret Walker on May 1, 2007	To be supplemented

879.		FEMA: Interim Direction on use of Temporary Housing Units (Revision Effective Date: March 10, 2008)	PSC023828 – PSC023834
880.		FEMA: FEMA Begins Next Phase of Inventory Reduction of Excess Temporary Housing Units	To be supplemented
881.		“FEMA: Important Formaldehyde Information from FEMA Housing Occupants:	FEMA09-000388
882.		“FEMA Travel Trailer Requirements”	PSC0261671
883.		Any and all documents produced by Dr. Christopher DeRosa at his deposition, which will be taken/has been taken, or used as exhibits thereto	To be supplemented
884.		Flyer: “CDC will test Trailers and Mobile Homes for Formaldehyde for CDC Partners such as Community Organizations in Louisiana and Mississippi” dated December 2007	To be supplemented
885.		Script for Formaldehyde Concerns in Temporary Housing Unit: IA recipients with questions about formaldehyde, July 2007	To be supplemented
886.		Applicants Reporting MH/TT Formaldehyde Issues: IA recipients with questions about formaldehyde, July 2007	To be supplemented
887.		Lottie Travel Trailer (Receiving) Inspection Checklist	To be supplemented
888.		FEMA Brochure: “Important Information for Travel Trailer Occupants”	To be supplemented
889.		FEMA: Important Formaldehyde Information for FEMA Housing Occupants	To be supplemented
890.		Email from Martin McNeese dated October 11, 2006	To be supplemented
891.		Email from Curtis Melnick dated May 11, 2006	To be supplemented
892.		Memo from FEMA Temporary Housing Agent Group: Occupants with questions about Formaldehyde regarding Formaldehyde-Help-line Calls, Referrals and Transfers dated July 2007	To be supplemented
893.		FEMA Internal documents regarding	To be supplemented

		formaldehyde	
894.		Emails regarding Katrina and Rita housing estimates dated November 1, 2005	To be supplemented
895.		Assessment of health Complaints among Pediatric Residents of FEMA-Supplied Trailers and Mobile Homes in Hancock County, Mississippi (Exhibit from the deposition of Michael Lapinski)	Lapinski Exhibit 17
896.		Fact Sheet: Assessment of Health Complaints Among Children Living in FEMA Temporary Housing Units in Hancock county, Mississippi (Exhibit from the deposition of Michael Lapinski)	Lapinski Exhibit 16
897.		Emails re: Formaldehyde	To be supplemented
898.		Formaldehyde Flyer	To be supplemented
899.		Request for Proposal re: Travel Trailers	FR 3522
900.		Any and all documentation and/or exhibits identified by defendant's experts and/or fact witness in the preparation of their reports and/or testimony.	To be supplemented
901.		Any and all exhibits identified and/or used and/or relied upon by defendant's in the ongoing litigation of this matter.	To be supplemented
902.		Billing records of all USA / FEMA Defense Experts	To be supplemented
903.		Any photographs taken by USA / FEMA and/or USA / FEMA defense experts	To be supplemented
904.		Any document to be identified by Defendant USA / FEMA in the ongoing discovery and deposition process	To be supplemented
905.		Any USA / FEMA supplementation of any report and supplementing documents which may occur	To be supplemented
906.		Any and all USA / FEMA demonstrative aids for trial to be exchanged at the appropriate time	To be supplemented
	Shaw Environmental		
907.		Any and all Class certification Shaw Environmental deposition testimony	To be supplemented

908.		Any and all Class certification Shaw Environmental deposition exhibits / documents produced	To be supplemented
909.		Shaw Environmental unit file on Lyndon Wright trailer	SHAW WRI-00001- SHAW WRI-00017
910.		Entergy Orleans Meter Data	SHAW-WRI 00051
911.		Shaw Standard Operating Procedure Trailer Processing and Yard Inspection dated 2/1/06	SHAW 013564- SHAW 013568
912.		CH2M Hill, Inc., FEMA Trailer User's Guide	SHAW 013523- SHAW 013538
913.		Shaw / FEMA contract	To be supplemented
914.		IA / TAC Contract	SHAW 001890- SHAW 002019
915.		FEMA Request for Proposal Contract HSFEHQ-05-0573	SHAW 000373 SHAW 000578
916.		Checklists / PMI form	SHAW 013303
917.		Picture of Installed Trailer	SHAW 002517
918.		TT/MH QC Construction Issues/Maint Issues Sheet	SHAW 002363- SHAW 002364
919.		Shaw Code emails and communications	To be supplemented
920.		Orleans Parish Motion	SHAW 002099- SHAW 003912
921.		Kenner Ordinance	SHAW 003932- SHAW 003934
922.		Gretna & Westwego Ordinance	SHAW 003930- SHAW 003931
923.		Communications with Subs re: implementation of Emergency Housing Contract (to be identified)	To be supplemented
924.		C. Martin Documents (and other transfer documents)	SHAW 000042- SHAW 000051; LW-CMC-000001- LW-CMC-000071
925.		Crown Roofing Services Documents	CROWN 000001- CROWN 000016
926.		July 19, 2006 Work Plan	SHAW 000669- SHAW 000700
927.		Pier Construction	SHAW 002416
928.		Shaw Emails relating to Formaldehyde	SHAW 013510; SHAW 013511- SHAW 013512; SHAW 013513- SHAW 013514;

			SHAW 013515- SHAW013516; SHAW 013517- SHAW 013518; SHAW 013519- SHAW 013520; SHAW 013521- SHAW 013522; SHAW 013539- SHAW 013545; SHAW 013546- SHAW 013547; SHAW 013548- SHAW 013549; SHAW 013554; SHAW 013555- SHAW 013556; SHAW 013557; SHAW 013558- SHAW 013559; SHAW 013560- SHAW 013562
929.		Shaw Email: Burgess to Goetz, 10/18/05 9:51 a.m.	SHAW 002257- SHAW 002259
930.		Shaw Email: Burgess to Goetz, 10/18/05 2:48 p.m.	SHAW 002260- SHAW 002263
931.		Shaw Email: Miller to Burgess, 11/29/05	SHAW 003145- SHAW 003147
932.		Shaw Email: Miller to Burgess, 11/22/05	SHAW 003058
933.		Shaw Email: Black to Janz, 11/11/05	SHAW 002773- SHAW 002796
934.		Shaw Email: Neal to Janz, 02/03/06	SHAW 005015- SHAW 005016
935.		Shaw Email: Orris to Brixius, 10/19/05	SHAW 002302- SHAW 002303
936.		Shaw Email: Janz to Smiley, 07/06/06	SHAW 011024- SHAW 011025
937.		Shaw Policies and Clarifications	SHAW 002726- SHAW 002727
938.		Shaw Group Suggested Call Center Questionnaire	SHAW 013236- SHAW 013237
939.		Haul & Install Call Center Questionnaire	SHAW 013238- SHAW 013240

940.		Do Not Lease Document	SHAW 003267
941.		Shaw Task Order 05-0006 Site Identification	SHAW 000601- SHAW 000615
942.		Shaw Task Order No. 014 Trailer Transportation	SHAW 000631- SHAW 000632
943.		Final Draft Work Order, March 19, 2006	SHAW 000900- SHAW 000939
944.		Final Group Site Work Plan, April 2006	SHAW 000952- SHAW 000992
945.		June 8, 2006, Work Plan	SHAW 000746- SHAW 000786
946.		June 14, 2006 City Park Trailer Park	SHAW 001054- SHAW 001089
947.		Final Work Order on Group Sites, June 26, 2006	SHAW 001102- SHAW 001142
948.		Shaw Inspection Protocol (2 pages)	To be supplemented
949.		Demobilization Documents	SHAW 002316- SHAW 002317
950.		All FEMA task orders to Shaw Environmental	To be supplemented
951.		All FEMA extension of time orders to Shaw Environmental	To be supplemented
952.		All formaldehyde emails and documents	To be supplemented
953.		RCG Contract Documents	To be supplemented
954.		All FEMA Amendments or Modifications to Shaw Environmental contract	To be supplemented
955.		All Shaw Environmental work plans produced to Plaintiff	To be supplemented
956.		Subcontractor agreement with installer of Wright unit	To be supplemented
957.		Affidavits of John D. Oстераas	To be supplemented
958.		Curriculum Vitae of John D. Oстераas	To be supplemented
959.		Reliance Materials and File of John D. Oстераas	To be supplemented
960.		Any and all Deposition Testimony of John D. Oстераas	To be supplemented
961.		Any and all Exhibits from the deposition(s) of John D. Oстераas	To be supplemented
962.		Any and all Deposition Testimony of Corporate Representative of Shaw Environmental, yet to be designated	To be supplemented
963.		Any and all Exhibits from the deposition(s) of Corporate	To be supplemented

		Representative of Shaw Environmental, yet to be designated	
964.		Any and all Deposition Testimony of Project Manager of Shaw Environmental, yet to be designated	To be supplemented
965.		Any and all Exhibits from the deposition(s) of Project Manager of Shaw Environmental, yet to be designated	To be supplemented
966.		Any and all additional documents not yet produced in this matter	To be supplemented
967.		Any and all documentation and/or exhibits identified by defendant's experts and/or fact witness in the preparation of their reports and/or testimony.	To be supplemented
968.		Any and all exhibits identified and/or used and/or relied upon by defendant's in the ongoing litigation of this matter.	To be supplemented
969.		Billing records of all Shaw Environmental Defense Experts	To be supplemented
970.		Any photographs taken by Shaw Environmental and/or Shaw Environmental defense experts	To be supplemented
971.		Any Shaw Environmental supplementation of any report and supplementing documents which may occur	To be supplemented
972.		Any document to be identified by Defendant Shaw Environmental in the ongoing discovery and deposition process	To be supplemented
973.		Any and all Shaw Environmental demonstrative aids for trial to be exchanged at the appropriate time	To be supplemented
	Wright Unit		
974.		Photographs taken by or in the possession of Wright of the Forest River, Inc., unit	To be supplemented
975.		Photographs of Lyndon Wright with Trailer	To be supplemented
976.		Any and all labels or stickers on the Forest River, Inc., unit occupied by Lyndon Wright	To be supplemented

977.		Billing records of all Shaw Environmental Defense Experts	To be supplemented
978.		All photographs taken by Shaw Environmental	To be supplemented
	Wright File		
979.		Photographs of Lyndon Wright regarding skin conditions	To be supplemented
980.		Lyndon Wright Financial Records	To be supplemented
981.		Lyndon Wright Employment Records	To be supplemented
982.		Employment Records from the City of New Orleans related to Lyndon Wright	LW-CITY NO00001-00256
983.		Attendance Records from City of New Orleans and Hyatt New Orleans relating to Lyndon Wright	LW-CITY NO 00001-00256 & LW-HYATT00001-00126
984.		Lyndon Wright Original Complaint	To be supplemented
985.		Lyndon Wright Amended Complaint	To be supplemented
986.		Lyndon Wright Plaintiff Fact Sheet	To be supplemented
987.		Lyndon Wright Amended Plaintiff Fact Sheet	To be supplemented
	Medical Records		
988.		Medical Records from Dr. Farber, Kenner Dermatology / Gulf South Medical and Surgical Institute regarding Lyndon Wright	LWFR-EXP2-000021- LWFR-EXP2-000052
989.		Photographs of Lyndon Wright from the records of Kenner Dermatology	LWFR-EXP2-000010- LWFR-EXP2-000020
990.		Medical Records from East Jefferson General Hospital regarding Lyndon Wright	LWFR-EXP15-000518- LWFR-EXP15-000522; LW-EJGH0001- LW-EJGH00041
991.		Medical Records from Dr. Worley regarding Lyndon Wright	LWFR-EXP14-000255- LWFR-EXP14-000256
992.		Medical Records from Uptown Nephrology regarding Lyndon Wright	LWFW-EXP14-000085- LWFW-EXP14-000254
993.		Medical Records from Dr. Richard Spector regarding Lyndon Wright	LWFR-EXP14-000008- LWFR-EXP14-000084
994.		Medical Records from Dr. Kenneth Smith regarding Lyndon Wright	LTW-EXP07-000250 LTW-EXP07-000291
995.		Medical Records of Dr. H. James Wedner	To be supplemented
996.		Touro Medical Records	LWFR-EXP12-000040- LWFR-EXP12-000046; LWFR-EXP12-000150-

			LWFR-EXP12-000153 LWFR-EXP12-000289- LWFR-EXP12-000312; LWFR-EXP12-000512- LWFR-EXP12-000519
997.		Dr. Shwery administered psychological testing data	FR-LTW-EXP08-002224- FR-LTW-EXP08-002258
998.		Dr. Thompson / Dr. Manguno-Mire psychological testing	To be supplemented
999.		Report of Gina Manguno-Mire	FR-LTW-EXP08-002259- FR-LTW-EXP08-002261
1000.		Rite Aid Pharmacy Records regarding Lyndon Wright	LWFR-EXP12-000279- LWFR-EXP12-000286
1001.		Walgreens Pharmacy Records regarding Lyndon Wright	LWFR-EXP12-000485- LWFR-EXP12-000509
	Others		
1002.		Demonstrative wood panels removed from the Lyndon Wright Trailer	To be supplemented
1003.		Demonstrative Samples of No Formaldehyde Added wood composite products	To be supplemented
1004.		Any and all Deposition Testimony of Representative of NACS, yet to be designated	To be supplemented
1005.		Any and all Exhibits from the deposition(s) of Representative of NACS, yet to be designated	To be supplemented
1006.		Any and all Deposition Testimony of Representative of RVIA, yet to be designated	To be supplemented
1007.		Any and all Exhibits from the deposition(s) of Representative of RVIA, yet to be designated	To be supplemented
1008.		Any and all Deposition Testimony of Representative of Lippert Components, yet to be designated	To be supplemented
1009.		Any and all Exhibits from the deposition(s) of Representative of Lippert Components, yet to be designated	To be supplemented
1010.		Any and all Deposition Testimony of Representative of RCG Enterprises, yet	To be supplemented

		to be designated	
1011.		Any and all Exhibits from the deposition(s) of Representative of RCG Enterprises, yet to be designated	To be supplemented
1012.		Louisiana State Board of Medical Examiners Temporary Permit Qualifications/Instructions	PSC026167 – PSC026172
1013.		BlueLinx Corporation: Material Safety Data Sheet for urea Formaldehyde Bonded Wood Products	PSC003068 – PSC003078
1014.		Georgia-Pacific: Material Safety Data Sheet for Urea Formaldehyde Bonded Wood Products	PSC003079 – PSC003091
1015.		Louisiana Pacific: Material Safety Data Sheet for Urea Formaldehyde Bonded Panel Products	FLE00006354
1016.		Lippert Component Frame Design for 32BHLE units	To be supplemented
1017.		Georgia Pacific: Material Safety Data Sheet #30 for UF Bonded Wood Products	GAPAC-000001 – GAPAC-000006
1018.		Georgia Pacific: Material Safety Data Sheet #31 for Wood and Wood Products	GAPAC-000007 – GAPAC-000011
1019.		Manufactured Home Decking Labels from Georgia Pacific	GAPAC-000012 – GAPAC-000014
1020.		City of New Orleans Environmental testing results and report responsive to Forest River, Inc., subpoena	To be supplemented
1021.		Any photographs and/or videos taken by Scott Johnson of the Testing of the Forest River Unit	To be supplemented
1022.		Any and all documentation and/or exhibits identified by defendant's experts and/or fact witness in the preparation of their reports and/or testimony.	To be supplemented
1023.		Any document necessary for rebuttal	To be supplemented
1024.		Any and all exhibits and/or documents identified and/or used and/or relied upon by defendant's in the ongoing litigation of this matter.	To be supplemented
1025.		Any and all deposition testimony and/or documents or exhibits introduced at any deposition of plaintiff's and/or	To be supplemented

		defendants' experts	
1026.		Any and all plaintiff and/or defendants expert reports, both preliminary and final, submitted and anticipated to be submitted including all reliance materials.	To be supplemented

Plaintiff respectfully reserves the right to utilize any exhibit listed by any other party or utilized as an exhibit in the depositions taken in this matter. Plaintiff further respectfully reserves the right to supplement and amend this list once discovery is complete.

RESPECTFULLY SUBMITTED:
FRANK J. D'AMICO, JR., APLC

BY: s/Frank J. D'Amico, Jr.
 FRANK J. D'AMICO, JR., T.A. (#17519)
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CERTIFICATE OF SERVICE

I hereby certify that on January 12, 2010, I electronically filed the foregoing with the Clerk of Court by using the CM/ECF system which will send a notice of electronic filing to all counsel of record who are CM/ECF participants. I further certify that I mailed the foregoing document and the notice of electronic filing by first-class mail to all counsel of record who are non-CM/ECF participants.

s/Frank J. D'Amico
 FRANK J. D'AMICO, #17519

IN THE UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF LOUISIANA

**IN RE: FEMA TRAILER FORMALDEHYDE
 PRODUCTS LIABILITY LITIGATION**

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MDL NO. 1873

SECTION: N (5)

JUDGE ENGELHARDT

MAGISTRATE CHASEZ

**This document relates to: *Lyndon T. Wright v.*
Forest River, Inc., et al, Docket No. 09-2977**

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FOREST RIVER, INC.'S EXHIBIT LIST

NOW INTO COURT, through undersigned counsel, comes Forest River, Inc. who hereby submits the following exhibit list in the above captioned matter. As both fact and expert discovery is ongoing, bates ranges have been provided to the extent they are available and will continue to be assigned as discovery continues. Forest River, Inc. expressly reserves the right to amend or supplement this Exhibit List.

No.	Exhibit Description & Bates Range	
1	Plaintiff Fact Sheet - Lyndon Wright - dated 2/19/09 (LW-WRIGHT00001-00030)	
2	Supplemental Plaintiff Fact Sheet - Lyndon Wright - dated 4/14/09 (LW-WRIGHT00031-00052)	

3	Uptown Nephrology Medical Records related to Lyndon Wright, including all clinical summaries, office encounters, laboratory tests, emergency room records, outpatient records, inpatient records, radiology exams, x-rays, etc. (LW-NEPH00001-00204)	
4	Touro Infirmary Records related to Lyndon Wright, including all clinical summaries, office encounters, laboratory tests, emergency room records, outpatient records, inpatient records, radiology exams, x-rays, etc. (LW-TOURO00001-00019)	
5	Jefferson Pulmonary Associates (East Jefferson General Hospital) Medical Records related to Lyndon Wright, including all clinical summaries, office encounters, laboratory tests, emergency room records, outpatient records, inpatient records, radiology exams, x-rays, etc. (LW-EJGH00001-00041)	
6	Medical Records of Dr. Worley related to Lyndon Wright (LW-WORLEY00001-00002)	
7	Medical Records of Dr. Richard Spector related to Lyndon Wright (LWFR-EXP14-000265-000292) (LWFR-EXP14-000016-000042) (LWFR-EXP14-000081-000084)	
8	IgE Serum Test Results related to Lyndon Wright (LWFR-EXP2-000025) (LWFR-EXP2-000046) (LWFR-EXP2-000050)	
9	Walgreen's Pharmacy Records related to Lyndon Wright (LW-WAL00001-00026)	
10	Rite Aid's Pharmacy Records related to Lyndon Wright (LW-RAID00001-00005)	
11	Walter Cohen High School/Orleans Parish School Board Records related to Lyndon Wright, including all progress reports, report cards, doctors notes, nurses notes, school records, etc.	
12	Discovery Responses by Lyndon Wright, dated May 21, 2009 (LW-WRIGHT00053-00481)	

13	Cigna Health Insurance Records related to Lyndon Wright (LW-CIGNA00001-00092)	
14	United Health Care Records related to Lyndon Wright (LW-UNITED00001-00112)	
15	Aetna Health Care Records related to Lyndon Wright (LW-AETNA00001-00039)	
16	Riverland Credit Union Records related to Lyndon Wright (LW-RIVERLAND00001-00253)	
17	J.P. Morgan Chase Records related to Lyndon Wright (LW-CHASE00001-00047)	
18	Records from the Internal Revenue Service related to Lyndon Wright (LW-IRS00001-00139)	
19	Records from the Social Security Administration related to Lyndon Wright (LW- SSA00001-00013)	
20	Employment records from the City of New Orleans related to Lyndon Wright (LW-CITY NO00001-00256)	
21	Attendance Records from City of New Orleans and Hyatt New Orleans related to Lyndon Wright (LW-CITY NO00001-00256 & LW-HYATT00001-00126)	
22	Entergy New Orleans, Inc./Entergy Louisiana, LLC Records related to Lyndon Wright's New Orleans Residence (LW- ENTERGY00001-00125)	
23	FEMA Disaster File - Bobbie Wright (FEMA 124-00001-78)	
24	FRAATS Documents for Bobbie Wright (FEMA 10-002283-2322)	
25	FEMA Spreadsheet re: Notification for L. Wright (FEMA 162-0000356; LARSON-EX-000015)	
26	"Traveler" file for trailer 4X4TSMH296C008992 (FOREST 151924-946)	
27	Forest River Owner's Manual (FOREST 2399-2483) (FR-LTW-EXP03-002331-002414) (FR-LTW-EXP06-007243-007324)	

28	RVIA Inspection Report, dated 8/12/05 (FOREST 157623-27)	
29	Photographs of Trailer 4X4TSMH296C008992 Taken on Behalf of Plaintiff (LWFR-DT-000024-293; 4355-5094; 7985-7998)	
30	Photographs of Trailer 4X4TSMH296C008992 Taken by A. Mallet (LWFR-DT-005095-6874); (LWRF-EXP7-001123- 1841)	
31	Photographs of Trailer 4X4TSMH296C008992 Taken by P. Lagrange (LWFR-DT-003492-4163)	
32	Photographs of Trailer 4X4TSMH296C008992 Taken by D. Hicks (LWFR-DT-003421-3491)	
33	Photographs of Trailer 4X4TSMH296C008992 Taken by S. Smulski (LWFR-DT-004164-4354)	
34	Photographs of Trailer 4X4TSMH296C008992 Taken by B. Scott (LWFR-DT-007999)	
35	Photographs of Trailer 4X4TSMH296C008992 Taken by C. Moore	
36	Photographs of Trailer 4X4TSMH296C008992 Taken by E. Ritter (LWFR-DT-000294-3420)	
37	Photographs of Trailer 4X4TSMH296C008992 Taken by any employee of Liberty Building Forensics Group (FR-LTW-EXP06-000983-001227) (FR-LTW-EXP06-000654-000980) (FR-LTW-EXP06-000585-000653) (FR-LTW-EXP06-000558-000584) (FR-LTW-EXP06-000481) (FR-LTW-EXP06-000452-000480) (FR-LTW-EXP06-000415-000451) (FR-LTW-EXP06-000384-000413) (FR-LTW-EXP06-000353-000383) (FR-LTW-EXP06-001599-001756) (FR-LTW-EXP06-000275-000277) (FR-LTW-EXP06-000247-000274) (FR-LTW-EXP06-002382-002446) (FR-LTW-EXP06-002122-002381) (FR-LTW-EXP06-001874-002121) (FR-LTW-EXP06-002447-002717) (FR-LTW-EXP06-002718-003259)	

37 (cont'd)	(FR-LTW-EXP06-003260-003620) (FR-LTW-EXP06-01767-017189) (FR-LTW-EXP06-017190-017193) (FR-LTW-EXP06-017203-017211) (FR-LTW-EXP06-017202) (FR-LTW-EXP06-017212-017213) (FR-LTW-EXP06-01730) (FR-LTW-EXP06-017214-017216) (FR-LTW-EXP06-00539-005077) (FR-LTW-EXP06-013354-013601) (FR-LTW-EXP06-013602-013861) (FR-LTW-EXP06-013862-013926) (FR-LTW-EXP06-013927-014468) (FR-LTW-EXP06-014469-014829) (FR-LTW-EXP06-014830-015171) (FR-LTW-EXP06-015172-015442) (FR-LTW-EXP06-015443-015689) (FR-LTW-EXP06-015691-015859) (FR-LTW-EXP06-016081-016428) (FR-LTW-EXP06-015860-016032) (FR-LTW-EXP06-016033-016080) (FR-LTW-EXP06-016429-016479) (FR-LTW-EXP06-004436-004483) (FR-LTW-EXP06-004484-004901) (FR-LTW-EXP06-003864-004210) (FR-LTW-EXP06-004212-004435) (FR-LTW-EXP06-004263-004435)	
38	Photographs of Trailer 4X4TSMH296C008992 Taken by C. Marshall (FOREST-MARSHALL 00001-03126)	
39	Photographs of Trailer 4X4TSMH296C008992 Taken by T. Fribley (FR-LTW-EXP05-000012-000419)	
40	Photographs of Trailer 4X4TSMH296C008992 Taken by Workplace Hygiene (FR-LTW-EXP09-000001-169)	
41	Photographs of Trailer 4X4TSMH296C008992 Taken by G. Allan	
42	Photographs of Trailer 4X4TSMH296C008992 Taken by FEMA employees and/or representatives (LWFR-DT-006875-7985) (LWFR-DT-000024-293; 004355-5094) (FEMA 165-000001-187)	
43	All photographs produced by plaintiff (LWFR-LW-000072-000077)	

44	Any and all documents relating to formaldehyde/mold testing data by Workplace Hygiene for Trailer 4X4TSMH296C008992 (FR-LTW-EXP04-000001-567); (FR-LTW-EXP09-000169-601)	
45	Any and all documents and photographs relating to temperature and humidity testing data obtained by Workplace Hygiene for Trailer 4X4TSMH296C008992 (FR-LTW-EXP04-000001-567); (FR-LTW-EXP09-000169-601)	
46	Any and all documents and photographs relating to temperature and humidity testing data obtained by Liberty Building Forensics Group for Trailer 4X4TSMH296C008992 (FR-LTW-EXP06-003768-003819) (FR-LTW-EXP06-003663-003678) (FR-LTW-EXP06-003621-003636) (FR-LTW-EXP06-003650-003662) (FR-LTW-EXP06-004902-004926) (FR-LTW-EXP06-004927-004932) (FR-LTW-EXP06-004952-005003) (FR-LTW-EXP06-006348-006420) (FR-LTW-EXP06-006466-006467) (FR-LTW-EXP06-016794-016808) (FR-LTW-EXP06-017132-017133) (FR-LTW-EXP06-017131) (FR-LTW-EXP06-001845-001857) (FR-LTW-EXP06-001858-001873) (FR-LTW-EXP06-001803-001844) (FR-LTW-EXP06-001787-001802) (FR-LTW-EXP06-000003-000018) (FR-LTW-EXP06-000019-000034) (FR-LTW-EXP06-000067-000098) (FR-LTW-EXP06-000035-000066) (FR-LTW-EXP06-000131-000168) (FR-LTW-EXP06-000099-000130) (FR-LTW-EXP06-000169-000184) (FR-LTW-EXP06-000185-000200)	

47	Any and all documents and photographs relating to HVAC, ventilation, duct work testing data obtained by Liberty Building Forensics Group for Trailer 4X4TSMH296C008992 (FR-LTW-EXP06-003857-003858) (FR-LTW-EXP06-003859-003860) (FR-LTW-EXP06-003861-003862) (FR-LTW-EXP06-003863) (FR-LTW-EXP06-005025-005029) (FR-LTW-EXP06-017217-017218) (FR-LTW-EXP06-017219-017220)	
48	Schematics of Trailer including but not limited to documents bates labeled (FOREST 2511-12; 169778)	
49	Contract between FEMA and North ACatastrophe Services, Inc.	
50	Correspondence to D. Gaeddert from C. Ferrel, dated 9/1/05 (FOREST 2503-2510)	
51	Fax from D. Wilfong to D. Gaeddert re: FEMA travel trailer procurement (FOREST 2485-2493)	
52	Documents related to 32 BH FEMA Build Spec, Including Floor Plan (FOREST 2501-02; 3273-76)	
53	FEMA Travel Trailer Procurement Specifications - May 8, 2004 (FOREST 2485-88) (FR-LTW-EXP06-007350-007363)	
54	FEMA Travel Trailer Procurement Specifications - August 12, 2004 (FOREST 2490-93)	
55	Correspondence from R. Spillane of FEMA re: first article inspection (FOREST 2484; 3522)	
56	Email from E. Keifer to D. Jacob, dated 9/7/05 (FOREST 4440)	
57	Email dated 9/7/05 from E. Keifer to D. Jacob (FOREST 169681)	
58	Notice from Forest River to Cedar Creek Dealers (FOREST 5142-43)	
59	Lawsuits relating to air quality at New Orleans Civil District Court (LW-CDC00001-00024)	
60	MSDS Sheets Produced by the City of New Orleans (LW-CITY NO00001-00256)	

61	Study by Materials Management Group, Inc. re: properties owned/operated by City of New Orleans (LW-MMG-000001-000060) (FR-LTW-EXP09-000314-000369)	
62	Documents and photographs produced by Materials Management Group, Inc. (FR-LTW-EXP08-001150-001275)	
63	Shaw Documents related to Lyndon Wright and/or trailer 4X4TSMH296C008992 (SHAW000001-013568) (SHAW-WRI-000001-051)	
64	C. Martin Documents related to Lyndon Wright and/or trailer 4X4TSMH296C008992 (LW-CMC-000001-000071)	
65	A.M.E. Services, Inc. Documents related to Lyndon Wright and/or trailer 4X4TSMH296C008992 (LW-AME-000001-007463)	
66	Crown Roofing Services, Inc. Documents related to trailer 4X4TSMH296C008992 (LW-CROWN00001-00016)	
67	Documents related to air quality testing provided by Poydras Properties Hotel Holdings	
68	Documents related to air quality testing provided by SHC New Orleans, LLC (SHR0001-0182)	
69	“Interagency Task Force on Chinese Drywall: Executive Summary of October 29, 2009 Release of Initial Chinese drywall Studies” See http://www.doh.state.fl.us/ENVIRONMENT/community/indoor-air/ExecutiveSummary.pdf (LW-CHINESE DRY WALL00002-00433) & “Executive Summary of November 23, 2009 Release,” located at http://www.cpsc.gov/info/drywall/nov2009execsum.pdf (ROBBINS-004748)	
70	Flyer distributed by FEMA in summer, 2006 (Exhibit 4 to deposition of Guy Bonomo) (LW-BONOMO00001-00002)	
71	FEMA Important Formaldehyde Information for FEMA Housing Occupants (Exhibit 3 to Stanley Larson deposition) (LW-LARSON00001)	

72	SP-Formaldehyde PS Post bates stamped FEMA 162-000016 (Exhibit 4 to deposition of Stanley Larson) (LW-LARSON00002-00006)	
73	SP-Formaldehyde PS Post bates stamped FEMA 162-000356 (Exhibit 7 to deposition of Stanley Larson) (LW-LARSON00007)	
74	Declaration of Joseph Little (Exhibit 2 to the deposition of Joseph Little) (LW-LITTLE00001-00006)	
75	Email from Joseph Little to Howard Frumkin (Exhibit 4 to the deposition of Joseph Little) (LW-LITTL00007-00008)	
76	Health Consultation, Formaldehyde Sampling of FEMA Temporary Housing Units, Baton Rouge, LA, February 1, 2007 (Exhibit 5 to deposition of Joseph Little) (LW-LITTLE 00009-00022)	
77	Declaration of Martin McNeese (Exhibit 2 to the deposition of Martin McNeese) (LW-McNEESE00001-00004)	
78	Email dated 10/11/06 FEMA 17-000380-82 (Exhibit 7 to deposition of Martin McNeese) (LW-McNEESE00005-00007)	
79	Email dated 3/6/07 FEMA 17-0003608 (Exhibit 9 to deposition of Martin McNeese) (LW-McNEESE00008)	
80	Declaration of David Garratt (Exhibit 2 to deposition of David Garratt) (LW-GARRATT00001-00006)	
81	Email dated 5/18/07 DHS S&T 6040-44 (Exhibit 5 to deposition of David Garratt) (LW-GARRATT00007-00011)	
82	Email dated 5/17/07 FEMA 17-0009030-33 (Exhibit 7 to deposition of David Garratt) (LW-GARRATT00012-00015)	
83	5/18/07 DHS S&T 4856-57 (Exhibit 8 to deposition of David Garratt) (LW-GARRATT00016-00017)	
84	Email dated 5/25/07 FEMA 17-006442-43 (Exhibit 10 to deposition of David Garratt) (LW-GARRATT00018-00019)	
85	Email dated 8/18/07 DHS S&T 4060-62 (Exhibit 16 to deposition of David Garratt) (LW-GARRATT00020-00022)	
86	Memo dated 7/26/06 FEMA-Waxman 23-25 (Exhibit 17 to deposition of David Garratt) (LW-GARRATT00023-00025)	

87	GAO Report to Congressional Requesters, Disaster Housing: FEMA Needs More Detailed Guidance and Performance Measures to Help Ensure Effective Assistance after Major Disasters, August 2009 (LW-GAO00001-00058)	
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89	U.S. Department of Health and Human Services and CDC Presentation Titled "Formaldehyde Levels in Occupied FEMA-supplied Temporary Housing Units (THUs) in LA and MS, Winter 2007-2008" (PSC002167 - PSC002181)	
90	"CDC Interim Findings on Formaldehyde Levels in FEMA-Supplied Travel Trailers, Park Models, and Mobile Homes" - February 29, 2008 (PSC002182 - PSC002202)	
91	"CDC Final Report on Formaldehyde Levels in FEMA-Supplied Travel Trailers, Park Models, and Mobile Homes" - July 2, 2008 (PSC002203 - PSC002263)	
92	Agency for Toxic Substances and Disease Registry (ATSDR) "Health Consultation, Formaldehyde Sampling at FEMA Temporary Housing Units, Baton Rouge, Louisiana, February 1, 2007" (PSC002264 - PSC002277)	
93	ATSDR October 2007 "An Update and Revision of ATSDR's February 2007 Health Consultation: Formaldehyde Sampling of FEMA Temporary-Housing Trailers Baton Rouge, Louisiana, September - October 2007" (PSC002278 - PSC002318)	
94	"Formaldehyde Levels in FEMA-Supplied Trailers - Early Findings from the Centers for Disease Control and Prevention" PSC003218 - PSC003219 (FR-LTW-EXP08-000567-000568) (FR-LTW-EXP03-002676-002677)	
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96	FEMA: Important Formaldehyde Information for FEMA Housing Occupants FEMA08-000015 (LW-LARSON00001) (FR-LTW-EXP08-000569)	

97	Martin McNeese email dated 10/11/06 FEMA17-000029 (LW-McNEESE00005-00007)	
98	Lyndon Wright's responses to psychiatric and/or psychological testing administered by Edward Shwery, PhD (LWFR-EXP12-000047-000060) (LWFR-EXP12-000074-000102) (LWFR-EXP12-000102-000128) (BDI-II & RISB dated 7-17-09 - Plaintiff did not bates label)	
99	Various MSDS (FOREST 2597-2659; 3835-3906)	
100	CV of Dr. Graham Allen Forest River, Inc. Expert Chemical Engineering and Professor of Fiber and Polymer Science (LTW-EXP01-000004 - 000038)	
101	CV of Philip Cole, MD, DrPH Forest River, Inc. Expert Epidemiologist (FR-LTW-EXP02-000021-000040) (FR-LTW-EXP02-000061-000080)	
102	CV of Nathan T. Dorris, Ph.D. Forest River, Inc. Expert Warnings and Communications pertaining to product safety (FR-LTW-EXP03-000001-000015) (FR-LTW-EXP03-02246-02247) (FR-LTW-EXP03-002322-002325)	
103	CV of William L. Dyson, PhD, CIH Forest River, Inc. Expert Industrial Hygienist (FR-LTW-EXP04-000020-000031)	
104	CV of Thomas Fribley Forest River, Inc. Expert RV Construction and Design (FR-LTW-EXP05-000004-000011)	
105	CV of Norman Nelson, P.E. Forest River, Inc. Expert Air Quality and Construction (FR-LTW-EXP06-019726-19729)	
106	CV of Kenneth Smith, M.D. Forest River Inc. Expert Pulmonary Diseases (LTW-EXP07-000001-000003)	

107	CV of Donald Snell, P.E. Forest River, Inc. Expert Air Quality and Construction (FR-LTW-EXP06-019731-19735)	
108	CV of Dr. John Thompson, Jr. Forest River, Inc. Expert Psychiatrist (FR-LTW-EXP08-000016-000053) (FR-LTW-EXP08-000085-000106)	
109	CV of Anthony Watson Forest River, Inc. Expert Industrial Hygienist (FR-LTW-EXP09-000169-000171)	
110	CV of James Wedner, MD, FAAAAI Forest River, Inc. Expert Allergic and Immunologic Diseases	
111	CV of Robert James, Ph.D. FEMA Expert Toxicologist	
112	CV of Richard Monson, M.D., Sc.D. FEMA Expert Epidemiologist	
113	CV of Coreen Robbins, M.H.S., Ph.D., C.I.H. FEMA Expert Industrial Hygienist (ROBBINS-004805-004807) (ROBBINS-004808-004813)	
114	CV of Mark Polk FEMA Expert RV Construction and Design (POLK-001093-001096)	
115	CV of Bruce J. Kelman, Ph.D FEMA Expert Toxicologist - Mold (KELMAN-000100-000105) (KELMAN-000106-000118)	
116	CV of Dr. Richard Spector Otolaryngologist	

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548	Hardin BD <i>et al.</i> 2009. The concentration of no toxicologic concern (CoNTC) and airborne mycotoxins. <i>Journal of Toxicology and Environmental Health.</i> 72:585-598. (KELMAN-001097-001110)	
549	Texas Council on Scientific Affairs. Report of Council on Scientific Affairs: Black Mold and Human Illness. CSA Report 1-1-02. 2002-3; American College of Occupational and Environmental Medicine Council on Scientific Affairs. Evidence-Based Statement. Adverse Human Health Effects Associated with Molds in the Indoor Environment. <i>JOEM</i> 2003: 470-478; Institute Of Medicine; Committee on Damp Indoor Spaces and Health. 2004. <i>Damp Indoor Spaces and Health.</i> National Academies Press, Washington, D. C.; ACMT. American College of Medical Toxicology Comment -- Institute of Medicine Report on Damp Indoor Spaces and Health. 2006. https://www.acmt.net/main/page.asp?pageid=194 accessed on 10-11-2006; Bush RK, <i>et al.</i> The medical effects of mold exposure. (Position paper of the American Academy of Allergy, Asthma, and Immunology; World Health Organization (WHO) Regional Office for Europe Guidelines for Indoor Air Quality: Dampness and Mould, 2009) <i>Journal of Allergy and Clinical Immunology,</i> 117(2):326-333.2006; American Academy of Pediatrics. Policy statement: Spectrum of noninfectious health effects from molds. <i>Pediatrics.</i> 2006; 118:2582- 2586 Texas: American: (KELMAN-000214-000222)	

549 (cont'd)	Institute: (KELMAN-000207-000213) (KELMAN-001117-001162)	
550	Any and all data logger readings taken on behalf of plaintiff (LWFR-EXP7-12293-012756)	
551	Exhibits 12-19 attached to the deposition of Coreen A. Robbins, Ph.D., dated 12/14/09	
552	Exhibits 3, 4, 5, 6, & 7 attached to the deposition of Mark Polk, dated 12/22/09	
553	Any and all documents related to formaldehyde testing performed by Bill Scott	
554	Children's Hospital Records related to Lyndon Wright, including all clinical summaries, office encounters, laboratory tests, emergency room records, outpatient records, inpatient records, radiology exams, x-rays, etc.	
555	Any and all exhibits attached to the deposition of Travis Morris, taken 12/29/09	
556	Lyndon Wright's responses to psychiatric and/or psychological testing administered by Dr. John Thompson and/or Dr. Gina Manguno-Mire	
557	Any and all documents attached to any depositions.	
558	Any and all documents needed for rebuttal purposes.	
559	Any and all documents listed by any other party.	
560	Any and all pleadings and/or motions filed in this case	

Respectfully submitted,

/s/ Jason D. Bone
 ERNEST P. GIEGER, JR. (6154)
 JASON D. BONE (28315)
 CARSON W. STRICKLAND (31336)
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ATTORNEYS FOR FOREST RIVER, INC.

CERTIFICATE OF SERVICE

I hereby certify that on the 12th day of January, 2010, a copy of the foregoing Forest River, Inc.'s Witness List was filed electronically with the Clerk of Court using the CM/ECF system. Notice of this file will be sent to all known counsel of record by operation of the court's electronic filing system.

/s/ Jason D. Bone

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA

IN RE: FEMA TRAILER	*	MDL NO. 07-1873
FORMALDEHYDE PRODUCTS	*	
LIABILITY LITIGATION	*	SECTION N(5)
	*	
	*	JUDGE ENGELHARDT
THIS DOCUMENT RELATES TO:	*	
<i>Lyndon Wright v. Forest River, Inc., et al.</i>	*	MAGISTRATE CHASEZ
No. 09-2977 (E.D. La.)	*	
	*	

SHAW ENVIRONMENTAL, INC.'S EXHIBIT LIST

NOW INTO COURT, through undersigned counsel, comes Shaw Environmental, Inc. (“Shaw”), and pursuant to the Court’s Scheduling Order, hereby submits the following preliminary exhibit list:

EXHIBIT #	EXHIBIT DESCRIPTION
1.	The Individual Assistance / Technical Assistance Contract (“IA/TAC”) between FEMA and Shaw Environmental, Inc. [Contract No. HSFEHQ-05-D-0573] including all Task Orders, Amendments, Attachments, Statements of Work, and Work Plans [SHAW 000373–001142]
2.	Ready for Occupancy Status Form [SHAW-WRI 00001]
3.	Agreement to Rules of Occupancy [SHAW-WRI 00002]
4.	Applicant Pending Inspection Form [SHAW-WRI 00003]
5.	Landowner’s Authorization / Ingress-Egress Agreement [SHAW-WRI 00004]

6.	Site Description Schematice [SHAW-WRI 00005]
7.	Site Description by M.B. Wethington [SHAW-WRI 00006]
8.	Temporary Housing Unit Inspection Report [SHAW-WRI 00007]
9.	FEMA Unit Inspection Report [SHAW-WRI 00008]
10.	Trailer Lease Check In List [SHAW-WRI 00009]
11.	RFO Checklist [SHAW-WRI 00010]
12.	Bobbie Wright Ready for Occupancy Check List [SHAW-WRI 00011]
13.	Shaw Notice [SHAW-WRI 00012]
14.	Shaw Unit Installation Work Order [SHAW-WRI 00013]
15.	Preventative Maintenance Inspection Form [SHAW-WRI 00014]
16.	Call Center Maintenance Request Form [SHAW-WRI 00015-00016]
17.	Call Center Maintenance Request Form [SHAW-WRI 00017]
18.	Shaw applicant data record for Bobbie Wright [SHAW-WRI 00018]
19.	FEMA Temporary Housing Unit Inspection Report [SHAW-WRI 00022]
20.	Shaw / FEMA Travel Trailers Leaving FEMA Yard form [SHAW-WRI 00023]
21.	Temporary Housing Unit Inspection Report [SHAW-WRI 00024]
22.	Manhattan Site Trailer Delivery List [SHAW-WRI 00025]
23.	Unit Delivery Ticket [SHAW-WRI 00026]
24.	Temporary Housing Unit Inspection Report [SHAW-WRI 00027]

25.	AFO DHOPS Master Expedite List 3/31/06 [SHAW-WRI 00029]
26.	RCG Enterprises bill with support on Wright trailer [SHAW-WRI 00030-00031]
27.	RCG Invoice #9 with support on Wright trailer [SHAW-WRI 00032-00033]
28.	Email from Pamela Wolfe to Allison Hansen with spreadsheet redacted to show Wright trailer [SHAW-WRI 00035-00037]
29.	Daily Data Report 2/14/06 [SHAW-WRI 00039]
30.	Daily Report spreadsheet showing Wright trailer [SHAW-WRI 00040-00041]
31.	FRRATS spreadsheet showing Wright trailer [SHAW-WRI 00042-00048]
32.	Shaw's FEMA Maintenance Transition Report showing Wright trailer [SHAW-WRI 00049-00050]
33.	Entergy Orleans Parish Applicants Meters Installed showing Wright trailer [SHAW-WRI 00051]
34.	February 2006 emails and attached spreadsheets from FEMA reflecting status of Wright trailer [SHAW-WRI 00052-00069]
35.	Bobbie Wright's Individual Assistance file [FGC009-000012-000089]
36.	Redacted FEMA spreadsheet reflecting Bar Code History [FGC041-000001]
37.	Redacted FEMA spreadsheets regarding the Wright Unit [FGC041-000004-000008]
38.	FRRATS Screens for Bobbie Wright's Disaster Files [FEMA10-002283-002332]
39.	Melville Travel Trailer Inspection Checklist and attached Reports [FGC009-000001-000011]
40.	Photographs taken by FEMA on July 30, 2009, of the Wright Unit in Melville, LA [FEMA165-0000001-0000012]
41.	Documents collected by FEMA on July 30, 2009, from within the Wright Unit in Melville, LA [FEMA165-0000013-0000187]

42.	Photographs of Trailer at 2315 Seminole Lane
43.	Google Maps photographs of Trailer at 2315 Seminole Lane
44.	Photographs of Trailer during inspections in Melville, Louisiana by various experts
45.	Plaintiff Fact Sheets [LW-WRIGHT 000001-00030; 00031-00052]
46.	Uptown Nephrology Records [LW-NEPH00001-00204]
47.	Touro Infirmary Records pLW-TOURO00001-00019]
48.	Jefferson Pulmonary Records [LW-EJGH00001-00041]
49.	Worley records [LW-WORLEY 000001-000002]
50.	Spector records [LWFR-EXP14-00265-00292; 000016-000042; 000081-000084]
51.	IgE Serum Test Results [LWFR-EXP2-000025; 2-000046; 2-000050]
52.	Walgreen's records [LW-WAL00001-00026]
53.	Rite Aid records [LW-RAID00001-00005]
54.	Walter Cohen High School/Orleans Parish School Board Records
55.	Wright discovery responses [LW-WRIGHT00053-00481]
56.	Cigna records [LW-CIGNA00001-00092]
57.	United Health Care records [LW-UNITED00001-00112]
58.	Aetna Health Care records [LW-AETNA 00001-00039]
59.	Riverland Credit Union records [LW-RIVERLAND00001-00253]
60.	JP Morgan Chase records [LW-CHASE00001-00047]

61.	Internal Revenue Service records [LW-IRS00001-00139]
62.	Social Security Administration records [LW-SSA00001-00013]
63.	City of New Orleans employment records [LW-CTY NO00001-00256]
64.	Hyatt records [LW-HYATT00001-00126]
65.	Entergy records [LW-ENTERGY 00001-00125]
66.	FEMA Spreadsheet [FEMA 162-0000356]
67.	Forest River "traveler" file [FOREST 151924-151946]
68.	Forest River Owner's Manual [FOREST 2399-2483]
69.	FEMA Trailer Procurement Specifications [FOREST 248588; 2490-2493]
70.	Floor Plan for 32 BH FEMA Build Spec [FOREST 2501-2502]
71.	Trailer schematics including but not limited to [FOREST 2511-2512; 169778]
72.	Lawsuits regarding air quality at Civil District Court [LW-CDC00001-00024]
73.	Materials Management Group study, documents and photographs [LW-MMG-00001-00060; FR-LTW-EXP08-001150-001275]
74.	C. Martin Company records [LW-CMC-00001-00071]
75.	A.M.E. Services, Inc. records [LW-AME-000001-007463]
76.	Crown Roofing Services records [LW-CROWN00001-00016]
77.	FEMA Flyer [LW-BONOMO00001-00002]
78.	FEMA Important Formaldehyde Information [LW-LARSON00001]
79.	Workplace Hygiene mold and formaldehyde test results, photos, and temperature /humidity data [FR-LTW-EXP04-000001-000567; EXP09-000169-000601]

80.	The Work Agreement between Shaw and RCG Enterprises, Inc. [SHAW 000285-000294]
81.	Purchase Orders and related documentation regarding work under the IA-TAC subcontracted by Shaw to RCG Enterprises, Inc. [SHAW 001143-001443]
82.	The Work Agreement between Shaw and Keta Group, LLC [SHAW 000215-000224]
83.	Purchase Orders and related documentation regarding work under the IA-TAC subcontracted by Shaw to Keta Group, LLC [SHAW 001639-001844]
84.	The Work Agreement, Purchase Orders and related documentation regarding work under the IA-TAC subcontracted by Shaw to Thompson Engineering, Inc. [SHAW 001444-001539]
85.	The Work Agreement, Purchase Orders and related documentation regarding work under the IA-TAC subcontracted by Shaw to Pinnacle Transportation Systems, Inc. [SHAW 001540-001638]
86.	Typical Travel Trailer Pier Construction [SHAW 002020]
87.	Policies and Clarifications [SHAW 002128-002129]
88.	Shaw RFO/Lease-In Forms [SHAW 002354-002359]
89.	Maintenance Call Number [SHAW 005470]
90.	FEMA Specs [SHAW 002277-002286]
91.	Shaw SOP for PMIs [SHAW 013293-013303]
92.	Email - Technical Direction to Shaw [SHAW 002333-34]
93.	Email regarding trailer support blocks [SHAW 002967-002971]
94.	Emails dated March 20-21, 2006 [SHAW 013510-013520; SHAW 013539-013545; and SHAW 013563-013568]
95.	Memo regarding MDC Transfer Update, 6/3/06 [SHAW 001875-001876]
96.	PowerPoint from meeting regarding MDC turnover June 3, 2006 [SHAW 001877-001889]

97.	PowerPoint from meeting regarding MDC turnover May 18, 2006 [SHAW 001845-001874]
98.	CV of John D. Osteraas, Ph.D., P.E.
99.	CVs of Forest River and FEMA experts
100.	John D. Osteraas, Exponent, Engineering Investigation – Lyndon Wright Trailer, Errata dated 11/17/09, and all documents referenced therein [SWE-000082-000164]
101.	Data logger readings taken from the trailer while in Melville, LA, including [LWFR-EXP7-12293-12756]
102.	Records reflecting readings or measurements taken by or at the direction of John Osteraas in Melville, LA
103.	Records reflecting the results of tests performed on an exemplar trailer at the direction of John Osteraas
104.	Photographs of the trailer while in Melville, LA, taken at the direction of John Osteraas
105.	Video of the trailer testing conducted in Melville, LA at the direction of John Osteraas
106.	Any and all documents produced after the date of this exhibit list
107.	Any and all documents attached to any depositions
108.	Any and all documents necessary for rebuttal
109.	Any and all documents listed by any other party to this litigation
110.	Any and all pleadings or motions, or attachments or exhibits thereto, filed in this litigation

As both fact and expert discovery is ongoing, Shaw reserves the right to supplement and amend this exhibit list once discovery in this matter is completed and until finalization of the pre-trial order.

Respectfully submitted,

**BAKER DONELSON BEARMAN
CALDWELL & BERKOWITZ, PC**

/s/ M. David Kurtz

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**ATTORNEYS FOR DEFENDANT,
SHAW ENVIRONMENTAL, INC.**

CERTIFICATE OF SERVICE

I hereby certify that on this the 12th day of January, 2010, I electronically filed the foregoing pleading using the Court's CM/ECF system, which sent notification of such filing to all court-appointed liaison counsel and counsel of record who are CM/ECF participants.

/s/ M. David Kurtz

M. DAVID KURTZ

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA**

**IN RE: FEMA TRAILER FORMALDEHYDE
PRODUCTS LIABILITY LITIGATION**

* **MDL NO. 1873**

*

* **SECTION "N" (5)**

*

**THIS DOCUMENT RELATES TO: 09-2977
Lyndon Wright vs. Forest River, Inc., et al.**

*

JUDGE ENGELHARDT

*

MAGISTRATE CHASEZ

*

JOINT TRIAL PLAN OF THE PARTIES

Date:	Activity:	Subject-Matter:	Mode:	PSC:	Forest River:	Shaw:	Time:
Initial Matters¹							
	Voir Dire/Seating Jury						2:00:00
	Opening Statement			0:25:00	0:25:00	0:25:00	1:15:00
	Reading of Stipulations by the Court						0:20:00
	Pre-Admission of Exhibits						0:20:00
PSC Case							
1	Bobbi Wright	Plaintiff's Mother	Live/Deposition	0:45:00	0:12:30	0:12:30	1:10:00
2	Nicole Dyson	Friend of Plaintiff	Live	1:00:00	0:15:00	0:15:00	1:30:00
3	Stephen Smulski, Ph.D.	PSC Expert/ Wood Science, Material Selection, Component Parts	Live	1:45:00	0:25:00	0:25:00	2:35:00

¹The parties understand that the Court will instruct the parties on the amount of time permitted for these items; the listed times are from the Gulfstream and Fleetwood cases.

Date:	Activity:	Subject-Matter:	Mode:	PSC:	Forest River:	Shaw:	Time:
4	Kenneth Laughery, Ph.D.	PSC Expert/ Warnings, Labeling and Human Factors	Live	0:30:00	0:15:00	0:05:00	0:50:00
5	Dr. Christopher DeRosa	CDC/ATSDR	Deposition	0:30:00	0:30:00	0:10:00	1:10:00
6	Paul Hewett, Ph.D.	PSC Expert/ Statistical Analysis of test results, standards, exposure	Live	1:30:00	0:22:30	0:22:30	2:15:00
7	Ervin Ritter, P.E.	PSC Expert/ HVAC, Ventilation, Mold and Indoor Air Quality	Live	1:00:00	0:30:00	0:15:00	1:45:00
8	Paul LaGrange	PSC Expert/ Ventilation and Inspection of Unit	Live	1:00:00	0:30:00	0:15:00	1:45:00
9	Charles David Moore, P.E., P.L.S.	PSC Expert/	Live	1:00:00	0:15:00	0:30:00	1:45:00
10	Jaime Albrecht	Designed Forest River unit to Specifications	Deposition	0:30:00	0:30:00	0:15:00	0:35:00
11	Jeff Burian	Forest River Production Manager; Rialto, California	Deposition	0:30:00	0:30:00	0:15:00	0:30:00
	James Brixius	Shaw 30(b)(6) Corporate Rep	Deposition	0:20:00	0:10:00	0:20:00	0:50:00
12	Geoffrey Compeau	Corporate Representative	Live	1:15:00	0:30:00	1:15:00	3:00:00
13	Representative of RCG Enterprises, Inc.	Installation Contractor	Deposition	0:20:00	0:15:00	0:20:00	0:55:00
14	Albert Jarrell	Maintenance on Trailers; C. Martin Employee	Live	1:00:00	0:20:00	0:15:00	1:35:00

15	Alexis Mallet, Jr.	PSC Expert/ Trailer Design Defects and Construction	Live	2:00:00	0:45:00	0:30:00	3:15:00
16	Richard Spector, M.D., J.D.	PSC Expert/ Otolaryngologist	Live	1:00:00	0:45:00	0:15:00	2:00:00
17	Kenneth Smith, M.D.	Expert/	Live	1:00:00	0:45:00	0:15:00	2:00:00
18	Patricia Williams, Ph.D., D.A.B.T.	PSC Expert/ Toxicologist, General Causation and Health Effects	Live	2:30:00	1:00:00	1:00:00	4:30:00
19	Dr. Field	Plaintiff's treating physician	Deposition	0:25:00	0:45:00	0:10:00	1:20:00
20	Lyndon Wright	Plaintiff	Live	2:00:00	1:30:00	0:45:00	4:15:00
21	Larry Miller, Ph.D.	PSC Expert/ Toxicologist/ Pulmonologist Medical Examination and Specific Causation	Live	1:00:00	0:30:00	0:15:00	1:30:00
22	Edward Shwery, Ph.D.	PSC Expert/ Psychologist, Evaluation of Plaintiff	Live	1:30:00	0:30:00	0:20:00	2:20:00
23	David Garratt	FEMA Acting Deputy Adminstrator	Deposition	0:30:00	0:45:00	0:15:00	1:30:00
PSC Total							

Forest River: Case-in-Chief							
Date:	Activity:	Subject-Matter:	Mode:	PSC:	Forest River:	Shaw:	Time:
1	Doug Gaeddert	Forest River Corp. Rep	Live	1:00	1:30	0:30	3:00
2	Kevin Souza	FEMA employee	Deposition	0:15	0:30	0:10	0:55
3	Martin McNeese	FEMA employee	Deposition	0:15	0:30	0:10	0:55
4	Guy Benomo	FEMA employee	Deposition	0:15	0:30	0:10	0:55
5	Brian McCreary	FEMA employee	Deposition	0:10	0:20	0:10	0:40
6	Stanley Larson	FEMA employee	Deposition	0:15	0:30	0:10	0:55
7	Faye Green	FEMA employee	Deposition	0:15	0:30	0:10	0:55
8	Travis Morris	FEMA employee	Deposition	0:20	0:45	0:10	1:15
9	Tyshon Marsh	Plaintiff's Fiancé	Live	0:20	0:45	0:20	1:25
10	Michelle Wright	Plaintiff's Sister	Deposition	0	0:20	0	0:20
11	Dr. John Thompson	Expert Psychiatrist, Evaluation of Plaintiff	Live	0:20	0:45	0:15	1:20
12	Dr. Coreen Robbins	Gov. Expert Industrial Hygienist	Deposition	0:30	1:00	0:15	1:45
13	Dr. Bill Dyson	Expert Industrial Hygienist	Live	0:30	1:00	0:15	1:45
14	Norm Nelson	Expert Engineer/ HVAC issues	Live	0:35	1:15	0:15	2:05
15	Mark Polk	Gov. Expert/ Trailer Design and Construction	Deposition	0:15	0:30	0:15	1:00
16	Thomas Fribley	Expert/ Trailer Design and Construction	Live	0:20	0:45	0:15	1:20
17	Cmd. Joseph Little	CDC/ ATSDR	Deposition	0:20	0:45	0:10	1:15

18	Michael Lapinski	FEMA employee	Deposition	0:15	0:30	0:10	0:55
19	Brian Deckle	NACS	Deposition	0:10	0:20	0:10	0:40
20	Dr. Nathan Dorris	Expert/ Human Factors and Warnings	Live	0:20	0:45	0:10	1:15
21	Dr. Graham Allan	Expert/ Wood Science, Material Selection, Component Parts	Live	0:20	0:45	0:10	1:15
22	Dr. Robert James	Gov. Expert Epidemiologist/ Toxicologist	Live	0:20	0:45	0:10	1:15
23	Dr. Phil Cole	Expert Epidemiologist	Live	0:30	1.0	0:10	1:40
24	Dr. James Wedner	Expert Allergist/ Immunologist, Evaluation of Plaintiff	Live	0:30	1.0	0:10	1:40
Forest River Total							

Shaw Case-in-Chief							
Date:	Activity:	Subject-Matter:	Mode:	PSC:	Forest River:	Shaw:	Time:
	Geoffrey Compeau	Shaw Corporate Rep.	Live	0:45	0:15	1:30	
	Brian Boyle	FEMA employee	Deposition	0:15	0:15	1:00	
	Allison Hanson	Shaw Maintenance	Live	0:15	0:15	0:30	
	John Oстераas, Ph.D., P.E.	Expert/Engineering	Live	0:45	0:30	1:30	
Shaw Total				1:45	1:15	3:30	
	Closing Arguments ²			0:45:00	0:45:00	0:45:00	2:25:00
Total Time							

² The parties understand that the Court will instruct the parties on the amount of time permitted for these items; the listed times are from the Gulfstream and Fleetwood cases.