UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

IN RE: FEMA TRAILER MDL NO. 1873

FORMALDEHYDE

PRODUCT LIABILITY LITIGATION SECTION "N-5"

JUDGE ENGELHARDT MAG. JUDGE CHASEZ

THIS DOCUMENT IS RELATED TO ALL CASES

JOINT UNOPPOSED MOTION FOR PRELIMINARY APPROVAL OF PROPOSED CLASS SETTLEMENT

NOW INTO COURT, through undersigned counsel, come the Settlor Defendants and Plaintiffs' Steering Committee (PSC), who, for the reasons more fully set forth in the Memorandum filed herewith, respectfully move this Honorable Court for preliminary approval of a proposed class settlement of all claims asserted in this MDL against these Settling Defendants¹. The undersigned certify that non-moving parties have been advised of this motion through Liaison Counsel and there is no opposition to same.

Respectfully submitted:

FEMA TRAILER FORMALDEHYDE PRODUCT LIABILITY LITIGATION

BY: s/Justin I. Woods

GERALD E. MEUNIER, #9471 JUSTIN I. WOODS, #24713

PLAINTIFFS' CO-LIAISON COUNSEL Gainsburgh, Benjamin, David, Meunier &

Warshauer, L.L.C.

2800 Energy Centre, 1100 Poydras Street

¹Attached as Exhibit 1 is the Stipulation of Settlement (including exhibits thereto) between the PSC and the Settlor Defendants.

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COURT-APPOINTED PLAINTIFFS' STEERING COMMITTEE

ROBERT M. BECNEL #14072 RAUL BENCOMO, #2932 ANTHONY BUZBEE, Texas #24001820 FRANK D'AMICO, JR., #17519 ROBERT C. HILLIARD, Texas #09677700 MATT MORELAND, #24567 DENNIS C. REICH Texas #16739600 MIKAL C. WATTS, Texas #20981820

s/ Ryan E. Johnson

James C. Percy

Ryan E. Johnson

DEFENDANTS' SETTLEMENT LIAISON COUNSEL

Jones Walker

8555 United Plaza Boulevard

5th Floor

Baton Rouge, Louisiana 70809

Telephone: 225-248-2130 Facsimile: 225-248-3130 jpercy@joneswalker.com rjohnson@joneswalker.com

CERTIFICATE OF SERVICE

I hereby certify that on April 13, 2012, 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/Justin I. Woods JUSTIN I. WOODS, # 24713 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA NEW ORLEANS DIVISION

IN RE: FEMA TRAILER

MDL NO. 1873

FORMALDEHYDE

PRODUCT LIABILITY LITIGATION

SECTION "N-5"

JUDGE ENGELHARDT MAG. JUDGE CHASEZ

THIS DOCUMENT IS RELATED TO ALL CASES

STIPULATION OF SETTLEMENT

It is hereby Stipulated and Agreed, by and between Plaintiffs and Settlors (as those terms are hereinafter defined), that all claims set forth in the Pending Actions are settled, compromised and dismissed on the merits and with prejudice as to the Settlors on the terms and conditions set forth in this Stipulation of Settlement (hereinafter "Agreement" or "Settlement Agreement"), subject to the approval of the Court.

I. <u>DEFINITIONS</u>

As used in this Agreement and the attached exhibits (which are an integral part of this Agreement and are incorporated in their entirety by reference), the following terms have the following meanings, unless a section or subsection of this Agreement or its exhibits provides otherwise

A. "Agreement" or "Settlement Agreement" means this Stipulation of Settlement and the attached exhibits.

- B. "Attorneys' Fees and Expenses" means such funds as may be awarded to the PSC by the Court, for distribution to the PSC and/or any Class Member's attorney, out of the Settlement Fund in connection with the MDL or any Pending Action.
- C. "Claim" means a request for Class Benefits that is submitted by a Class Member or his or her authorized representative to the Special Master in accordance with Section VI herein.
 - D. "Claim Form" means the document attached hereto as Exhibit B.
- E. "Claim Form Deadline" means the deadline set by the Court by which Claimants are required to submit a Claim to the Special Master as provided in this Agreement
- F. "Claimant" is a Class Member, or the legal or authorized representative of a Class Member, who submits a Claim to the Special Master.
- G. "Claims Process" means the process and procedure for the submission, evaluation and resolution of Claims, as more particularly described in Section VI of this Agreement.
 - H. "Class" and "Class Members" means:
- (a) All individuals who claim Damages and who are named as Plaintiffs in any and all of the Pending Actions as of the time this class settlement is submitted for Court approval at a Fairness Hearing; and
 - (b) All individuals not included in subparagraph (a), who claim to have:
 - (i) been exposed to formaldehyde in an EHU that (1) was Manufactured by any Manufacturer; and (2) was provided by FEMA to persons displaced by Hurricanes Katrina and/or Rita; and

- (ii) suffered or experienced, as of the date of the final Court approval of this class settlement, any discomfort, illness, sickness (medical, psychological or psychiatric), symptom, complaint, disability, or loss of any kind as a result of such exposure.
- I. "Class Benefits" or "Class Relief" means those monetary benefits to be given to Entitled Class Members.
- J. "Class Benefit Formula" means the formula, established by the Special Master and approved by the Court, to establish payment amounts from the several Settlement Funds, as appropriate, to all Entitled Class Members. The Special Master shall submit the Class Benefit Formula to the Court for approval five (5) days prior to the Fairness Hearing.
- K. "Class Notice Package" means the notice package, as approved in form and content by the PSC, the Settlors and the Court, and attached hereto as Exhibit E, to be provided to potential Class Members as set forth in Section V herein.
- L. "Class Representative" shall mean and refer to the those Class Members whose names will be submitted to the Court for consideration as adequate representatives of the Class and who will be designated by the Court to appear on behalf of and to represent the Class in the Action pursuant to Rule 23 of the Federal Rules of Civil Procedure. Named as provisional class representatives for precertification purposes are those persons identified on Exhibit F attached hereto.
- M. "Court" means the United States District Court for the Eastern District of Louisiana, New Orleans Division, Hon. Kurt D. Engelhardt presiding.
- N. "Damages" means any and all elements of relief, remedies, or recovery of whatsoever nature, whether now known or now unknown, existing now or arising in the future, recognized by the law of any jurisdiction, including, but not limited to money damages, past and

future medical expenses, economic loss, property loss, compensatory, equitable, punitive or exemplary damages, loss of past or future income and wage earnings capacity, unpaid wages, past and future physical impairment and disability, loss of enjoyment of life, past and future pain, suffering, and mental anguish, past and future disfigurement, wrongful death, loss of past and future society, companionship, and consortium, future loss of life, hearing loss, fear of injury, fear of future injury, physical injury and disease of the head, heart, chest, lungs, back, neck, hips, extremities, and all other parts of the body, disease or other injury related to alleged exposure to formaldehyde, and harm not yet known resulting from exposure to formaldehyde (including, but not limited to sensory irritation of the eyes, nose, and throat; upper respiratory tract pathology; pulmonary function; asthma and atopy; neurologic and behavioral toxicity; reproductive and developmental toxicity; and immunological toxicity), cancer of any type, classification, or nature, psychological injuries, psychiatric and psychological disorders and syndromes, depression and anxiety, lost wages, repatriation expenses, claim for transportation, court costs, and any other types of damages cognizable under any law, whether now known or now unknown or now manifested or not manifested.

- O. "Disbursing Account" means and refers to the account to be established, upon final approval by the Court, for disbursement of settlement proceeds.
- P. "EHU" means Emergency Housing Unit, which is a travel trailer, park model trailer or other recreational vehicle Manufactured or alleged to have been Manufactured by a Manufacturer and that was provided by FEMA for use as emergency housing for individuals after Hurricanes Katrina and Rita.
- Q. "Entitled Class Member" means a Class Member whose Claim(s) has been adjudged (1) timely, and (2) valid and payable by the Special Master based upon the Claims Process set forth in Section VI herein.

- R. "Fairness Hearing" means the hearing at or after which the Court will make a final decision whether to approve this Settlement Agreement as fair, reasonable and adequate. The Parties will propose a date to the Court for this hearing.
 - S. "FEMA" means the Federal Emergency Management Agency.
- T. "Final Order and Judgment" means the Court's Order giving its final approval to the settlement and this Agreement, and the judgment entered pursuant to that Order, as contemplated in Section XII of this Agreement and attached as Exhibit G hereto.
- U. "Final Settlement Date" means the date on which the Final Order and Judgment approving this Agreement becomes final. For purposes of this definition, the Final Order and Judgment shall become final:
 - (i) if no appeal is taken therefrom, ten days after the time to appeal therefrom has expired;
 - (ii) if any appeal is taken therefrom, ten days after the date on which all appeals therefrom, including petitions for rehearing or reargument, petitions for rehearing en banc and petitions for certiorari or any other form of review, have been finally disposed of in a manner resulting in an affirmance of the Final Order and Judgment; or
 - (iii) on a date after entry of the Final Order and Judgment, which date counsel for the Parties agree to in writing.
- V. "Individual Settlement Sheet" means the individual sheets which are collectively attached to this Settlement Agreement as Exhibit A and which have been executed by each Settlement Group. Each Individual Settlement Sheet shall contain: (1) the names of the settling Manufacturer(s) and/or their insurer(s); (2) the names of the counsel for the Manufacturer(s) and/or Insurer(s); (3) the Settlement Amount to be paid by that Settlement Group; and (4) any particular provisions unique to Plaintiffs and/or that Settlement Group.

- W. "Lien Resolution Administrator" or "LRA" means the Garretson Firm Resolution Group, Inc., appointed to perform certain functions as described in more detail in Section XIV.
- X. "Manufactured" means constructed or assembled an EHU and/or any component parts thereof.
 - Y. "Manufacturer" means a Settlor that Manufactured an EHU.
- Z. "MDL" means the Multi-District Litigation proceeding captioned "In Re FEMA Trailer Formaldehyde Product Liability Litigation, MDL No. 1873 (E.D. of Louisiana, New Orleans Division).
- AA. "Opt-Out" means a request for exclusion from the Class as provided in Section VII of this Settlement Agreement.
- BB. "Opt-Out Deadline" means June 25, 2012, the final day by which a Class Opt-Out must be received by the PSC to be valid.
- CC. "Parties" means Plaintiffs and Settlors collectively and, where applicable, their respective counsel. "Party" means a Plaintiff or a Settlor.
- DD. "Pending Actions" shall mean and refer to all of the civil lawsuits, in state or federal court, filed by putative Class Members against any of the Settlors, whether or not such civil lawsuits have been transferred into, are pending in, or have been remanded from the MDL. Exhibit H provides a list of all currently known Pending Actions.
- EE. "Plaintiff" or "Plaintiffs" means those Class Members listed on Exhibit F and/or any other Class Members added to the Action as named plaintiffs, in their individual and representative capacities.
- FF. "Preliminary Approval Order" means the Order to be entered by the Court concerning notice, administration and the Fairness Hearing, as contemplated in Section IV of this Agreement.

GG. "PSC" means Plaintiffs' Steering Committee, comprised of the following counsel appointed by the Court:

Gerald E. Meunier Justin I. Woods Gainsburgh, Benjamin, David, Meunier & Warshauer, LLC 2800 Energy Centre 1100 Poydras Street New Orleans, LA 70163

Anthony G. Buzbee Buzee Law Firm 600 Travis, Suite 7300 Houston, Texas 77002

Robert M. Becnel Law Offices of Robert M. Becnel 425 W. Airline Highway, Suite B Laplace, Louisiana 70068

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Mikal C. Watts Watts, Guerra & Craft Bank of America Plaza, Suite 100 300 Convent Street San Antonio, Texas 78205

Robert C. Hilliard

Hilliard Munoz Guerra, L.L.P. 719 S. Shoreline Boulevard Suite 500 Corpus Christi, Texas 78401

- HH. "Publication Notice" means the notice published in accordance with the Settlement Notice Plan.
 - II. "Release" means the release and waiver set forth in Section IX of this Agreement.
- JJ. "Released Claims" means any and all claims, existing now or arising in the future, for any Damages, injunctive relief or other equitable relief against any of the Released Parties that any Releasor has, or may have had, or may have in the future that have been, or that could have been raised in any action, including the Pending Actions, regardless of whether the claimed injuries and/or damages are not yet known or manifested or whether such claim is known or unknown, filed or unfiled, asserted or not asserted in any action, including the Pending Actions, and regardless of the legal theory involved, including, but not limited to, all of the claims set forth in Section IX herein.
- KK. "Releasees" or "Released Parties" means the Settlors, including but not limited to, all entities comprising each and every Settlement Group, and each of their past, present and future parents (including intermediate and ultimate parents), subsidiaries, predecessors, affiliates, manufacturing companies, facilities and plants, successors and assigns, and each of their respective past, present and future officers, directors, employees, general agents, agents, representatives, attorneys, heirs, administrators, executors, insurers, predecessors, successors and assigns, or any of them, including any person or entity acting on their behalf or for their benefit or at the direction of any of them.
- LL. "Releasor" or "Releasors" means any Class Member who does not timely submit an Opt-Out pursuant to Section VII herein, anyone representing that Class Member or acting on

his or her behalf or for his or her benefit, and those Class Members' agents, attorneys, predecessors, successors, insurers, administrators, heirs, executors and assigns.

MM. "Settlement Amount" shall mean and refer to the total amount to be paid by each Settlement Group as reflected on each Settlement Group's Individual Settlement Sheet (Exhibit A), which amount will be deposited in the Registry of the Court under this Settlement Agreement.

NN. "Settlement Fund" shall mean that portion of the Settlement Amount (initially paid into the registry of the Court as the Settlement Amount by some or all members of a Settlement Group) remaining at any time after addition of all interest earned or accrued thereon, and deduction of any court-approved disbursements.

- OO. "Settlement Group" shall mean those Settlors listed on an Individual Settlement Sheet.
- PP. "Settlement Notice Plan" or "Notice Plan" means the comprehensive plan approved in form and content by Class Counsel, Settlors' Counsel and the Court, to notify the Class of the proposed settlement of the Pending Actions, which articulates the manner and forms of notice. A copy of the Settlement Notice Plan proposed by the Parties for the Court's approval is attached hereto as Exhibit D.
- QQ. "Settlor" means any of those entities (Manufacturers and their insurers) identified on Individual Settlement Sheets which are attached hereto collectively as Exhibit "A" and incorporated into this Settlement Agreement.
- RR. Settlors' Counsel means the lawyers who represent the Settlors, as indicated on the Individual Settlement Sheets.

SS. "Special Master" means any third-party agent or administrator who the PSC and Settlors' Counsel agree upon with the Court's approval, and who the PSC then retains, to help implement the terms of this Agreement.

II. INTRODUCTION AND STATUS OF LITIGATION

- A. After the landfalls of Hurricanes Katrina and Rita, the homes of hundreds of thousands of citizens of the United States who resided along the Gulf Coast were rendered uninhabitable, leaving these citizens homeless. FEMA provided housing for these citizens, in part by acquiring EHUs Manufactured by certain Manufacturers.
- B. Plaintiffs allege that they were exposed to hazardous levels of formaldehyde in EHUs. The Settlors deny these allegations.
- C. Substantial testing, discovery, document production, motion practice and litigation have been completed in the MDL and the Pending Actions, such that the parties hereto are in a reasonable position to assess the factual and legal merits and weaknesses of their respective claims and defenses.
- D. As of this date, the parties to the MDL have conducted three bellwether jury trials to verdict, all of which have resulted in defense verdicts and have awarded no money or benefits to the bellwether plaintiffs.
- E Substantial time and effort have been expended by the parties and their counsel in negotiating this Settlement Agreement and the settlement contemplated herein.
- F. As a result of the extensive litigation completed or in progress, as well as the information at hand, the results of the bellwether trials to date, the Plaintiffs and the Settlors in the Pending Actions conducted negotiations for a global settlement of the Pending Actions, taking in account the following considerations; (a) the merits of the complaints or the lack

thereof; (b) the relative strengths and weaknesses of the Plaintiffs' claims and their respective positions vis-a-vis the issues of liability and damages; (c) the time, expense and effort necessary to maintain the Pending Actions to conclusion; (d) the possibilities of success weighed against the possibilities of loss; (e) the range of potential judgment values, if any, that should be awarded; (f) the legal complexities of the contested issues in the Pending Actions, (h) the risks inherent in protracted litigation; (i) the magnitude of benefits to be gained from immediate settlement in light of both the maximum potential of a favorable outcome with the attendant expense and likelihood of an unfavorable outcome; (j) the strong possibility of no recovery to any potential Class Members whatsoever in light of the past results of the bellwether trials; and (k) the fairness of benefits to or from an immediate settlement under all of the foregoing considerations.

- G. In the entering into this settlement, each of the Settlors has denied, and continues to deny, any liability, wrongdoing or responsibility in connection with the claims made in MDL, including but not limited to the Pending Actions, and believes that such claims are without merit and that such claims are barred in whole or in part. Each Settlor that is an insurer denies that any policies issued by it provides coverage for the claims made in the MDL or Pending Actions.
- H. The PSC has evaluated the claims in the Pending Actions from a settlement perspective, considering the nature and extent of the alleged injuries and the alleged liability of the Released Parties, the results of the bellwether trials, the costs of prosecuting claims in light of the risks of zero or limited recovery.
- I. In light of the foregoing, the consensus of the Parties to this Settlement Agreement is that payment of the proposed Settlement Amount applicable to each Settlement Group and the management thereof under the supervision of the Court would more likely result in the greatest benefit to the potential Class Members in the Pending Actions. Accordingly, as

more fully described in Section IV below, the Parties to this Settlement Agreement shall submit this Settlement Agreement and the exhibits attached hereto to the Court for approval, pursuant to a Joint Motion for Preliminary Approval of Proposed Settlement to be heard on the Court's docket at a time to be determined by the Court.

In addition, any settlement involving a bankrupt Manufacturer(and/or Insurer whose alleged insured is bankrupt) shall be submitted to the Bankruptcy Court where such Settlor or alleged insured's bankruptcy case is pending for approval. If the Bankruptcy Court does not approve the settlement as to that Manufacturer, this agreement shall remain in full force and effect as to other Settlors and/or Settlement Groups.

III. <u>SETTLEMENT RELIEF</u>

A. Special Master. The Parties shall jointly agree on and the Court shall appoint a Special Master for this settlement. Pursuant to this Agreement, the availability of Class Relief to a Class Member will be determined by the Special Master's evaluation of the Claim Form and other materials submitted by the Claimant, as well as any additional materials that the Special Master may obtain that are related to each Claim.

The fees of the Special Master shall be payable from the appropriate Settlement Fund, subject to Court approval. In the event this Court does not give final approval to this Settlement, the Special Master shall immediately stop any and all activity on this case, and will not be paid any fees for activity taking place thereafter, and the charges of the Special Master shall be borne equally (50/50) between the PSC and the Settlement Groups, up to a maximum amount set out in Section III (B) below (to be shared pro-rata by or on behalf of individual Manufacturers) and any remaining charges above that maximum amountshall be paid by the PSC, unless otherwise provided in a particular Settlor's/Settlement Group's Memorandum of Understanding.

B. Settlement Fund

Each Settlement Group shall pay the Settlement Amount reflected on each Individual Settlement Sheet. Each such Settlement Amount after the addition of any earned interest and the subtraction of Court-approved disbursements shall be the Settlement Fund, for the settlement of all Released Claims pertaining to that Settlement Group. There is no joint and several liability among the Settlors or Settlement Groups for the payment of Settlement Amounts. Thus, each Settlement Group is responsible for payment of only that Settlement Amount reflected on its Individual Sheet (Exhibit A), in the respective shares agreed to by members of that Settlement Group and no Settlement Group shall be responsible for more than that Settlement Amount. Further, each Settlor is not jointly and severally liable with other Settlors in the same Settlement Group and is only responsible for the individual amounts listed in the Individual Settlement Sheet and not for other amounts.

Any Class Representative's Award shall be paid from the appropriate Settlement Fund as determined by the Special Master, with such amount(s) submitted to the Court prior to the Fairness Hearing for approval.

All attorneys' fees for any PSC or non-PSC attorney, or any other attorney representing a Class Member, shall be paid out of the appropriate Settlement Fund and determined by the PSC, and shall be approved by the Court.

Any Settlement Group that has not deposited its Settlement Amount into the registry of the Court prior to signing this Settlement Agreement, shall deposit the Settlement Amount into the registry of the Court:

(a) as required by any agreement or Memorandum of Understanding applicable to that Settlement Group; or

(b) If no such agreements or Memoranda of Understanding apply, within thirty (30) days of the Court's order granting Preliminary Approval of this Settlement.

Upon final approval of the Settlement, a Disbursing Account shall be established. The Parties agree that all funds deposited into the Court's registry shall be transferred to the establishing Disbursing Account and that all expenses associated with the Disbursing Account shall be paid from the global settlement fund.

This Settlement Agreement provides that certain fees and expenses will be deducted from the appropriate Settlement Fund(s), such as attorneys' fees, notice costs, Special Master fees, all fees related to the Disbursing Account, and others. There shall be a reserve established for all of the fees and expenses listed in this Settlement Agreement that are to be deducted from the appropriate Settlement Fund(s), and that reserve shall be 48% of the Settlement Fund(s), globally and individually, such that the total of all of the fees and expenses to be deducted from the Settlement Fund(s) shall not exceed 48% of each Settlement Fund. That reserve does not include monies to be deducted from a Class Benefit to an individual Class Member pursuant to section (XIV) (Medicare Reporting and Lien Resolution) herein to satisfy a lien. To the extent that any of these combined fees and expenses exceed 48% of an appropriate Settlement Amount for any reason, the Claimant or Claimant's counsel shall be responsible for the overage. Settlors shall in no way be responsible or liable for any such overage.

The Special Master and/or plaintiffs' counsel shall provide each Settlement Group with a per plaintiff allocation of that Settlement Group's Settlement Amount and all amounts deducted therefrom.

In the event this Court does not give final approval to this Settlement, the entire Settlement Amount for each Settlement Group shall be returned to that Settlement Group within five (5) days of any such Court order denying final approval of the Settlement, after deducting

the amount needed to pay one-half of the unpaid (1) costs of class notice, and (2) charges of the Special Master, subject to the \$35,000 pro-rata limitation for the Settlement Groups provided above, unless a particular Settlor's Memorandum of Understand provides otherwise. Any remaining costs or charges shall be paid by the PSC.

C. No Further Payment From Settlors.

The PSC and Settlors further expressly agree that, except for the payment of their respective Settlement Amounts, and as set forth above in the event the settlement is not Courtapproved, under no circumstances whatsoever shall Settlors be responsible for paying any monies, benefits, costs, administrative costs, expense or attorneys fees in connection with this Settlement Agreement, nor will Settlors be required to take any action or incur any liability or pay any expense or be required to do any other thing, except as expressly provided herein.

IV. REQUEST FOR PRELIMINARY APPROVAL.

- A. The Parties shall submit this Settlement Agreement to the Court for preliminary approval. This submission shall be made by means of a Joint Motion for Preliminary Approval of Proposed Class Settlement signed by the PSC on behalf of the Class and the Settlors, with an attached proposed form of Preliminary Approval Order substantially in the form attached hereto as Exhibit C.
- B. Failure of the Court to issue the Preliminary Approval Order attached hereto as Exhibit C shall be sufficient cause for the termination of this Settlement Agreement, but only after a conference is held with the PSC, the Settlors, the Court, and the Special Master to attempt to resolve those issues delaying or preventing the Court's approval. Thereafter, if no such resolution occurs, written notification of termination shall be provided to the PSC and Settlors' Counsel by any terminating Party. If certain other Settlors and the Class, as represented by the

PSC, individually and on behalf of the Class, wish to proceed with the settlement after one or more Settlors have terminated this Agreement, they may do so without objection by any terminating Settlor, by resubmitting to the Court for preliminary approval a revised Settlement Agreement.

C. Pursuant to 28 U.S.C. 1715, the Parties shall provide the required notice(s) and accompanying documents to the United States Attorney General and the "appropriate state official" under the terms of that statute within 10 days of the submission of the Preliminary Approval Order to the Court.

V. NOTICE TO THE CLASS

A. List of Potential Class Members. By April 27, 2012, the PSC will create, at its own expense and only to the extent that such information is reasonably available to the PSC, a List of Potential Class Members. The List of Potential Class Members shall include: (1) any Class Member on whose behalf any member of the PSC has filed a complaint in any court similar to the allegations made in this Action; (2) any plaintiff in a Pending Action; (3) any Class Member who has been a client of the PSC and who is known to the PSC to have formaldehyde-related claims covered by this Settlement Agreement; and (4) any Class Member whose identity (name and address) is otherwise known to the PSC. The List of Potential Class Members shall include, if the information is reasonably available to the PSC, the Class Member's name and address, the manufacturer(s) of the EHU(s) to which the Class member is matched; and if the Class Member is known by the PSC to be represented by counsel, the Class Member's name, name of attorney representing that Class Member, and the attorney's address.

B. First Class Mail and Publication Notice.

Subject to the Court's Preliminary Approval Order and no later than May 11, 2012, the Special Master, at the PSC's expense, shall send via First Class Mail, a Class Notice Package, including a Claim Form, to each person (or that person's attorney, if known by the PSC), listed on the List of Potential Class Members. The Class Notice Package will among other things inform Class Members of the Settlement and the Class Benefits available. Subject to the Preliminary Approval Order, the PSC will begin Publication Notice on the date set by the Court.

The Publication Notice shall inform Class Members that they may obtain a Class Notice Package and Claim Form by any one of several methods including by calling a toll-free number associated with notice. Publication Notice, as set forth in the Settlement Notice Plan, shall constitute advertisements placed in newspapers in Louisiana, Texas, Alabama and Mississippi. The Settlement Notice Plan, agreed to by the PSC and Settlors' Counsel, is attached hereto as Exhibit D. The Class Notice Package, agreed to by the PSC and Settlors' Counsel, is attached hereto as Exhibit E. The written Publication Notice for the print media is attached as Exhibit I.

C. Class Notice Package

The Special Master shall send a Class Notice Package, including a Claim Form, to each Class Member or Claimant who requests such package from the PSC as a result of receiving Publication Notice, within seven (7) business days after the PSC receives the Class Member's request, provided such request is made at least ten (10) days prior to the Opt-Out Deadline. Furthermore, the Special Master will employ other methods by which this Class Notice Package can be obtained easily, including by downloading from a website and by toll free telephone request.

D. Notice Costs.

All costs for Notice under this Settlement Agreement shall be initially paid by the PSC, including but not limited to the costs for Publication Notice, and the costs associated with producing and mailing the Class Notice Package and with making the package available by the other means consistent with the Settlement Notice Plan. The cost of all notice to the class will be ultimately paid from the appropriate Settlement Fund(s), and thus, if the Court enters an order giving final approval to the Settlement, the PSC shall be reimbursed by the appropriate Settlement Fund(s) for its expenses incurred in executing the notice provisions of this Settlement Agreement, prior to any disbursements of the Settlement Fund(s) to Class Members. If the settlement is not approved, the costs of notice shall be borne equally (50/50) between the PSC and the Settlement Groups, up to a maximum amount set out in Section III (B) above (to be shared pro-rata by or on behalf of individual Manufacturers) and any remaining costs above that maximum amount shall be paid by the PSC, unless a particular Settlor's Memorandum of Understanding provides otherwise.

VI. <u>CLAIM PROCESS</u>

- A. All administrative costs for this settlement are to be paid out of the Settlement Fund(s), in the amounts and ratios determined by the Special Master.
- B. The Special Master shall establish a Class Benefit Formula for payments by the Special Master from the appropriate Settlement Fund(s) to all Entitled Class Members. The Special Master shall submit that Class Benefit Formula to the Court for approval five (5) days prior to the Fairness Hearing.
- C. To submit a Claim, a Class Member must submit a Claim Form to the Special Master, completed by or for the Claimant, according to the instructions contained in the Claim

Form. The Claim Form must be postmarked on or before the Claim Form Deadline or will be rejected as untimely. A Class Member, though otherwise bound by any judgments to be issued by the Court, including the Final Order and Judgment and its release provisions, is not entitled to Class Relief if he/she submits a Claim Form postmarked after the Claim Form Deadline, or, subject to the provisions of sub-paragraphs D and E below, if the Claim Form submitted is not complete. There shall be no appeal from the Special Master's denial of Class Benefits based on an untimely Claim Form. Within five (5) business days after the Claim Form Deadline, the Special Master shall give the LRA a first list of all Claimants who submitted timely Claim Forms complete with Class Member's full name, address, gender, date of birth and social security number.

- D. Each Claim Form shall request proof that the Claimant suffered symptoms or injuries as a result of exposure to formaldehyde in an EHU Manufactured by a Manufacturer (and/or an alleged insured of a Manufacturer) and dates of such exposure. Such proof must be received and approved by the Special Master within ninety (90) days of the Claim Form Deadline. A Class Member, though otherwise bound by any judgments to be issued by the court, including the Final Order and Judgment and its release provisions, is not entitled to Class Relief if this proof is not timely provided by that deadline, and the Special Master's denial of a Claim based on failure to timely provide this proof is not appealable.
- E. As to each Claim Form it receives, the Special Master shall ascertain whether the Claimant is an Entitled Class Member solely based on the Claim Form submitted and any supporting documents attached thereto. The Special Master shall determine whether a Claim Form is complete. No Claim Form shall be adjudged complete by the Special Master if it does not accurately provide the Class Member's full name, address, gender, date of birth, and social security number, Manufacturer and dates of exposure. If a Claim Form is incomplete, the

Special Master has the discretion to seek additional information if needed from the Claimant. The Special Master may seek the Court's assistance in obtaining any information needed to help complete a Claim Form. All Claim Forms, however, should be complete as to an accurate full name of class member, address of class member, gender, date of birth of Class Member, and social security number of Class Member, Manufacturer and dates of exposure within thirty (30) days after the Claim Form Deadline, and if Claimant has not provided such requested information by that date, the Special Master shall deny the Claim as incomplete and untimely. Within thirty-five (35) days after the Claim Form Deadline, the Special Master shall give the LRA a second and final list of all Claimants who submitted timely Claim Forms initially incomplete, but later complete with Class Member's full name, address, gender, date of birth and social security number.

- F. The PSC shall provide the Special Master with copies of all Plaintiffs' Fact Sheets produced in this Action by the Claim Form Deadline. For those Class Members for whom the PSC provides the Special Master with a copy of his or her Plaintiff's Fact Sheet, such Plaintiff's Fact Sheet shall qualify as a submitted and timely Claim Form, provided that it contains (1) the Class Member's full name, address, gender, date of birth, social security number, Manufacturer and dates of exposure, or provided that such information is given to the Special Master within thirty (30) days after the Claim Form Deadline; and (2) proof that the Claimant suffered symptoms or injuries as a result of exposure to formaldehyde in an EHU Manufactured by a Manufacturer, or provided that such proof is given to the Special Master within ninety (90) days after the Claim Form Deadline. All provisions relevant to Claim Forms herein apply to Plaintiff's Fact Sheets submitted by the PSC to the Special Master as Claim Forms.
- G. The Special Master shall notify a Claimant if he concludes that such Claim is not the Claim of an Entitled Class Member. Actions and decisions of the Special Master as to

whether a Claimant is an Entitled Class Member, with the following exceptions, may be appealed to the District Judge presiding over the Action, if such appeal is filed within fourteen (14) days after the Special Master's decision. The District Judge's decisions on appeal shall be final and non-appealable pursuant to the terms of this Settlement Agreement. The costs of any appeal shall be paid by the appropriate Settlement Funds. The following decisions of the Special Master are not appealable: (1) denial of a Claim based on the Claim Form not being postmarked on or before the Claim Form Deadline; (2) denial of the Claim based on a Claimant's failure to accurately and timely provide the Class Member's full name, address, gender, date of birth, and social security number, Manufacturer and dates of exposure, within thirty days after the Claim Form Deadline; and (3) denial of a Claim Form based on the Claimant's failure to timely provide proof that the Class Member was exposed in an EHU Manufactured by a Manufacturer.

H. No payments shall be made by the Special Master on any Claim until after (1) the Final Settlement Date; (2) the Settlors have received a Formal Repayment Agreement, or similar document showing satisfaction and discharge of any statutory claim to any Class Member's Class Relief or any portion thereof, by all relevant governmental authorities, including Medicare, any relevant state Medicaid agency, TRICARE, the Veteran's Administration, and Indian Health Services; and (3) the Special Master receives a release agreement signed by each Claimant and/or Class Representative. The Special Master shall have authority to re-allocate settlement funds in all cases where the Claimant fails to claim or collect an allocation made through the Special Master's protocol.

I. The Special Master shall provide to the Settlors (a) a list of the Claimants approved for payment, (b) a copy of each release agreement signed by any Claimant and/or Class Representative, and (c) a list of the amounts each Claimant approved for payment to receive from the appropriate Settlement Fund.

VII. OPT-OUTS

- A. Any potential Class Member who wishes to be excluded from the Class must mail a written request for exclusion to the PSC, known as an "Opt-Out," at the address provided in the Class Notice, with a mandatory statement as to which Settlement Group the Class Member has claims against. The Opt-Out must state the following to be valid: (i) identify the Class Member's name, address and phone number, (ii) identify which Settlement Group (and/or alleged insured) the Class Member has claims against, and (iii) state that the Class Member wishes to be excluded from the Class. The request for exclusion must be received by the PSC by the Opt-Out Deadline. The PSC's decision as to whether a request for exclusion is or is not timely and received by the Opt-Out Deadline is final and binding. A list reflecting all timely requests for exclusion, identifying the person requesting exclusion and the Settlement Group the Class Member has claims against, shall be assembled by the PSC and filed with the Court at or before the Fairness Hearing. The PSC shall provide that list to Settlor's Counsel no later than twenty-one (21) days before the Fairness Hearing.
- B. Any potential Class Member who is not excluded by the filing of a timely written request for exclusion by the Opt-Out Deadline and/or who does not provide the statement as to which Settlement Group the Class Member has claims against shall be bound by all subsequent proceedings, orders and judgment in this Action, even if he or she has pending, or subsequently initiates, litigation, arbitration or any other proceeding against the Settlement Group for any of the Released Claims.
- C. If the PSC receives any Opt-Outs identified for any particular Settlement Group, this Settlement Agreement is voidable at the discretion of that Settlement Group. Such decision to void the Settlement Agreement must be made within fourteen (14) days after the Settlement Group(s) is provided with the list of exclusions/Out-Outs described in Section VII (A) above.

Should any Settlement Group decide to void the Settlement Agreement pursuant to this paragraph, the Settlement Agreement shall remain in force as to all the remaining Settlement Groups unless any of those Settlement Groups agree with the plaintiffs that the agreement is void and unenforceable as to that particular Settlement Group.

If the PSC receives any Opt-Outs for a particular Settlement Group and fewer than all of the Settlors in the Settlement Group seek to void the settlement, the agreement is void as to that individual Settlor only and remains in effect as to the remaining Settlors in that Settlors Group. Such decision to void the Settlement Agreement must be made within fourteen (14) days after Settlement Group(s) is provided with the list of exclusions/Opt-outs described in Section VII (A) above, and written notice to the other Settlors in the Settlement Group of the Settlors intention to void the Settlement Agreement as to that Settlor must be given to the remaining Settlors at least five (5) days prior to giving notice to the PSC and/or Court.

VIII. <u>OBJECTIONS TO SETTLEMENT</u>

A. Any Class Member who has not filed a timely written request for exclusion and who wishes to object to the fairness, reasonableness or adequacy of this Agreement or the proposed settlement, must deliver to the Court Clerk, and to Gerald Meunier and Ryan E. Johnson at the addresses provided in Section (I)(Q) and (I)(MM) herein, a written objection which references this Action and contains: (i) the name, address, and telephone number of the Class Member, (ii) a statement of each objection being made, (iii) a detailed description of the legal authorities underlying each such objection, (iv) a statement of whether the objector intends to appear at the Fairness Hearing, (v) a list of witnesses whom the objector may call by live testimony, oral deposition testimony or affidavit during the Fairness Hearing, (vi) a description of the testimony to be offered, and (vii) a list of the exhibits which the objector may offer during the Fairness Hearing, along with copies of those exhibits. Such written objection must be

received by the Court Clerk, Gerald Meunier and Ryan E. Johnson by July 13,, 2012, or the Class Member shall be forever barred from separately objecting to the Class, separately challenging the Class or in any way collaterally attacking the Class and/or this Settlement.

- B. The Special Master must be notified within two (2) days of any objection properly mailed. The Special Master shall respond in writing to any timely filed written objection and shall schedule a hearing to try to resolve the objection. Any person filing the objection must appear in person at the hearing with and scheduled by the Special Master prior to the Fairness Hearing, at the date, time, and place set by the Special Master, and then, if the objection is not resolved, the objector must appear in person at the Fairness Hearing. Any objections which are not resolved in the hearing before the Special Master will be considered by the Court at the time of the Fairness Hearing. The objector may hire his or her individual counsel, hired at the objector's expense, to appear with the objector at the Special Master's hearing and/or the Fairness Hearing.
- C. The Court, within its discretion and at the request of the PSC or Settlors' Counsel, may order the deposition prior to the Fairness Hearing of any Class Member (and any witness identified in the written objection) who has not filed a timely written request for exclusion and objects to the fairness, reasonableness or adequacy of this Agreement or the proposed settlement.
- D. If a Class Member hires an attorney to represent him or her, the attorney must: (i) file a notice of appearance with the Clerk of Court, and (ii) deliver to Gerald Meunier and Ryan E. Johnson, at the addresses provided in Section (I)(Q) and (I)(MM) herein, a copy of the same, and (iii) otherwise comply with any order of the Court regarding depositions of objecting Class Members. The notice of appearance must be received by the Clerk of Court, Gerald Meunier and Ryan E. Johnson by the date set by the Court, or the attorney will not be allowed to appear at the Fairness Hearing.

- E. Any Class Member who files and serves a written objection meeting the requirements set forth herein, may appear at the Fairness Hearing, either in person or through personal counsel hired at the Class Member's expense, to object to the fairness, reasonableness or adequacy of this Agreement or the proposed settlement. Class Members or their attorneys intending to make an appearance at the Fairness Hearing must deliver to Gerald Meunier at the address provided in Section HH above, and to Ryan E. Johnson at Jones Walker, 8555 United Plaza Blvd, 5th Floor, Baton Rouge, LA 70809, a notice of intention to appear. Such notice of intention to appear must be received by the Court, Gerald Meunier and Ryan E. Johnson, by July 13, 2012. The Court, within its discretion and at the request of the PSC or Settlors' Counsel, may order the deposition prior to the Fairness Hearing of any Class Member (and any witness identified in the written objection) who has not filed a timely written request for exclusion and who wishes to appear (either in person or through personal counsel) and object to the fairness, reasonableness or adequacy of this Agreement or the proposed settlement.
- F. No objection shall be heard by the Court that does not comply with the requirements of this Section, that is not timely filed with the Court, that is not served on Gerald Meunier and Ryan E. Johnson and filed with the Court at the addresses provided in Section (I)(Q) and (I)(MM) herein, or when the objecting Class Member (or his/her witness) has failed to appear and sit for such depositions as ordered by the Court. Any Class Member who fails to comply with the orders of the Court or provisions of this Section shall waive and forfeit any and all rights he or she may have to appear separately and/or object, and shall be bound by all the terms of this Agreement and by all proceedings, orders and judgments in this Action.
- G. The Court, within its discretion, may exercise its right to deem any objection as frivolous and award appropriate costs and fees to the PSC and/or Settlors' counsel.

IX. RELEASE AND WAIVER

A. Release and Waiver

- 1. In return for the consideration provided in the Agreement, the Plaintiffs and all other Class Members, on their behalf and on behalf of all other Releasors, shall release, acquit and forever discharge the Releasees from the Released Claims, including but not limited to any and all past, present and future causes of action, claims, damages (including but not limited to compensatory damages, punitive damages, or damages from wrongful death), or any other Damages, awards, equitable, legal and administrative relief, interest, demands or rights that are based upon, related to, or connected with, directly or indirectly, in whole or in part (1) the Released Claims; or (2) the allegations, facts, subjects or issues that were, could have been, may be or could be set forth or raised in any action or in any Pending Action, or (3) exposure to formaldehyde in any EHU Manufactured by a Manufacturer.
- 2. Plaintiffs and all other Class Members, on their own behalf and on behalf of all other Releasors agree, covenant and acknowledge that they shall not now or hereafter initiate, participate in, maintain, or otherwise bring any claim or cause of action, either directly or indirectly, derivatively, on their own behalf, or on behalf of the Class or the general public, or any other person or entity, against the Releasees based on allegations that are based upon or related to, directly or indirectly, in whole or in part: (1) the Released Claims; (2) the allegations, facts, subjects or issues that have been, could have been, may be or could be set forth or raised in any Pending Action; or (3) exposure to formaldehyde in any EHU.
- 3. Plaintiffs and all other Class Members and all the other Releasors, and anyone acting on their behalf or for their benefit, without limitation, are precluded and estopped from bringing any claim or cause of action in the future, related to in any way, directly or indirectly, in whole or in part: (1) the Released Claims, (2) the allegations, facts, subjects or issues that have

been, could have been, may be or could be set forth or raised in any Pending Action, or (3) exposure to formaldehyde in any EHU.

- 4. Plaintiffs and the Class Members, on their behalf and on behalf of all other Releasors, acknowledge that they are releasing both known and unknown and suspected and unsuspected claims and causes of action, and are aware that they may hereafter discover legal or equitable claims or remedies or injuries or damages presently unknown or unsuspected or unmanifested (including but not limited to personal injury claims), or facts in addition to or different from those which they now know or believe to be true with respect to the allegations and subject matters in the complaint or other filings in any Pending Actions. Nevertheless, it is the intention of Plaintiffs and the Class Members to fully, finally and forever settle and release all such matters, and all claims and causes of action relating thereto, which exist, hereafter may exist, or might have existed (whether or not previously or currently asserted in any Pending Action).
- 5. Plaintiffs and the Class Members, on their behalf and on behalf of all other Releasors, hereby expressly acknowledge certain principles of law applicable in some states provided that a general release does not extend to claims (including claims related to unknown or future injuries) that a person does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her may have materially affected his or her settlement with the Released Parties. Notwithstanding such principles of law (statute, regulation, or common law) that may apply, Plaintiffs and the Class Members hereby agree and acknowledge that any such claims (including claims related to unknown or future injuries) are hereby knowingly and voluntarily released, waived and relinquished by Plaintiffs and the Class Members, and Plaintiffs and the Class Members agree and acknowledge that this provision is an essential term of the Agreement and this Release. Plaintiffs, the Class Members, and the PSC

warrant and represent that they have specifically contemplated and bargained for the waiver and relinquishment of the claims (including claims related to unknown or future injuries) referenced in this Agreement, including claims that they may not know or suspect to exist at this time and that, if known, may have materially affected this settlement. Plaintiffs, the Class Members, and the PSC also warrant and represent that this Agreement, including the referenced waiver and relinquishment is fair, reasonable, and is being made knowingly, voluntarily, and with all information necessary for the waiver and relinquishment.

- 6. Plaintiff and Class Members, on their behalf and on behalf of all other Releasors, further agree that no third party, including but not limited to any private attorney general or Cal. Bus. and Prof. Code § 17200 Plaintiff, shall bring any claims released herein on their behalf.
- B. The Parties will seek and obtain from the Court a Final Order and Judgment as further described below in Section XII. The Final Order and Judgment shall, among other things:

 (i) approve this Settlement Agreement as fair, reasonable and adequate, (ii) dismiss all claims against the Released Parties in the MDL and any Pending Actions, with prejudice and on the merits; and (iii) incorporate the terms of the Release as written herein.

X. <u>ATTORNEYS' FEES AND EXPENSES</u>

All attorneys' fees and expenses related to the MDL and any Pending Action shall be paid out of the appropriate Settlement Fund, with prior approval by the Court.

XI. FAIRNESS HEARING

If the Court enters the Preliminary Approval Order, the Parties shall proceed with due diligence to conduct the Fairness Hearing as ordered by the Court. At such Fairness Hearing, the

Parties shall present such evidence as sufficient to justify the Court's certification of the Class. Further, at such hearing, the Settlors shall not object to (a) the reasonable presentation of evidence in support of the certification of the Class for settlement purposes only or (b) the certification of the Class for settlement purposes only. However, the parties acknowledge and agree, and shall stipulate to the Court at the Fairness Hearing, that (a) the Class is being certified for settlement purposes only pursuant to the Settlement Agreement, and (b) the Released Parties reserve the right to object to class certification de novo in the event this Agreement is terminated for any reason.

At the Fairness Hearing the Court shall, inter alia, (a) determine whether the Class should be certified, and (b) if the Court determines that the Class is capable of certification under Rule 23 of the Federal Rules of Civil Procedure, as requested by the parties, (i) consider any properly filed objections to the proposed settlement, (ii) determine whether the settlement set forth in the Settlement Agreement is fair, reasonable and adequate and entered into in good faith and without collusion and should be approved, and (iii) if appropriate, contemporaneously certify the Class and dismiss the MDL and all Pending Actions on the merits with prejudice and with each party to bear its own costs, except as provided in this Settlement Agreement.

XII. FINAL APPROVAL AND FINAL ORDER AND JUDGMENT

Prior to entering the Final Order and Judgment, the Court shall enter any order necessary to transfer any Pending Action that is not already part of the Action and/or MDL to the MDL.

The Settlement Agreement is subject to and completely conditional upon (a) the issuance by the Court and subsequent entry, following the Fairness Hearing, of the Final Order and Judgment certifying the Class and granting final approval of the Settlement Agreement in accordance with Rule 23(e) of the Federal Rules of Civil Procedure, and (b) such Final Order

and Judgment becoming final as of the Final Settlement Date. The Final Order and Judgment shall be substantially in the form attached hereto as Exhibit G or in a form mutually agreeable to the PSC and Settlors. The Parties shall take all reasonable and necessary actions to obtain the Final Order and Judgment and to have it made final, as promptly as practicable.

Within five (5) days of the Court entering a Final Order and Judgment in this case, the PSC shall dismiss the MDL and all Pending Actions with prejudice, as to the Released Parties.

In the event that any appeal is filed of the Final Order and Judgment, all remaining deadlines set forth herein shall be stayed, and all activity of the Special Master and the LRA shall be stayed, until the Final Settlement Date.

XIII. <u>INDEMNIFICATION</u>

To the extent of each Class Member's individual net recovery and the extent the claim described in this section arises out of the claim of the Class Member, each Class Member shall defend, indemnify, and hold harmless the Released Parties from and against: (a) any and all past, present of future claims, demands, suits, causes of actions, rights of action, liabilities, liens privileges, or judgment of any kind whatsoever (including all expenses, costs and attorneys fee expenses related thereto) by, on behalf of, through, or deriving solely from the claims of that Class Member, or by, on behalf of, through, or deriving from his, her, or its heirs, executors, representatives, attorneys or former attorneys, successor, employers, insurers, employers' insurers, health insurers, health care providers, assignee, subrogees, predecessors in interest, Medicare or Medicaid, TRICARE, the Veteran's Administration, or Indian Health Services, successors in interest, beneficiaries or survivors related to the Released Claims; and (b) any claims for Contribution, Indemnity, and/or Subrogation, whether arising under tort, contract or otherwise, related to or connected in any way with the Released Claims of that Class Member.

The indemnity and defense obligation in this Section shall include any and all claims, demands, suits, causes of action, rights of action, liabilities, liens or judgment of any kind whatsoever (including any claims of the Released Parties for reasonable attorneys' fees and costs) related, directly or indirectly, to the disbursement of or from, or the failure to make disbursement of or from, the appropriate Settlement Fund(s) with respect to the Class Member. To the extent that claims for wrongful death or any other claims of any Class Member have not been released effectively, that Class Member binds himself or herself, and his or her succession or estate, executors, heirs, successors, beneficiaries, assignees, and subrogees, to defend, protect, indemnify, and hold harmless the Released Parties from and against any and all claims, demands, suits, liabilities, liens judgments, rights of action, or causes of action of any kind whatsoever related to the Released Claims, whether arising under tort, contract or otherwise, brought by any person, succession, or estate for the wrongful death or any other claims of that Class Member. This defense and indemnity obligation is intended to apply to any and all claims for wrongful death, whether arising under Louisiana law (including Louisiana Civil Code art, 2315.2) or law of any other state, and whether presently existing or in existence at the time of the death of the Anything contained in this Settlement Agreement to the contrary Class Member. notwithstanding, a Class Member's obligation to defend, indemnify, and hold harmless the Released Parties from claims for wrongful death of such Class Member shall be limited to that Class Member's individual net recovery.

XIV. MEDICARE REPORTING AND LIEN RESOLUTION

The Parties agree to the following process for resolving possible statutory and other claims to Class Relief by governmental authorities, making a good faith effort to adequately protect the interests of Medicare and other governmental authorities:

- Appointment of Lien Resolution Administrator. The PSC will hire The Garretson A. Firm Resolution Group, Inc. as the LRA to perform certain functions pursuant to this Section XIV in connection with reimbursement claims that may be asserted by federal Medicare (Part A and B) ("Medicare"), Medicaid, and certain other governmental health care programs with statutory reimbursement or subrogation rights, limited to TRICARE, VA, and Indian Health Services benefits (hereinafter, collectively referred to as "Governmental Authority Third Party Payer/Providers"). The LRA shall not be responsible for identifying or resolving any other liens including, without limitation, liens by any other third-party payers, subrogation claims, liens or other rights to payment relating to medical treatment or lost wages, or any liens based on any legal expenses, bills or costs that have been or may be asserted by any healthcare provider, employer, insurer, including any coverage offered through private insurance companies intended to supplement or replace any plan of a Governmental Authorities Third Party Payer/Provider (including but not limited to Federal Employees Health Benefit (FEHB) plans such as Blue Cross Federal, or Blue 365), or any other person or entity with such reimbursement rights ("Other Liens"). The LRA's fees and expenses shall be paid by the PSC, with later reimbursement from the appropriate Settlement Fund after the Court has entered final approval of this Settlement.
- B. Any Class Member making a Claim must identify Governmental Authority Third Party Payer/Provider Reimbursement Obligations to Lien Resolution Administrator. Each Claimant shall identify, directly, or through counsel, to the LRA all Governmental Authority Third Party Payers/Providers known to them to hold or assert a statutory reimbursement right with respect to any individual settlement payment (and/or the right to receive such individual settlement payment), through procedures and protocols to be established by the LRA. Claimants and their counsel must cooperate with the procedures and protocols established by the LRA.

- C. LRA shall resolve Governmental Authority Third Party Tort Recovery Claims and Liens. According to the LRA's procedures and protocols, the LRA shall resolve all conditional payment reimbursement rights that have been or may be asserted by Medicare within the meaning of the Medicare Secondary Payer statute (42 U.S.C. §1395y), and all payment reimbursement rights made by state Medicaid agencies, as appropriate, and any other federal reimbursement right asserted by TRICARE, Veteran's Administration or Indian Health Services based upon the provision of medical care or treatment provided to the Class Member on whose behalf a Claim is filed; provided however, that nothing herein is intended to create a right of reimbursement where none would otherwise exist under applicable state or federal tort recovery statutes. LRA shall provide a copy of its reporting form to Settlors through Settlors' Counsel..
- D. LRA shall identify amounts necessary to resolve Governmental Authority Third Party Tort Recovery Claims and Liens. Within ninety (90) days after the LRA receives the first list of complete Claim Forms from the Special Master pursuant to Section VI herein, the LRA shall, as to each Class Member on that list, certify to Settlors whether: (1) any statutory claim is being asserted under federal laws by the Centers for Medicare and Medicaid Services ("CMS") for federal Medicare (Parts A and B); (2) any statutory lien is being asserted under state laws by the respective state Medicaid agency which paid for a Class Member's injury-related medical expenses; and/or (3) any other federal reimbursement right is being asserted under any of TRICARE, VA or Indian Health Services, where any such claim and/or lien is determined to exist. Within ninety (90) days after the LRA receives the second list of complete Claim Forms from the Special Master pursuant to Section VI herein, the LRA shall, as to each Class Member on that second list, certify to Settlors whether: (1) any statutory claim is being asserted under federal laws by the Centers for Medicare and Medicaid Services ("CMS") for federal Medicare

(Parts A and B); (2) any statutory lien is being asserted under state laws by the respective state Medicaid agency which paid for a Class Member's injury-related medical expenses; and/or (3) any other federal reimbursement right is being asserted under any of TRICARE, VA or Indian Health Services, where any such claim and/or lien is determined to exist. The LRA shall further certify to Settlors for all Class Members on both the first and second lists combined either: (1) the amount to resolve any and all such claims and/or liens as established by the agreement of the LRA and CMS and the LRA and the other respective federal or state agencies ("Final Statutory Lien Amount"); or (2) the "holdback" amount agreed to by CMS and the respective federal or state agencies under which such agencies have agreed to finally resolve their respective statutory claims and/or liens ("Holdback Amount"). The Final Statutory Lien Amount and/or the Holdback Amount, whichever is applied, shall be paid from Class Benefits prior to the disbursement of any Class Benefits.

- E. When Funds May Be Disbursed. The Special Master shall not disburse any settlement monies to any Claimant until Settlors have obtained from all Governmental Authority Third Party Payer/Providers satisfactory proof of satisfaction and discharge of all statutory Medicare claims asserted as to any Entitled Class Member, any statutory liens asserted by a state Medicaid agency or agencies as to any Entitled Class Member, and any statutory reimbursement or subrogation right asserted by any other Governmental Third Party Payer/Provider, as set forth in Section XIV (G), along with certification from the LRA as to the same.
- F. Compliance with MMSEA. The LRA's duties include not only ensuring compliance with all relevant provisions of the Medicare Secondary Payer Act (42 U.S.C. §1395y) as discussed above, but also include ensuring compliance under Section 111 of the Medicare, Medicaid and SCHIP Extension Act of 2007 (42 U.S.C. §1395y(b)(8))(MMSEA)), which poses certain reporting requirements for certain entities involved in settling personal

injury claims involving a Medicare beneficiary. The LRA shall obtain and provide information satisfactory to Settlors, from the Centers for Medicare and Medicaid Services ("CMS") central offices, that all of Settlors' MMSEA reporting obligations, to the extent applicable to Settlors, have been satisfied prior to all associated deadlines and/or disbursement of proceeds to Medicare-entitled Claimants as agreed by the Parties.

- G. Proof of Satisfaction of Third Party Payments to Settlors. Settlors shall be entitled to proof of satisfaction and discharge of any or all such statutory Medicare claims asserted by CMS in relation to any particular Claimant, any statutory liens asserted by a state Medicaid agency or agencies, and any statutory reimbursement or subrogation right asserted by any other Governmental Third Party Payer/Provider, including a copy of the actual closure documentation that the LRA receives from an Governmental Authority Third Party Payer/Provider The LRA shall provide to Settlors that proof at the earliest time possible.
- H. Indemnity from LRA. The PSC shall seek to secure a mutually agreeable indemnity agreement from the LRA in favor of the Settlors. Unless the parties agree otherwise, this Settlement Agreement shall be conditioned upon the execution of such an indemnity agreement.
- I. Access to Information. Settlors shall have access to individual plaintiff information provided to Garretson as LRA. Plaintiffs' counsel will provide Settlors initially with the following personal information for each known claimant: (1) full legal name; (2) date of birth; (3) full social security number; and (4) sex. Whenever it may be determined by anyone that reporting to CMS is required with regard to any claimant, plaintiffs' counsel will further supply to Settlors any and all additional personal information regarding each such claimant that may be required by Settlors to enable them to fulfill all Medicare Secondary Payer Mandatory Reporting requirements. This information will be used by Settlors only for purposes of compliance with

Medicare Secondary Payer Reporting Requirements. Alternatively, if Garretson can present Settlors with a written confirmed waiver of Settlors' Medicare Secondary Reporting Requirements as to any one or more claimants, issued by CMS prior to disbursement of any Class Benefits, then provision of the above-described personal information will not be necessary as to such claimants.

XV. <u>PSC REPRESENTATION</u>

- A. The PSC covenants, represents and warrants to the Settlors that:
- 1. Prior to the Fairness Hearing, the PSC shall have explained the terms and effect of this Settlement Agreement to the Class Representatives and their signatures shall have been obtained in support of this Settlement Agreement; such signatures shall be filed into the record of the Action at the Fairness Hearing.
- 2. The PSC has not and will not make any undisclosed payment or promise to any Class Representative for the direct or indirect purpose of obtaining that Class Representative's consent to the Agreement.
- 3. No member of the PSC will represent any Class Member requesting exclusion from the Class if to do so would constitute a violation of the Rules of Professional Conduct.
- 4. The PSC and the Class Members are solely responsible for the payment of any liens against the Class Benefits received. No Class Benefits will be disbursed to any Class Member until all valid liens are paid.
- 5. The PSC represents that no Class Member has assigned any of his/her/its rights of action herein to anyone else.

- B. Except as otherwise provided herein, without prior written approval of the Court, the PSC will not use, distribute, give, sell, or transfer any materials obtained from any one or more of the Settlors as a result of the MDL or the Pending actions for use in any other litigation or purpose.
- C. The PSC, the Class, and the Settlors shall use their best efforts to conclude the settlement and obtain the Final Order and Judgment. The PSC, the Class, and the Settlors agree that it is essential that this proposed settlement be prosecuted to a successful conclusion in accordance with all applicable provisions of law and the exercise of good faith on the part of the PSC, the Class, and the Settlors. Inherent in the accomplishment of this mutual goal is the understanding among the Parties that the PSC, the Class, and the Settlors assume the mutual obligation to each other to assist and cooperate in the effectuation of the settlement in accordance with all applicable legal requirements. To that end, the PSC, the Class, and the Settlors commit to affirmatively support the settlement in the event of appeal, to maintain the integrity and goals of the settlement in all further proceedings in the Action, and to take such action as may be legally proper to assure the jurisdiction of the Court in this and all subsequent proceedings. The PSC, the Class, and the Settlors agree to be bound by and to the terms of this settlement in any court of competent jurisdiction to the same extent as they agree to be bound herein, to which end the PSC, the Class, and the Settlors agree that the terms hereof are contractual, binding and enforceable obligations and not merely a recital. In furtherance of this Agreement, the PSC, the Class, and the Settlors agree to take such action as may be appropriate to secure court approval of the terms of this settlement in a court of competent jurisdiction.
- D. The PSC further warrants and represents to the Settlors that it has the full authority to enter into this Settlement Agreement on behalf of and bind the Class and all of the Plaintiffs and their attorneys in the MDL and the Pending Actions.

XVI. STAY ORDERS

Simultaneously with the filing of this Settlement Agreement with the Court, the Parties shall submit to the Court a joint motion for stay of the Pending Actions signed by or on behalf of the Class, the PSC, and the Settlors, with a proposed form of stay order attached thereto, pursuant to which stay order, the Court shall enjoin and stay, during the pendency of the settlement proceedings contemplated by this Agreement, the commencement and/or prosecution of any and all Pending Actions or any other action by any Class Member or anyone on his or her behalf against any of the Releasees asserting Released Claims, such stay and injunction to remain effective during the pendency of such settlement proceedings unless modified by further order of the Court. The Parties shall use their best efforts to obtain this stay order.

XVII. ENTIRE AGREEMENT AND SEVERABILITY

The Settlement Agreement, including the Individual Settlement Sheets attached hereto collectively as Exhibit "A," together with the Memoranda of Understanding executed by the individual Settlors and/or Settlement Groups, contain the entire agreement between the Parties with respect to the subject matter hereof and, except as specifically set forth herein or therein, supersedes and cancels all previous agreements, negotiations, and commitments in writings between the Parties hereto with respect to the subject matter hereof. This Settlement Agreement may not be changed or modified in any manner unless in writing and signed by a duly authorized officer of each Settlor, and a duly authorized representative of the PSC. The terms of this Settlement Agreement may be amended by agreement of the Parties and with approval of the Court without further notice to the Class, if such changes are consistent with the Preliminary Approval Order and do not limit the rights of Class Members. This Settlement Agreement may

be signed in multiple counterparts, each of which shall be deemed to be an original and all of

which shall be deemed to be one and the same instrument.

This Settlement Agreement shall be binding on the successors and assigns of the Parties.

If any court of competent jurisdiction determines any portion of this Settlement

Agreement is unenforceable and/or void for any reason, that unenforceable provision shall be

severed and the remaining portions of this Settlement Agreement will remain in full force, unless

removing the remaining provision materially alters the provisions of the Settlement Agreement.

In that effect, the entire Settlement Agreement will not be enforceable unless agreed to by the

Parties.

XVIII. NOTICE TO COUNSEL

Anytime that notice to or delivery of any document to Settlors' Counsel or the PSC is

required as set forth in this Agreement, such notice and/or documentation shall be mailed to

Settlors' Counsel at the addresses listed in on the Individual Settlement Sheets for each Settlor

and/or Settlement Group, and to the PSC at the address listed in Section I(MM) ("PSC"

definition) of this Agreement, unless otherwise specified.

Agreed to this day of April, 2012.

Gerald E. Meunier

Gainsburgh, Benjamin, David, Meunier &

Warshauer, LLC

2800 Energy Center

1100 Poydras St.

New Orleans, LA 70163

On behalf of the PSC and Plaintiffs/Class Members

(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLOR:		
SETTLOR'S COUNSEL:		
SETTLEMENT AMOUNT:		
OTHER APPLICABLE PROVISIO	<u>ONS:</u>	
	Plaintiffs' Counsel	Date
	Settlors' Counsel	Date

(EXHIBIT A to Stipulation of Settlement)

SETTLING SETTLOR: Frontier RV, Inc., Frontier RV Georgia, LLC,

Nautilus Insurance Company, Berkley Specialty Underwriting Managers LLC, Arch Specialty Insurance Company and Columbia Casualty

Company.

Settling Settlor also includes, but is not limited to, those Settlors, Released Parties, and/or Releasees as more fully defined in the Stipulation of Settlement.

COUNSEL: Lyon H. Garrison, Bar No. 19591

Scott P. Yount, Bar No. 22679 Randall C. Mulcahy, Bar No. 26436 Kelly M. Morton, Bar No. 30645

Garrison, Yount, Forte, Mulcahy, & Lehner, L.L.C.

909 Poydras Street, Suite 1800 New Orleans, Louisiana 70112

SETTLEMENT FUND: Amount being deposited under seal per terms of

Memorandum of Understanding.

OTHER APPLICABLE PROVISIONS: Memorandum of Understanding executed on

March 29, 2012.

Plaintiffs Counsel

ettlors Gounsel

Date

Date

(EXHIBIT A to Stipulation of Settlement)

SETTLING SETTLOR:

Play'Mor Trailers, Inc., Nautilus Insurance Company and Berkley Specialty Underwriting

Managers LLC.

Settling Settlor also includes, but is not limited to, those Settlors, Released Parties, and/or Releasees as more fully defined in the Stipulation of Settlement.

COUNSEL:

Lyon H. Garrison, Bar No. 19591 Scott P. Yount, Bar No. 22679 Randall C. Mulcahy, Bar No. 26436 Kelly M. Morton, Bar No. 30645

Garrison, Yount, Forte, Mulcahy, & Lehner, L.L.C.

909 Poydras Street, Suite 1800 New Orleans, Louisiana 70112

SETTLEMENT FUND:

Amount deposited under seal per terms of

Memorandum of Understanding.

OTHER APPLICABLE PROVISIONS:

Memorandum of Understanding executed on

February 16, 2012.

'antiffs' Counsel

Date

Counsel

(EXHIBIT A to Stipulation of Settlement)

SETTLING SETTLOR: Recreation by Design, LLC, TL Industries, Inc.,

Nautilus Insurance Company and Berkley Specialty

Underwriting Managers LLC.

Settling Settlor also includes, but is not limited to, those Settlors, Released Parties, and/or Releasees as more fully defined in the Stipulation of Settlement.

COUNSEL: Lyon H. Garrison, Bar No. 19591

Scott P. Yount, Bar No. 22679 Randall C. Mulcahy, Bar No. 26436 Kelly M. Morton, Bar No. 30645

Garrison, Yount, Forte, Mulcahy, & Lehner, L.L.C.

909 Poydras Street, Suite 1800 New Orleans, Louisiana 70112

SETTLEMENT FUND: Amount deposited under seal per terms of

Memorandum of Understanding

OTHER APPLICABLE PROVISIONS: Memorandum of Understanding executed on

January 20, 2012.

(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLOR:

- A. Manufacturers
 - (1) Coachmen Industries, Inc.
 - (2) Coachmen Recreational Vehicle Company, LLC
 - (3) Coachmen Recreational Vehicle Company of Georgia, LLC
 - (4) Viking Recreational Vehicles, LLC
 - (5) Coachmen RV Licensed Products Division, LLC
- B. Insurers
 - (1) National Union Fire Insurance Company (AIG)
 - (2) Lexington Insurance Company
 - (3) Allied World Assurance
 - (4) American International Insurance Company
 - (5) St. Paul Surplus Lines Insurance Company
 - (6) Lexington Insurance Company
 - (7) Federal Insurance Company
 - (8) American International Specialty Lines
 - (9) Evanston Insurance Company
 - (10) Interstate Fire and Casualty Company

SETTLOR'S COUNSEL: John Stewart Tharp, Taylor Porter Brooks & Phillips LLP

otic L. Woods iffs' Counsel

SETTLEMENT AMOUNT: \$1,000,974.16

604434.1

(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLOR: Liberty Mutual Insurance Company, as alleged insurer of R-Vision, Inc.

SETTLOR'S COUNSEL:

Ralph S. Hubbard III
Kristopher M. Redmann
Kristopher T. Wilson
Anne E. Briard
LUGENBUHL, WHEATON, PECK, RANKIN & HUBBARD
601 Poydras Street, Suite 2775
New Orleans, Louisiana 70130
Telephone: (504) 568-1990

Attorneys for Liberty Mutual Insurance Company

SETTLEMENT AMOUNT: \$750,000.00

OPT OUT THRESHOLD (Per Section VII):

OTHER APPLICABLE PROVISIONS:

Plaintiffs' Counsel

Date

- 12, Woods 4-13-2012

Settlors' Counsel

Date

(EXHIBIT A to Stipulation of Settlement)

SETTLING SETTLOR:

Cruiser RV, LLC, Doubletree RV, LLC, Nautilus Insurance Company, Berkley Specialty Underwriting Managers LLC, and Arch Specialty

Insurance.

Settling Settlor also includes, but is not limited to, those Settlors, Released Parties, and/or Releasees as more fully defined in the Stipulation of Settlement.

COUNSEL:

Lyon H. Garrison, Bar No. 19591 Scott P. Yount, Bar No. 22679 Randall C. Mulcahy, Bar No. 26436 Kelly M. Morton, Bar No. 30645

Garrison, Yount, Forte, Mulcahy, & Lehner, L.L.C.

909 Poydras Street, Suite 1800 New Orleans, Louisiana 70112

SETTLEMENT FUND:

Amount being deposited under seal per terms of

Memorandum of Understanding.

OTHER APPLICABLE PROVISIONS:

Memorandum of Understanding executed on

March 29, 2012.

Counsel

(EXHIBIT A to Stipulation of Settlement)

Skyline Corporation (including its subsidiaries Layton Homes NAME OF SETTLOR:

Corp., Homette Corporation, and Skyline Homes, Inc.)

Larry Feldman, Jr. & Robert D. Sheesley SETTLOR'S COUNSEL:

McGlinchey Stafford, PLLC 12th Floor, 601 Poydras Street New Orleans, LA 70130 Telephone: (504) 596-2887 Facsimile: (504) 910-9426

SETTLEMENT AMOUNT: Skyline Corporation ("Skyline") deposited the full settlement amount into the registry of the Court on March 29, 2012, pursuant to an order under seal granting leave to deposit the funds (Doc. No. 25031).

OTHER APPLICABLE PROVISIONS: Skyline's subsidiaries, Homette Corporation, and Skyline Homes, Inc., are specifically included in the Settlement Agreement and the Memorandum of Understanding ("MOU") dated March 8, 2012 for Skyline and Layton Homes Corp. and included in this settlement. EHUs manufactured by Homette Corporation or Skyline Homes, Inc. are included in the Stipulation of Settlement.

The terms and conditions of the MOU, including the amount of the settlement as well as the individual amounts determined through the allocation process, shall be kept confidential by all parties to the MOU, except as necessary to effectuate and finalize the settlement, as compelled or required to do so by subpoena or other order of a court of competent jurisdiction, or as Skyline, in its sole discretion, determines that it is advisable or required to do so under any statute, rule, or regulation applicable to Skyline as a public corporation. The parties acknowledge that Skyline may disclose the amount of the settlement in any report that Skyline may file with the Securities Exchange Commission. All proceedings reflecting the terms and conditions of the MOU shall be the subject of a request by the parties that the Court place such matters under seal. All parties agree not to disclose to the media the amount, terms, or conditions of this settlement.

(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLORS:

Thor Industries, Inc.
Citair, Inc.
Damon Motor Coach
DS Corp., d/b/a CrossRoads RV
Dutchmen Manufacturing, Inc.,
Four Winds International, Inc.
Keystone RV Company
Komfort Corp.
Thor Industries, Inc.
Thor California, Inc., a.k.a., MPV RV, Inc.

Chartis Specialty Insurance Company (formerly known as American International Specialty Lines Insurance Company)
National Union Fire Insurance Company of Pittsburg, Pa.

SETTLOR'S COUNSEL:

James C. Percy Ryan E. Johnson Jones Walker 8555 United Plaza Blvd., Fifth Floor Baton Rouge, Louisiana 70809

(Counsel for Citair, Inc., Damon Motor Coach, DS Corp, Dutchmen Manufacturing, Inc., Four Winds International, Inc., Keystone RV Company, Komfort Corp., Thor Industries, Inc., Thor California, a/k/a MPV RV, Inc.)

Charles E. Leche
Deutsche, Kerrigan & Stiles, L.L.P.
755 Magazine Street
New Orleans, Louisiana 70130
(Counsel for Chartis Specialty Insurance Company and National Union Fire Insurance Company of Pittsburg, Pa.)

SETTLEMENT AMOUNT:

\$6,250,000

OTHER APPLICABLE PROVISIONS:

This is Settlement Agreement is subject to and incorporates the provisions of the February 10, 2012 Memorandum of Understanding executed between the parties.

Plaintiffs' Counsel

Date

pten pl. abook 4-13-12

Settlors' Counsel

(Ryan E. Johnson)

Date

04-13-1

Settlors' Counsel

(Charles E. Leche)

(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLORS:

SunRay R.V., L.L.C., SunRay Investments, L.L.C. and the

Burlington Insurance Company

SETTLORS' COUNSEL:

Lamont P. Domingue, of Voorhies & Labbe, for SunRay R.V.,

L.L.C., and SunRay Investments, L.L.C.

Sidney W. Degan, III, and Mary K. Cryar, of Degan, Blanchard &

Nash, for the Burlington Insurance Company

SETTLEMENT AMOUNT: \$205,000.00

OPT OUT THRESHOLD (Per Section VII):

OTHER APPLICABLE PROVISIONS:

sel. Woods

Counsel for SunRay R.V., L.L.C., and

SunRay Investments, L.L.C.

Counsel for the Burlington Insurance

Company

(EXHIBIT A to Stipulation of Settlement)

Hy-Line Enterprises, Inc., a/k/a FRH, Inc., Hy-Line Enterprise NAME OF SETTLORS: Holdings, Inc., Hy-Line Realty, Inc., Hy-Line Enterprises Realty, Inc., Hy-Line Development Company, Inc., H L Enterprises, Inc., and its insurers The Burlington Insurance Company, Nautilus Insurance Company, Axis Specialty Insurance Company and Berkley Specialty Underwriting Managers, L.L.C.

SETTLOR'S COUNSEL: Thomas G. Buck, BLUE WILLIAMS, LLP

SETTLEMENT AMOUNT: \$122,450.00

OTHER APPLICABLE PROVISIONS:

This is Settlement Agreement is subject to and incorporates the provisions of the Memorandum of Understanding executed between the parties.

tivel. Woods 4-13-2012

Counsel Date

Settlors' Counsel

(Thomas G. Buck)

(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLORS:

Pilgrim International, Inc. (a bankruptcy entity, settlement subject to approval of United States Bankruptcy Court)

Crum & Forster Specialty Insurance Company

Sentry Insurance a Mutual Company

The Burlington Insurance Company

SETTLOR'S COUNSEL:

Sidney J. Angelle
Eric B. Berger
Lobman, Carnahan, Batt & Angelle and Nader
400 Poydras Street
Suite 2300
New Orleans, Louisiana 70130
(Counsel for Crum & Forster Specialty Insurance Company)

Heidi Vogt von Briesen & Roper, S.C. 411 East Wisconsin Avenue Suite 700 Milwaukee, WI 53202 (Counsel for Sentry Insurance a Mutual Company)

Sidney W. Degan, III
Mary K. Cryar
Degan, Blanchard & Nash
400 Poydras Street
Suite 2600
New Orleans, Louisiana 70130
(Counsel for The Burlington Insurance Company)

SETTLEMENT AMOUNT:

\$ 887,250, to be paid in the following shares:

<u>Defendant</u>	<u>Amount</u>
C&F Specialty	\$445,750
Sentry	\$276,500
Burlington	\$165,000

OTHER APPLICABLE PROVISIONS:

This is Settlement Agreement is subject to and incorporates the provisions of the March 29, 2012 Memorandum of Understanding executed between the parties. This Settlement Agreement includes Pilgrim International, Inc., a bankruptcy entity, and is conditioned upon approval of the United States Bankruptcy Court for the Northern District of Indiana (Case Number 08-33256), to the extent necessary

Date

Settlors' Counsel

(Sidney J. Angelle)

Date

Settlors'

(Heidi Wogt)

Date

Settlors' Counsel

Date

(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLORS:

KZRV, LP Sentry Insurance a Mutual Company Lexington Insurance Company

SETTLOR'S COUNSEL:

James C. Percy Ryan E. Johnson Jones Walker 8555 United Plaza Blvd., Fifth Floor Baton Rouge, Louisiana 70809 (Counsel for KZRV, LP)

Charles E. Leche
Deutsche, Kerrigan & Stiles, L.L.P.
755 Magazine Street
New Orleans, Louisiana 70130
(Counsel for Lexington Insurance Company)

Heidi Vogt von Briesen & Roper, S.C. 411 East Wisconsin Avenue Suite 700 Milwaukee, WI 53202 (Counsel for Sentry Insurance a Mutual Company)

SETTLEMENT AMOUNT:

\$1,250,000

Plaintiffs' Counsel Date

Settlor's Coursel Date
(Ryan E. Johnson for KZ)

Settlor's Counsel Date
(Heidi Vogt for Sentry)

Charles F. Luche By 4-13-12
Settlor's Counse Date
(Charles E. Leche for

Lexington)

(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLORS: Timberland RV Company d/b/a Adventure Manufacturing and Timberlodge Real Estate, L.L.C. and its insurer The Burlington Insurance Company

SETTLOR'S COUNSEL: Thomas G. Buck, BLUE WILLIAMS, LLP

SETTLEMENT AMOUNT: \$443,300.00

OTHER APPLICABLE PROVISIONS:

This is Settlement Agreement is subject to and incorporates the provisions of the Memorandum of Understanding executed between the parties.

Plaintiffs' Counsel

Settlors' Counsel

(Thomas G. Buck)

(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLORS: Heartland Recreational Vehicles, L.L.C. and its insurers, The

Burlington Insurance Company and Westchester Insurance Company.

SETTLOR'S COUNSEL: Thomas G. Buck, BLUE WILLIAMS, LLP

SETTLEMENT AMOUNT: \$552,600.00

OTHER APPLICABLE PROVISIONS:

This is Settlement Agreement is subject to and incorporates the provisions of the Memorandum of Understanding executed between the parties.

Plaintiffs' Counsel

Settlors' Counsel (Thomas G. Buck)

(EXHIBIT A to Stipulation of Settlement)

<u>NAME OF SETTLOR</u>: Forest River, Inc., Vanguard Industries of

Michigan, Inc., Vanguard, LLC, their liability insurers and all released parties as set forth in their Memorandum of Understanding executed on May

25, 2012.

Settling Settlor also includes, but is not limited to, those Settlors, Released Parties, and/or Releasees as more fully defined in the Stipulation of Settlement.

SETTLOR'S COUNSEL: ERNEST P. GIEGER, JR. (6154)

ANDREW A. BRAUN (#3415) J. MICHAEL DIGIGLIA (24378)

GIEGER, LABORDE & LAPEROUSE, L.L.C.

One Shell Square

701 Poydras Street, Suite 4800 New Orleans, Louisiana 70139-4800

<u>SETTLEMENT AMOUNT</u>: Amount being deposited under seal per terms of

Memorandum of Understanding executed on May

25, 2012.

OTHER APPLICABLE PROVISIONS: Memorandum of Understanding executed on May

25, 2012.

Plaintiffs' Counsel

Date

Settlors' Counsel

Date

(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLOR: Gulf Stream Coach, Inc., Fairmont Homes,

Inc., their liability insurers and all released parties as set forth in their Memorandum of

Understanding executed on

May 24, 2012.

Settling Settlor also includes, but is not limited to, those Settlors, Released Parties, and/or Releasees as more fully defined in the Stipulation of Settlement.

SETTLOR'S COUNSEL: ANDREW D. WEINSTOCK #18495

JOSEPH G. GLASS #25397

DUPLASS, ZWAIN, BOURGEOIS,

PFISTER & WEINSTOCK

3838 N. Causeway Boulevard, Suite 2900

Metairie, Louisiana 70002

and

Timothy D. Scandurro #18424 Dewey M. Scandurro #23291 SCANDURRO & LAYRISSON

607 St. Charles Avenue New Orleans, LA 70130

<u>SETTLEMENT AMOUNT</u>: Amount being deposited per terms of

Memorandum of Understanding.

OTHER APPLICABLE PROVISIONS: Memorandum of Understanding executed on

May 24, 2012.

This settlement is subject to the following conditions which supplement, and supersede where appropriate, the terms contained in the Stipulation of Settlement (R. Doc. 25226-1):

1. To ensure that there is no ambiguity, the terms concerning settlement relief contained in Section III.B. and concerning Notice Cost contained in Section V.D. of the Stipulation of Settlement are intended to cap this Settlement Group's potential pro-rata contribution (divided by Settlement Groups) to a single \$35,000.00 cap for the cost of class notice and charges of the Special Master,

00382148-1

combined (i.e., if 16 Settlement Groups, \$35,000/16 = \$2,187.50 total potential contribution for cost of class notice and charges of special master).

Plaintiffs' Counsel

Date

5/25/2012

Settlors' Counsel

Date

00382148-1

(Exhibit A to Stipulation of Settlement)

<u>SETTLING SETTLOR:</u> Jayco, Inc., Jayco Enterprises, Inc., Jayco Corp.,

Starcraft RV, Inc., Interstate Fire and Casualty Company, Lexington Insurance Company,

Westchester Specialty Insurance Company and Arch

Specialty Insurance Company

Settling Settlor also includes, but is not limited to, those Settlors, Released Parties, and/or Releasees as more fully defined in the Stipulation of Settlement.

COUNSEL: Thomas L. Cougill, Bar No. 04877300

R. Mark Willingham, Bar No. 21641500

Willingham, Fultz, & Cougill, LLP

Neil Esperson Building

808 Travis Street, Suite 1608

Houston, Texas 77002

SETTLEMENT FUND: Amount being deposited under seal per terms of

Memorandum of Understanding

OTHER APPLICABLE PROVISIONS: Memorandum of Understanding executed on May

8th, 2012.

Plaintiff's Counsel

Settlors' Counsel

Data

(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLOR:

Monaco Coach Corporation, its liability

insurers and all released parties as set forth in its Memorandum of Understanding executed on May

24, 2012.

Settling Settlor also includes, but is not limited to, those Settlors, Released Parties, and/or Releasees as more fully defined in the Stipulation of Settlement.

SETTLOR'S COUNSEL:

ANDREW D. WEINSTOCK #18495

JOSEPH G. GLASS #25397

DUPLASS, ZWAIN, BOURGEOIS,

PFISTER & WEINSTOCK

3838 N. Causeway Boulevard, Suite 2900

Metairie, Louisiana 70002

SETTLEMENT AMOUNT:

Amount being deposited per terms of

Memorandum of Understanding.

OTHER APPLICABLE PROVISIONS:

Memorandum of Understanding executed on

votir pl. Woods 5/27/2012

May 24, 2012.

This settlement is subject to the following conditions which supplement, and supersede where appropriate, the terms contained in the Stipulation of Settlement (R. Doc. 25226-1):

- 1. To ensure that there is no ambiguity, the terms concerning settlement relief contained in Section III.B. and concerning Notice Cost contained in Section V.D. of the Stipulation of Settlement are intended to cap this Settlement Group's potential pro-rata contribution (divided by Settlement Groups) to a single \$35,000.00 cap for the cost of class notice and charges of the Special Master, combined (i.e., if 16 Settlement Groups, \$35,000/16 = \$2,187.50 total potential contribution for cost of class notice and charges of special master).
- 2. The settlement of Monaco Coach Corporation is contingent upon approval of the United States Bankruptcy Court for the District of Delaware.

Plaintiffs' Counsel

1

Date

Settlors' Counsel

Date

5/27/2012

00383126-1

2

CLAIM FORM IN RE: FEMA TRAILER FORMALDEHYDE PRODUCT LIABILITY LITIGATION CLASS ACTION SETTLEMENT -MANUFACTURER SETTLEMENT

[PRE-ADDRESSED LABEL TO POTENTIAL CLASS MEMBER OR REPRESENTATIVE APPEARS HERE]

CLASS MEMBER OR CLAIMANT INFORMATION			
Write any name and address corrections below or if there is no pre- printed data to the left, you must provide your name and address here:			
Full Name			
Mailing Address			
City	State	Zip	

You may be entitled to Class Benefits if you are someone who claims to have been exposed to formaldehyde in a trailer or park model trailer that was provided by FEMA to persons displaced by Hurricanes Katrina and/or Rita.

You may be a member of the Class to which this settlement applies. A lawsuit pending in the United States District Court, Eastern District of Louisiana, groups together numerous actions that had been filed in courts in Alabama, Mississippi, Louisiana, and Texas. The Plaintiffs and certain Defendants have reached a proposed class action settlement. This package of materials (the "Class Notice Package") describes the proposed settlement of this class action lawsuit and has been sent to you by order of the Court because you may be a member of the Class and must make a decision about whether to remain in the Class. If you remain in the Class, you will be entitled to make a claim for the Class Relief afforded by this settlement, which is a cash award.

This settlement only applies to those who resided in travel trailers or park model homes. It does not apply to those who resided in Manufactured Homes. If you have hired a lawyer to represent you for your claims in this litigation, please contact your lawyer for more information. If you have any questions, please call 1-800-728-1628.

To be fully informed about the benefits and implications of the proposed settlement you may read all the documents included in this Class Notice Package and you may also review the full settlement materials on www.femaformaldehydelitigation.com, including the Settlement Agreement.

CLAIM FORM

You need to submit this Claim Form, postmarked by October 12, 2012, to receive Class Benefits under this settlement. If you are a Class Member and you do not timely submit a Claim Form, you will not be eligible for any benefits under this settlement. Unless you timely exclude yourself from the Class by August 17, 2012, you cannot sue the Defendants over the claims settled in this case, even if you do not receive Class Benefits because your Claim Form was untimely.

This Claim Form asks specific questions about you, the Class Member. Please complete the Claim Form to the best of your ability. **Note: You must provide your full name, your social security number, your gender, your date of birth, and your address to receive Class Benefits.** If you do not provide these items and you do not opt-out of the settlement, you will still be bound by the Settlement Agreement and its release even though you will not be eligible to receive any money from the settlement. If you do not have or know certain information that is asked for, other than your full name, gender, date of birth, social security number and address, you may leave parts of this Claim Form blank and submit this Claim Form anyway. The Special Master will make a good faith attempt to process the Claim Form by seeking additional information from you. Obviously, the more information you can provide, the more likely your claim can be effectively processed.

Please supply the following information, along with the Class Member or Claimant Information above:

Full Name of Class Member:	
Social Security Number of Class Member :	
Gender of Class Member:	
Date of Death of Class Member, if applicable:	
Telephone Number of Class Member:	
Date of Birth of Class Member:	
Address of Class Member:	
Manufacturer of the travel trailer or park model trailer provided by FEMA (If you know it. Otherwise leave it blank and submit this Claim Form anyway).	
Vehicle Identification Number ("VIN") or Serial Number of the travel trailer or park model trailer provided by FEMA Otherwise leave it blank and submit this Claim Form anyway).	

Case 2:07-md-01873-KDE-ALC Document 25226-3 Filed 04/13/12 Page 2 of 2

Description of any injuries you claim you suffered from or are related to formaldehyde exposure in the emergency housing unit. (If you claim injury from or related to formaldehyde exposure in the travel trailer or park model trailer Otherwise, write "not applicable" and submit this Claim Form anyway). If you reside or live in a travel trailer or park model					
trailer, please provide the dates of residence If you didn't actually reside in a travel trailer or park					
model trailer, please provide the following information:					
The date(s) you claim your symptoms/injuries occurred:					
Any information you have to support your claim:					
The person to whom the FEMA trailer in which you claim to have suffered symptoms/injuries:					
* Capitalized terms used in this Claim Form www.femaformaldehydelitigation.com.	are defined in the Settlement Agreement, which can be found on				
	nts to your Claim Form, if you have them: (1) documents reflecting that you made a r park model trailer provided by FEMA; (2) documents reflecting that such trailer was ng the VIN or serial number of the trailer, if you have any.				
Even if you don't have these documents you may still qualify and you can submit the Claim Form anyway. Anything related that you do have may help the Special Master see if you qualify for Class Benefits. Please don't include any correspondence between you and your attorney.					
CLASS	S MEMBER DECLARATION FORM				
I certify that I have read this Claim Form; I believe I am a member of the Class, that I am eligible for Class Benefits; all of the information on this Claim Form is true and correct to the best of my knowledge; I have attached to, or enclosed with this Claim Form all documents that I have been able to locate; I have not assigned any of my rights in this Action or any Pending Action to anyone else.					
Signature of Class Member					
	D, <u>IF</u> YOU ALSO WISH TO PARTICIPATE IN THE <u>CONTRACTOR</u> SETTLEMENT]				
If you are a representative filing this Claim Form on behadember" line, and in addition, please fill out the following in	alf of a Class Member, please have that Class Member sign the "Signature of Class information:				
Claimant/Representative:					
Address:					
Phone Number:					
Social Security No.					
Date of Birth:					
Relationship to Class Member:					
Claim Forms and supporting documents must be postmark	ked by October 12, 2012				
Please mail to:	nod by October 12, 2012.				
	TO LITERATION OF AIMO ADMINISTRATOR				
FEMA TRAILE	R LITIGATION CLAIMS ADMINISTRATOR				

FEMA TRAILER LITIGATION CLAIMS ADMINISTRATOR P.O. Box 82565 Baton Rouge, Louisiana 70884

Questions? Call 1-800-728-1628 TOLL FREE, OR VISIT <u>www.femaformaldehydelitigation.com</u>

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF LOUISIANA

IN RE: FEMA TRAILER)	MDL NO. 2:07-MD-1873
FORMALDEHYDE PRODUCT)	
LIABILITY LITIGATION)	SECTION "N" (5)
)	
THIS DOCUMENT IS RELATED TO:)	JUDGE ENGELHARDT
)	
ALL CASES)	MAGISTRATE JUDGE CHASEZ

PRELIMINARY APPROVAL ORDER

Except as otherwise expressly provided below or as the context otherwise requires, all capitalized terms used in this Preliminary Approval Order shall have the meanings and/or definitions given them in the Settlement Agreement entered into by or on behalf of the PSC, the Class, and the Settling Defendants. The original of the Settlement Agreement is filed in the record of these proceedings.

Upon consideration of (i) the Joint Motion for Preliminary Approval of Proposed Settlement, filed by the Class, as represented by the PSC, and the Settlors, seeking certification of the Class as a temporary class for settlement purposes only and preliminary approval of the proposed settlement of the Action and all Pending Actions, (ii) the Settlement Agreement and all exhibits thereto, (iii) the memoranda and evidence submitted to the Court by the Parties in support of this motion, (iv) the record of this Action and the Pending Actions, (v) the representations, argument, and recommendation of counsel for the Parties, and (vi) the requirements of law, including, without limitation, Rule 23 of the Federal Rules of Civil Procedure, the Court finds, upon preliminary review, that (1) this Court has jurisdiction over the

subject matter and all Parties to this proceeding; (2) the requirements of Rule 23 of the Federal Rules of Civil Procedure for the certification of the proposed Class may be met so as to allow the Court to preliminarily certify the Class and hold a certification hearing on the date of the Fairness Hearing; (3) the proposed settlement is the result of arms-length negotiations between the Parties; (4) the proposed settlement is not the result of collusion; (5) the proposed settlement bears a probable, reasonable relationship to the claims alleged by the Plaintiffs and the litigation risks of the Settlors; and (6) the proposed settlement is within the range of possible judicial approval.

Further, at this juncture, the Court is exercising its discretion in temporarily certifying the Class for settlement purposes only, although it has previously determined that the Action cannot be properly be maintained on behalf of a class for purposes of trial. *See* Rec. Doc. No. 1014. The Court recognizes that the Released Parties have preserved all of their defenses and objections against and rights to oppose certification of the Class if the proposed settlement is not finally approved by the Court following the Fairness Hearing. Accordingly:

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that:

- (1) **Jurisdiction.** The Court has jurisdiction over the subject matter and Parties to this proceeding.
 - (2) <u>Venue</u>. Venue is proper in this district.
- (3) <u>Class Definition</u>. The following Class is temporarily certified for settlement purposes only pursuant to the Settlement Agreement and Rule 23(b)(3) of the Federal Rules of Civil Procedure:

- (a) All individuals who claim Damages and who are named as Plaintiffs in any and all of the Pending Actions as of the time this class settlement is submitted for Court approval at a Fairness Hearing; and
- (b) All individuals not included in subparagraph (a), who claim to have:
 - (i) been exposed to formaldehyde in an EHU that (1) was Manufactured by any Manufacturer; and (2) was provided by FEMA to persons displaced by Hurricanes Katrina and/or Rita; and
 - (ii) suffered or experienced, as of the date of the final Court approval of this class settlement, any discomfort, illness, sickness (medical, psychological or psychiatric), symptom, complaint, disability, or loss of any kind as a result of such exposure.
- (4) The Special Master. The Court approves the nomination of Daniel Balhoff with Perry, Dampf, et al., as Special Master, pursuant to Rule 53 of the Federal Rules of Civil Procedure, to assist the Court, in cooperation and coordination with the PSC, for the following purposes: to: (i) review and evaluate Claims of Class Members in accordance with the criteria set forth in the Settlement Agreement (ii) establish a Class Benefit Formula to be approved by the Court and make proposed allocations for Class Members in connection therewith; (iii) deny Claims based on untimely or invalid submission of Claim Forms as set forth in the Settlement Agreement; (iv) seek the Court's assistance, in the Special Master's discretion, in obtaining any information necessary to properly evaluate a Claim Form; (v) submit to the Court a report on the allocations in (ii), along with recommendations for the Court's consideration in proceeding with the allocation and distribution process; (vi) engage such staff, deputies and experts as reasonably necessary and to conduct such hearings as may be necessary and appropriate to carry out this assignment; (vii) make payments from the Total Settlement Fund to Entitled Class Members; and (viii) conduct any other activities set forth in the Settlement Agreement for the Special Master; and (ix) such other acts and functions as may be necessary or appropriate to fulfill the duties and responsibilities as set forth herein, to assist the Court in further settlement negotiations, or as the

Court may direct. The fees of the Special Master shall be paid according to Section (III)(A) of the Settlement Agreement.

- (5) <u>Named Plaintiffs</u>. The nomination by the PSC of the persons listed on Exhibit F to the Settlement Agreement to serve as representatives for the Class is hereby approved.
- (6) <u>Designation of PSC as Class Counsel</u>. The PSC, consisting of the following counsel, is hereby designated as counsel for the Class:

Gerald E. Meunier Justin I. Woods Gainsburgh, Benjamin, David, Meunier & Warshauer, LLC 2800 Energy Centre 1100 Poydras Street New Orleans, LA 70163

Anthony G. Buzbee Buzee Law Firm 600 Travis, Suite 7300 Houston, Texas 77002

Robert M. Becnel Law Offices of Robert M. Becnel 425 W. Airline Highway, Suite B Laplace, Louisiana 70068

Raul R. Bencomo Bencomo & Associates 639 Loyola Avenue New Orleans, Louisiana 70113

Frank J. D'Amico, Jr. Law Offices of Frank D'Amico 622 Baronne Street New Orleans, Louisiana 70113

Matthew B. Moreland Becnel Law Firm, LLC 106 W. Seventh Street Reserve, Louisiana 70084

Dennis C. Reich Reich & Binstock 4265 San Felipe, Suite 1000 Houston, Texas 77027

Mikal C. Watts Watts, Guerra & Craft Bank of America Plaza, Suite 100 300 Convent Street San Antonio, Texas 78205

Robert C. Hilliard Hilliard Munoz Guerra, L.L.P. 719 S. Shoreline Boulevard Suite 500 Corpus Christi, Texas 78401

- Class Findings. For the purpose of the settlement of the Action and Pending Actions (and only for such purpose, and without an adjudication of the merits), after conducting a rigorous analysis of the requirements set forth in Fed. R.Civ. P. 23(b)(3) and taking into consideration factors including, but not limited to: (i) the opinions of the participants, including the PSC and Settlors' Counsel; (ii) the complexity, expense and likely duration of further litigation; (iii) the extent of discovery completed and the state of the proceedings; and (iv) the absence of any evidence that the proposed settlement is the product of fraud or collusion, the Court preliminarily finds that the requirements of the Federal Rules of Civil Procedure, the United States Constitution, and any other applicable law have been met in that:
 - (a) The Class is sufficiently ascertainable from the PSC's records and other objective criteria, and the Class Members are so numerous that their joinder before the Court would be impracticable.
 - (b) The commonality requirement of Fed. R.Civ. P. 23(b)(3) generally is satisfied when members of the proposed Class share at least one common factual or legal issue. Here, Plaintiffs alleged numerous questions of fact and law purportedly common to the Class, including product liability claims based on an alleged

failure to warn of the dangers of long-term occupancy of travel trailers and injury claims as a result of formaldehyde exposure. Considering the allegations of the Complaint, the Court preliminarily finds that the allegedly common questions of fact and law predominate over questions of fact and law affecting only individual members of the Class.

- (c) The Court preliminarily finds that the claims of the representative Plaintiffs are typical of the claims of the Class, and that the representative Plaintiffs and the PSC will fairly and adequately protect the interests of the Class, in that: (i) the interests of the named Plaintiffs and the nature of their alleged claims are consistent with those of the Class Members, (ii) there appear to be no conflicts between or among the named Plaintiffs and the Class Members, (iii) the named Plaintiffs have been and appear to be capable of continuing to be active participants in both the prosecution and the settlement of the Action, and (iv) the named Plaintiffs and the Class Members are represented by qualified, reputable counsel who are experienced in preparing and prosecuting large, complicated class actions, particularly those mass-tort type cases involving personal injury claims alleged in the Complaint.
- (d) The Court preliminarily finds that a resolution of the Action in the manner proposed by the Settlement Agreement is superior or equal to other available methods for a fair and efficient adjudication of the Action. The Court notes that as of this date, Plaintiffs and various defendants in the MDL have conducted three bellwether jury trials to verdict, all of which have resulted in defense verdicts and have awarded no money or benefits to the bellwether plaintiffs. The Court also

notes that, because the Action is being settled, rather than litigated, the Court need not consider manageability issues that might be presented by the trial of a nationwide class action involving the issues in this case. *See Amchem Prods., Inc. v. Windsor*, 117 S. Ct. 2231, 2248 (1997).

In making these preliminary findings, the Court has considered, among other factors, (i) the interest of Class Members in individually controlling the prosecution or defense of separate actions; (ii) the impracticability or inefficiency of prosecuting or defending separate actions; (iii) the extent and nature of any litigation concerning these claims already commenced; and (iv) the desirability of concentrating the litigation of the claims in a particular forum.

- (8) Preliminary Approval of Settlement. The Settlement Agreement and the settlement set forth therein, and all exhibits attached thereto or to the Joint Motion, are preliminarily approved by the Court as being fair, reasonable and adequate, entered into in good faith, free of collusion to the detriment of the Class, and within the range of possible judicial approval, such that the terms and conditions thereof shall be considered by the Class. The Court thus preliminarily certifies the Class for settlement purposes under Fed. R.Civ. P. 23(b)(3). The Court finds that (i) the proposed settlement resulted from extensive arm's-length negotiations and was concluded only after the PSC conducted broad discovery in this MDL and tried three bellwether jury trials all of which ended in defense verdicts; and (ii) the proposed settlement evidenced by the Settlement Agreement is sufficiently fair, reasonable and adequate to warrant sending notice of the Action and the proposed settlement to the Class Members and holding a full hearing on the proposed settlement.
- (9) <u>Notice to the Class.</u> The form and content of both the written notice to Class Members (the Class Notice Package) and the Publication Notice to Class Members are hereby

approved. Such notices are fair and reasonable, and shall be disseminated to putative Class Members as due process and Rule 23 of the Federal Rules of Civil Procedure require in accordance with the Settlement Notice Plan. The cost of the Settlement Notice Plan (mailing the Class Notice Packages and the Publication Notice) shall be paid in accordance with Section (V.D) of the Settlement Agreement.

The Court finds that the Settlement Notice Plan and both the Class Notice Package and the Publication Notice to Class Members meet the requirements of Rule 23 of the Federal Rules of Civil Procedure and due process, constitute the best notice practicable under the circumstances, and shall constitute due and sufficient notice to all potential members of the Class. Such notices are reasonably calculated, under the circumstance, to apprise the Class Members: (a) of the pendency of this Action and the Pending Actions, (b) of their right to exclude themselves from the Class and the proposed Settlement, (c) that any judgment, whether favorable or not, will bind all Class Members who do not request exclusion, and (d) that any Class Member who does not request exclusion may object to the settlement and, if he or she desires, enter an appearance personally or through counsel. The Court further finds that the notices attached to the Settlement Notice Plan are written in plain English and are readily understandable by Class Members. In sum, the Court finds that the proposed notice texts and methodology are reasonable, that they constitute due, adequate and sufficient notice to all persons entitled to be provided with notice, and that they meet the requirements of federal law (including Fed. R.Civ. P. 23) and the United States Constitution, and any other applicable law.

The Court further finds that best notice practicable, for those Class Members known by the PSC to be represented by attorneys, shall be written notice to those Class Members' attorneys, rather than written notice to the Class Members themselves. The Class Members' attorneys are their agents, and such notice to their attorneys meets the requirements of federal law (including Fed. R. Civ. P. 23) and the United States Constitution, and any other applicable law.

No later than July 3, 2012, the PSC shall begin Publication Notice, both in newspapers and over the radio, as set forth in the Settlement Notice Plan. Publication Notice shall be completed by July 17, 2012. No later than July 3, 2012, the PSC shall mail the Class Notice Package to all persons on the List of Potential Class Members, or if such person is known by the PSC to be represented by an attorney, to the attorney for that Class Member. No later than August 1, 2012, the PSC shall file an affidavit with the Court attesting to the completion of Publication Notice and the completion of mailing the Class Notice Package to all persons or their attorneys on the List of Potential Class Members, as set forth herein.

- (10) Fairness Hearing. A hearing to determine: (1) whether the Class should be finally certified as a class under Rules 23(b)(3) of the Federal Rules of Civil Procedure; and (2) whether the proposed Class Settlement is fair, reasonable and adequate, shall be conducted in Room C-351, United States Courthouse, United States District Court for the Eastern District of Louisiana, 500 Poydras Street, New Orleans, Louisiana, commencing on September 27, 2012 at 10:00 a.m.
- (11) <u>Claims Process.</u> Any Class Member who wishes to receive Class Relief must sign and return a valid and timely Claim Form in compliance with the Claims Process set forth in the Settlement Agreement, postmarked no later than October 12, 2012. Any Class Member who does not submit a valid and timely Claim Form in compliance with that Claims Process shall not be entitled to Class Relief, but nonetheless shall be barred by the Release and provisions of the Settlement Agreement and the Final Order and Judgment. As set forth in Section VI(F) of the

Settlement Agreement, for any Plaintiff who previously produced a Plaintiff's Fact Sheet in this case, that Plaintiff's Fact Sheet will be accepted as that Plaintiff's Claim Form, provided that (1) such Plaintiff's Fact Sheet includes his or her full name, address, gender, date of birth, social security number, manufacturer and dates of exposure, or provided that such information is given to the Special Master within thirty (30) days after the Claim Form Deadline, and (2) such Plaintiff provides the Special Master with proof that he or she was exposed to formaldehyde in an EHU Manufactured by a Settlor within ninety (90) days after the Claim Form Deadline.

(12) <u>Class Member Objections to Settlement.</u> Any Class Member who does not file a timely request for exclusion from the Class may file an objection to the Settlement. Any Class Member who objects to any of the terms of the proposed settlements must mail to the Clerk of Court a concise written statement describing the specific reason(s) for his or her objections. The concise written statement of objections must be mailed, via United States mail, postage prepaid, to the following address:

Clerk of Court
United States District Court for the Eastern District of Louisiana
New Orleans Division
Hale Boggs Federal Building
United States Courthouse
500 Poydras Street, Rm. C-151
New Orleans, LA 70130
Attention: "In Re: Fema Trailer Formaldehyde Product Liability Litigation,"
MDL No. 2:07-MD-1873

The Class Member must also mail a copy of the objection to the following counsel:

James C. Percy Ryan E. Johnson Jones Walker 8555 United Plaza Boulevard 5th Floor Baton Rouge, Louisiana 70809

-and-

Gerald E. Meunier
Justin I. Woods
Gainsburgh, Benjamin, David, Meunier & Warshauer, LLC
2800 Energy Centre
1100 Poydras Street
New Orleans, LA 70163

The objection must be received by the Clerk of Court and the attorneys listed above no later than midnight of August 31, 2012. The concise written statement of objections must include: (i) the name, address, and telephone number of the Class Member, (ii) a statement of each objection being made, (iii) a detailed description of the legal authorities underlying each such objection, (iv) a statement of whether the objector intends to appear at the Fairness Hearing, (v) a list of witnesses whom the objector may call by live testimony, oral deposition testimony or affidavit during the Fairness Hearing, (vi) a description of the testimony to be offered, and (vii) a list of the exhibits which the objector may offer during the Fairness Hearing, along with copies of those exhibits.

The Special Master must be notified by the PSC or Settlors' Counsel within two (2) days of any objection properly mailed. The Special Master shall respond in writing to any timely filed written objection and shall schedule a hearing on the record whereby the objector and any counsel retained by the objector may present additional evidence in support of his or her objections. Any person filing the objection must appear in person at the hearing with and scheduled by the Special Master prior to the Fairness Hearing, at the date, time, and place set by the Special Master, and then, if the objection is not resolved, the objector must appear in person at the Fairness Hearing. Any objections which are not resolved in the hearing or hearings before the Special Master will be considered by the Court at the time of the Fairness Hearing. The objector may hire his or her individual counsel, hired at the objector's expense, to appear with the objector at the Special Master's hearing and/or the Fairness Hearing.

No person shall be heard and no paper or brief submitted by any objector shall be received or considered by the Court unless such person has filed with the Clerk of Court and timely mailed to Gerald Meunier and Ryan E. Johnson, as provided above, the concise written statement of objections as described above, together with copies of any supporting materials, papers or briefs. If a witness is not identified in the concise written statement of objections, such witness shall not be permitted to object or appear at the Fairness Hearing. Any Class Member who does not file a written objection in the time and manner described above, or who fails to follow the instructions set forth in any written communication from the Special Master (including failure to appear for the Special Master hearing), shall be (i) deemed to have waived and forfeited any objections to the proposed settlements, (ii) foreclosed from raising any objection to the proposed settlements at the Fairness Hearing, and (iii) bound by all of the terms of the Settlement Agreement and by all proceedings, orders and judgments by the Court.

The Court, within its discretion and at the request of the PSC or Settlors' Counsel, may order the deposition prior to the Fairness Hearing of any Class Member (and any witness identified in the written objection) who has not filed a timely written request for exclusion and objects to the fairness, reasonableness or adequacy of this Agreement or the proposed settlement. If the objecting Class Member fails to appear for any such deposition order by the Court, the objection will not be considered by the Court. Any Class Member who fails to comply with the orders of the Court or provisions of this Section shall waive and forfeit any and all rights he or she may have to appear separately and/or object, and shall be bound by all the terms of this Agreement and by all proceedings, orders and judgments in this Action.

If a Class Member hires an attorney to represent him or her at the Special Master hearing or at the Fairness Hearing, the attorney must (i) file a notice of appearance with the Clerk of Court; (ii) deliver a copy of that notice to Gerald Meunier and Ryan E. Johnson at the addresses set forth in section (19) herein; and (iii) otherwise comply with any order of the Court regarding depositions of objecting Class Members. The Court, Gerald Meunier and Ryan E. Johnson must receive such notices of appearance by August 31, 2012, or the attorney shall be barred from appearing at the Fairness Hearing.

Any Class Member who files and serves a timely, written objection pursuant to the terms herein and complies with the requirements of this paragraph may also appear at the Fairness Hearing either in person or through counsel retained at the Class Member's expense. Class Members or their attorneys intending to appear at the Fairness Hearing must deliver to Gerald Meunier and Ryan E. Johnson and file with the Court, at the addresses specified above, a notice of intention to appear, setting forth the case number and the name, address and telephone number of the Class Member (and, if applicable, the name of the Class Members' attorney). Notices of intention to appear must be received by the Clerk of Court, Gerald Meunier and Ryan E. Johnson by August 31, 2012. Any Class Member or attorney who does not timely file and serve a notice of intention to appear pursuant to the terms of this paragraph shall not be permitted to appear at the Fairness Hearing.

If any objection is deemed frivolous, the Court reserves the right to award appropriate costs and fees to Class Counsel and/or Settlors' Counsel.

Any Class Member who fails to comply with the orders of the Court, including the requirements set forth herein, shall waive and forfeit any and all rights he or she may have to appear separately and/or object, and shall be bound by all the terms of this Agreement and by all proceedings, orders and judgments in this Action.

Request for Exclusion. Any putative Class Member may opt out of the Class by filing with the Clerk of Court a written request to do so, to the address provided in the Publication Notice and Class Notice Package, and to be postmarked by no later than August 17, 2012. The opt-out request must also be mailed to Gerald Meunier at the address provided in section (19) herein. The opt-out request must: (i) identify the Class Members name, address and phone number, (ii) identify which Defendant(s) the Class Member has claims against, and (iii) state that the Class Member wishes to be excluded from the Class. A timely and valid request to opt out of the Class shall preclude such putative Class Member from participating in the proposed settlements, and such putative Class Member will be unaffected by the Settlement Agreement. Any putative Class Member who does not submit a timely and valid written request for exclusion shall be bound by all subsequent proceedings, orders and judgments in this matter, regardless of whether such putative Class Member is currently, or subsequently becomes, a plaintiff in any other lawsuit against any of the Released Parties asserting any of the Released Claims.

The PSC must provide a list of all Class Members who timely opted out of the settlement to Settlors' Counsel no later than September 7, 2012, prior to the Fairness Hearing. Such list shall include the name and address of each Class Member who timely opted out, along with identifying the Defendant(s) against whom the Class Member is making claims. The PSC shall also file that list with the Court at or before the Fairness Hearing.

or for their benefit, are hereby enjoined from filing, commencing, prosecuting, maintaining, intervening in, participating in (as class members or otherwise), or receiving any benefits or other relief from, any other lawsuit, arbitration, or administrative, regulatory or other proceeding

or order in any jurisdiction, based on or relating to directly or indirectly, in whole or in part: (1) the Released Claims; (2) the allegations, facts, subjects or issues that have been, could have been, may be or could be set forth or raised in the Action or in any Pending Action; or (3) exposure to formaldehyde in any EHU Manufactured by a Settlor in this case. In addition, all persons are hereby preliminarily enjoined from filling, commencing, prosecuting or maintaining any other lawsuit as a class action (including by seeking to amend a pending complaint to include class allegations, or by seeking class certification in a pending action in any jurisdiction), a California Bus. and Prof. Code § 17200 action, a private attorney general action, or any other action on behalf of Class Members, if such other action is based on or relates to directly or indirectly, in whole or in part: (1) the Released Claims; (2) the allegations, facts, subjects or issues that have been, could have been, may be or could be set forth or raised in the Action or in any Pending Action; or (3) exposure to formaldehyde in any EHU Manufactured by a Settlor in this case. The Court finds that issuance of this preliminary injunction is necessary and appropriate in aid of the Court's jurisdiction over the Action.

- (15) Stay of Actions and Pending Actions. The Commencement and/or prosecution of the Action and any and all Pending Actions or any new action (including discovery) by Class Members and third persons against any of the Released Parties, including any and all Claims for Contribution, Indemnity, and/or Subrogation, by, on behalf of or through any Class Members and/or third persons, is hereby enjoined and stayed during the pendency of these settlement proceedings and until further ordered by this Court.
- (16) <u>Termination of Settlement</u>. This Order shall become null and void, and shall be without prejudice to the rights of the Parties, all of whom shall be restored to their respective positions existing immediately before this Court entered this Order, if (i) the proposed settlement

is not finally approved by the Court, or does not become final, pursuant to the terms of the Settlement Agreement; or (ii) the proposed settlement is terminated in accordance with the Settlement Agreement or does not become effective as required by the terms of the Settlement Agreement for any other reason. In such event, the proposed settlement and Settlement Agreement shall become null and void and be of no further force and effect, and neither the Settlement Agreement nor the Court's orders, including this Order, shall be used or referred to

Individual Settlors are contributing individual amounts to their respective Settlement Funds, and there is no joint and several liability for the Settlement Fund(s).

for any purpose whatsoever.

- No Use of Settlement. Neither the Settlement Agreement, nor any of its terms or provisions, nor any of its exhibits, nor any of the negotiations or proceedings connected with it, nor this Preliminary Approval Order shall be construed as an admission or concession by the Settlors of the truth of any of the allegations in the Action, or any Pending Action, or of any liability, fault, or wrongdoing of any kind. This Order shall be of no force or effect if the settlement does not become final and shall not be construed or used as an admission, concession or declaration by or against any of the Companies of any fault, wrongdoing, breach or liability.
- (18) <u>Continuance of Hearing</u>. The Court reserves the right to continue the Fairness Hearing without further written notice. If the Fairness Hearing is continued from the currently scheduled date of September 27, 2012, information regarding a rescheduled Fairness Hearing will be posted on the settlement website.
 - (19) **Addresses.** All mailings to Gerald E. Meunier required herein shall be mailed to:

Gerald E. Meunier Justin I. Woods Gainsburgh, Benjamin, David, Meunier & Warshauer, LLC 2800 Energy Centre 1100 Poydras Street New Orleans, LA 70163

All mailings to Ryan E. Johnson required herein shall be made to the following address:

James C. Percy Ryan E. Johnson Jones Walker 8555 United Plaza Boulevard 5th Floor Baton Rouge, Louisiana 70809

- (20) <u>Class Benefit Formula</u>. The Special Master shall file with the Court his proposed Class Benefit Formula at least five (5) days prior to the Fairness Hearing.
- Amendments to Settlement Agreement. The terms and provisions of the Settlement Agreement may be amended by agreement of the Parties in writing and approval of the Court without further notice to Class Members, if such changes are consistent with this Order and do not limit the rights of Class Members.

Thus done	and signed, this	day of	. 2012.	. Louisiana.
Thus done	and Signed, uns	uay Oi	. 2012.	. Louisiana.

UNITED STATES DISTRICT COURT JUDGE EASTERN DISTRICT OF LOUISIANA

SETTLEMENT NOTICE PLAN

- Dissemination of the Class Settlement Notice shall be the responsibility of the Special Master appointed by this Honorable Court.
- 2. The Notice of the settlement shall be disseminated in written form as follows:
 - a. By first class U.S. mail delivery of Exhibit "E" to the Settlement Agreement (Class Notice Package) to the last known address of potential Class Members (or to their attorneys, if known by the PSC). If Long Form Notices addressed specifically to Class Members are returned, the Special Master shall process the names of Class Members whose Class Notice Packages were returned through an appropriate federal, state or local public record locator service, to provide updated addresses for Class Members. If an updated address is located, the Special Master shall re-mail the Class Notice Package to the Class Members with the new address;
 - By first class mail delivery and electronic mail to all attorneys appearing as counsel of record in this matter who have in the past represented, or who presently represent, any potential Class Member;
 - c. By publishing of Exhibit "I" of the Settlement Agreement (Short Form Notice) in major newspapers serving the areas affected by Hurricanes Katrina and Rita. The Short Form Notice shall be used for the principal purpose of encouraging Class members to seek additional information. The Short Form Notice is designed to be simple but sufficiently comprehensive to inform Class members, prior to the Fairness Hearing, that there is a pending settlement, and further (i) inform Class members as to how they may obtain a

copy of the Class Notice Package; (ii) protect their rights regarding the settlement; (iii) request exclusion from the Class and the proposed settlement, if desired; (iv) object to any aspect of the proposed settlement; and (v) participate, if desired, in the Fairness Hearing. Finally, the Notice shall make clear the binding effect of the Settlement on all persons who do not timely request exclusion from the Class. The Short Form Notice publications will appear in newspapers which include the following:

- i. Galveston County Daily News, Galveston, TX;
- ii. Houston Chronicle, Houston, TX;
- iii. The Advocate, Baton Rouge, LA;
- iv. Times-Picayune, New Orleans, LA;
- v. Daily Advertiser, Lafayette, LA;
- vi. American Press, Lake Chares, LA;
- vii. The Sun Herald, Gulfport, MS; and
- viii. Press-Register, Mobile, AL
- 3. The parties propose that mailings of the Class Notice Package begin on or about July 3, 2012. Publication of the Short Form Notice shall begin on or about July 3, 2012 and shall be completed fourteen (14) days after initial publication. Publication of the Short Form Notice will occur twice (once in a daily edition and once in a Sunday edition) in the above-listed newspapers. The Special Master shall place the orders for publication of the Short Form Notice and personally review proofs thereof prior to publication to assure that the advertisements are suitable to serve the purposes herein stated.

4. The Special Master also shall submit to different media outlets in the affected areas for publication the attached Public Service Announcement ("PSA", Exhibit "J"). The Special Master then shall monitor the publication of the PSA and shall forward the transcripts of any radio publications of the PSA to each Party.

This notification plan is designed to (i) provide the best practicable notice under the circumstances of this action and the terms of the Stipulation of Settlement; (ii) provide Class Members with adequate instructions and a variety of means to obtain information pertaining to their rights and obligations effectively; (iii) reach both those class Members for whom accurate addresses are known and those Class Members whose addresses have changed or are not currently known; and (iv) satisfy federal due process and other relevant standards.

Did you suffer symptoms or injuries as a result of exposure to formaldehyde in a Travel Trailer or Park Model Trailer provided by the United States Government and manufactured by one of the below-listed Manufacturers following Hurricanes Katrina or Rita?

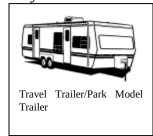
A legal settlement provides payments to people for exposure to and/or injuries from formaldehyde.

A court authorized this notice. This is not a solicitation from a lawyer.



If you claim exposure to formaldehyde in a Manufactured Home similar to this, you are <u>not</u> included in the Settlement

- A class settlement has been proposed to resolve hundreds of lawsuits seeking damages for exposure to or injuries from formaldehyde in Travel Trailers and Park Model Trailers manufactured by certain Manufacturers.
- The settlement will pay money to those who suffered symptoms or injuries because of exposure to formaldehyde in such travel trailers and/or park model trailers and who submit valid claim forms.
- Your legal rights are affected whether you act, or don't act. Read this notice carefully.



These types of units are included in the Settlement

Your Legal Rights and Options in this Settlement:				
Submit a Claim Form	The only way to ask for a payment.			
Ask to be Excluded	Get no payment. The only option that allows you to sue the Defendants over the claims resolved by this settlement.			
Object	Write to the Court about why you don't like the settlement. You still need to submit a Claim Form to ask for a payment.			
Go to a Hearing	Ask to speak in Court about the fairness of the settlement. You still need to submit a Claim Form to ask for a payment.			
Do Nothing	Get no payment. Give up rights.			

- These rights and options—and the deadlines to exercise them—are explained in this notice.
- The Court in charge of this case still has to decide whether to approve the settlement. Money will be distributed if the Court does so, and after any appeals are resolved. Please be patient.

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21.	When and where will the Court decide whether to approve the settlement?	
22.	Do I have to come to the hearing?	
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Basic Information

1. Why was this notice issued?

A Court authorized this notice because you have a right to know about a proposed settlement of this class action, including the right to claim money, and about all of your options, before the Court decides whether to give "final approval" to the settlement. If the Court approves the settlement, and after any appeals are resolved, payments will be made to everyone who submitted a timely and valid Claim. This notice explains the lawsuit, the settlement, your legal rights, what benefits are available, who may be eligible for them, and how to get them.

Judge Kurt Engelhardt in the United States District Court for the Eastern District of Louisiana, is overseeing this class action. The case is known as *In Re: FEMA Trailer Formaldehyde Product Liability Litigation*, MDL No. 2:07-MD-1873, Section "N" (5). The people who sued are called the "Plaintiffs," and the companies they sued are called the "Defendants." This case is known as a MDL, which means that it groups together a number of cases that were originally filed in state and federal court in Alabama, Mississippi, Louisiana, and Texas. This Settlement will resolve all of those cases together against certain Defendants.

2. Which companies are part of the settlement?

The settlement includes the following Manufacturers, along with some of their insurers, as defendants and other Released Parties

Citair, Inc.; Coachman Industries, Inc., Coachman RV Licensed Products Division, LLC; Coachmen Recreational Vehicle Company ofGeorgia, LLC; Coachmen Industries, Inc.; Cruiser RV, LLC; Damon Motor Coach; DS Corp. d/b/a CrossRoads RV, Inc.; Doubletree RV, L.L.C.; Dutchmen Manufacturing, Inc.; Fairmont Homes, Inc., Forest River, Inc., Four Winds International Corporation; Frontier RV, Inc.; Frontier RV Georgia, L.L.C.; Gulf Stream Coach, Inc., Heartland Recreational Vehicles, LLC; Homette Corporation, Hy-Line Enterprises, Inc., n/k/a FRH, Inc., Jayco, Inc., Jayco Enterprises, Inc., Keystone RV Company; Komfort Corp.; KZRV, LP; Layton Homes Corp.; R-Vision, Inc.; Monaco Coach CorporationPilgrim International, Inc.; Play'Mor Trailers, Inc.; Recreation By Design, LLC; Skyline Corporation; Skyline Homes, Inc.; Starcraft RV., Inc., SunRay R.V., L.L.C, and SunRay Investments, L.L.C.,; Thor Industries, Inc.; Thor California, Inc.; Timberland RV Company, Inc. d/b/a Adventure Manufacturing; TL Industries, Inc.; Vanguard, LLC, Vanguard Industries, Inc. of Michigan, Inc., Viking Recreational Vehicles LLC.

The participation of R-Vision, Inc. is contingent upon the approval of the United States Bankruptcy Courts for the District of Delaware. Should the Bankruptcy Court not approve the participation of this Defendant in this Settlement, this Defendant, and its contribution to the Settlement, will be considered withdrawn from the Settlement. The participation of Pilgrim International, Inc. is contingent upon the approval of the United States Bankruptcy Court for the Northern District of Indiana. The participation of Monaco Coach Corporation is contingent upon the approval of the United States Bankruptcy Court for the District of Delaware. Should the Bankruptcy Courts not approve the participation of these Defendants in this Settlement, theseDefendants, and their contributions to the Ssettlement, will be considered withdrawn from the settlement.

3. What is this lawsuit about?

This case came about after Hurricanes Katrina and Rita. Those hurricanes left people homeless in Alabama, Mississippi, Louisiana and Texas. The federal government provided housing, called Emergency Housing Units ("EHUs"), for people. The Defendants and other Released Parties in this case Manufactured some of the EHUs provided. The Plaintiffs in this case allege that they were exposed to hazardous levels of formaldehyde the EHUs. Defendants deny these claims. This case applies only to those persons who claim to have suffered symptoms or injuries as a result of exposure to formaldehyde in a Travel Trailer or Park Model Trailer provided by FEMA and manufactured by one of the Settling Defendants listed above in Section 2. If you claim to have suffered symptoms or injuries as a result of exposure to formaldehyde in a Manufactured Home, also called a mobile home, provided by FEMA, you are not included in this Class.

4. What is Formaldehyde?

Formaldehyde is a chemical found both indoors and outdoors. Even the human body creates formaldehyde. Some of the building materials used in an EHU release formaldehyde. Formaldehyde is a chemical that is sometimes used as an adhesive in the assembly of certain parts of Travel Trailers.

5. Why is this a class action?

In a class settlement, one or more people called "Class Representatives" propose to settle claims on behalf of people who have similar claims, who are the "Class" or "Class Members." One court resolves the issues for all Class Members, except for those who exclude themselves from the Class.

6. Why is there a settlement?

The Court did not decide in favor of the Plaintiffs or Defendants. Instead, both sides agreed to settle. That way, they avoid the costs and risks of a trial, and the people affected will get compensation. The Class Representatives and their attorneys think the settlement is best for all Class Members. The settlement does not mean that the Defendants and other Released Parties did anything wrong.

Who is in the Settlement?

To see if you can get benefits from this settlement, you first have to determine if you are a Class Member

7. How do I know if I am part of the settlement?

If you claim to have suffered injuries or symptoms as a result of exposure to formaldehyde in a Travel Trailer or Park Model Trailer, provided by the federal government following Hurricanes Katrina and/or Rita, you may be a Class Member. To be a Class Member, the Travel Trailer or Park Model Trailer must have been Manufactured by a Manufacturer listed above in Section 2. The paperwork you received from the federal government should include either the manufacturer of the Travel Trailer or Park Model Trailer, or the vehicle identification number, which will identify the manufacturer. To be a Class Member, the trailer in which you claim to have been exposed to formaldehyde must have been a Travel Trailer or Park Model Trailer, not a Manufactured Home.

8. I'm still not sure I'm included.

If you are not sure whether you are included in the Class, you may call the toll free number 1-800-728-1628 with questions. Also, even if you are not sure if you are included in the Class, you should submit a timely Claim Form if you do not wish to be excluded from the Class.

The Settlement Benefits—What You Get

9. What does the settlement provide?

This settlement, in the total amount of \$37,468,574.16, will provide money to Class Members who submit timely and valid Claim Forms. A Settlement Agreement, available at www.femaformaldehydelitigation.com or by calling 1-800-728-1628, describes all of the details about the proposed settlement.

10. How much will my payment be?

The money from the settlement will be distributed according to a Class Benefit Formula approved by the Court. If you received any Medicare/Medicaid/TRICARE/Veteran's Administration/Indiana Health Services benefits, some or all of these amounts may be deducted from your settlement.

How to Get a Payment—Submitting A Claim Form

11. How can I get a payment?.

To ask for a payment, you must complete and submit a Claim Form. A Claim Form is included with this Notice. You can also get a Claim Form at www.femaformaldehydelitigation.com or by calling 1-800-728-1628. Please read the instructions carefully, fill out the Claim Form and mail it, **postmarked by October 12, 2012**, to:

FEMA TRAILER LITIGATION CLAIMS ADMINISTRATOR
P.O. Box 82565
Baton Rouge, Louisiana 70884

12. When will I get my payment?

The payments will be mailed to Class Members who send in timely and valid Claim Forms, after the Court grants "final approval" of the settlement, and any appeals are resolved. If Judge Engelhardt approves the settlement after an upcoming hearing (*see* the section "The Court's Fairness Hearing" below), there may be appeals. If there are any appeals, resolving them can take time. Please be patient.

13. What am I giving up to get a payment or stay in the Class?

If the settlement becomes final, you will be releasing the Defendants or other Released Parties who settled, for all the claims identified in Section IX of the Settlement Agreement. These are called "Released Claims." The Settlement Agreement is available at www.femaformaldehydelitigation.com. The Settlement Agreement describes the Released Claims with specific descriptions, in necessarily accurate legal terminology, so read it carefully. Talk to your attorneys (see the section on "The Lawyers Representing You" below) or your own lawyer if you have questions about the Released Claims or what they mean.

Excluding Yourself From the Settlement

If you don't want a payment from this settlement, but you want to keep the right to sue the Defendants or other Released Parties about the issues in this case, then you must take steps to get out. This is called excluding yourself from—or is sometimes referred to as "opting out" of —the settlement Class.

14. How do I get out of the settlement?

To exclude yourself from the settlement, you must send a letter by mail saying that you want to be excluded from *In Re: FEMA Trailer Formaldehyde Product Liability Litigation*. You must include the case number (No. 2:07-MD-1873, Section "N" (5)), your full name, address, and telephone number, identify which defendant(s) you have claims against (the manufacturer of your EHU), and sign the request. Your exclusion request will not be valid, and you will be bound by the settlement, if you do not include this information in your exclusion request. You must mail your request for exclusion so that it is received by **August 17, 2012**, to:

Gerald E. Meunier Justin I. Woods Gainsburgh, Benjamin, David, Meunier & Warshauer, LLC 2800 Energy Centre 1100 Poydras Street New Orleans, LA 70163

You can't exclude yourself on the phone or at the website.

15. If I don't exclude myself, can I sue the Defendants or other Released Parties for the same thing later?

No. Unless you exclude yourself, you give up any right to sue the Defendants or other Released Parties for the claims that this settlement resolves. You must exclude yourself from this Class to start your own lawsuit. Remember, any exclusion requests must be received by **August 17, 2012.**

16. If I exclude myself, can I get a payment from this settlement?

No. If you exclude yourself, do not submit a Claim Form to ask for a payment.

The Lawyers Representing You

17. Do I have a lawyer in this case?

If you have hired a lawyer to represent you for claims in this litigation, please contact your lawyer for further information.

The Court appointed certain attorneys, known as the Plaintiffs' Steering Committee or "PSC," to represent you and other Class Members. You do not have to pay them. They will be paid out of the Total Settlement Fund. If you want to be represented by your own lawyer, and have that lawyer appear in court for you in this case, you may hire one at your own expense.

Objecting To The Settlement

You can tell the Court if you don't agree with the settlement or some part of it.

18. How do I tell the Court if I don't like the settlement?

You can object to the settlement if you don't like some part of it. The Court will consider your views. To do so, you must send in a written objection in the case, *In Re: FEMA Trailer Formaldehyde Product Liability Litigation*, No. 2:07-MD-1873, Section "N" (5). You must include your full name, address, telephone number, and your signature. You must also include the specific reasons why you object to the settlement, any legal support or evidence to support your objection, and whether you or your attorney, or any other witness, will be attending the hearing, along with a description of any witness's testimony, and a list of any exhibits you may offer at the hearing along with copies of those exhibits. (*See* "The Court's Fairness Hearing" below). You must mail your objection so that it is received by **August 31, 2012**, to the three addresses listed below:

Court	PSC	Defense Counsel
Clerk of Court	Gerald E. Meunier	James C. Percy
Eastern District of Louisiana,	Justin I. Woods	Ryan E. Johnson
North Division	Gainsburgh, Benjamin, David,	Jones Walker
Hale Boggs Federal Building	Meunier & Warshauer, LLC	5th Floor
United States Courthouse	2800 Energy Centre	8555 United Plaza Boulevard
500 Poydras Street, Room C-151	1100 Poydras Street	5th Floor
New Orleans, LA 70130	New Orleans, LA 70163	Baton Rouge, Louisiana 70809
		_

The Court may overrule your objection. If you want money from the settlement, even if you object to it, you must file a timely Claim Form.

19. What's the difference between objecting and asking to be excluded?

Objecting is telling the Court that you oppose approval of the settlement. You can object only if you stay in the Class. Excluding yourself is telling the Court that you don't want to be part of the Class. If you exclude yourself, you have no basis to object because the case no longer affects you.

20. Do I need to make an appearance to talk about my objection?

Once you file a timely and valid objection, the Special Master, who is someone the Court appointed to help with the settlement, will schedule a hearing to try to resolve your objection. You will receive a notice of the date, time and place of the hearing. You must attend this Special Master hearing for your objection to be heard at the Fairness Hearing.

The Court's Fairness Hearing

The Court will hold a hearing to decide whether to approve the settlement. You may attend and you may ask to speak, but you don't have to.

21. When and where will the Court decide whether to approval the settlement?

The Court has scheduled a Fairness Hearing on September 27, 2012, at the Courthouse for the Eastern District of Louisiana, Northern Division, Hale Boggs Federal Building, United States Courthouse, 500 Poydras Street, Room C-351, New Orleans, LA 70130. At this hearing, the Court will consider whether the settlement is fair, reasonable, and adequate. If there are objections, the Court will consider them. Judge Engelhardt will listen to people who have asked to speak about an objection according to Question 18 above. The Court may also decide how much to award the PSC as fees for representing the Class. At or after the hearing, the Court will decide whether to approve the settlement. We do not know how long this decision will take. The hearing may be moved to a different date without additional notice, so it is a good idea to check www.femaformaldehydelitigation.com for updated information.

22. Do I have to come to the hearing?

No. You do not have to attend the Fairness Hearing. The PSC will answer questions that Judge Engelhardt may have. But, you are welcome to come at your own expense. If you send an objection, you don't have to come to the Fairness Hearing to talk about it. As long as you filed and mailed your written objection on time, and as long as you attended the Special Master hearing according to Question 20 above, the Court will consider it. You may also pay your own lawyer to attend, but it's not necessary.

23. May I speak at the hearing?

If you submitted an objection to the settlement (see Question 18), you may ask the Court for permission to speak at the Fairness Hearing. To do so, you must send a letter saying that it is your "Notice of Intention to Appear in In Re: FEMA Trailer Formaldehyde Product Liability Litigation." Your Notice of Intention to Appear must be received no later than **August 31, 2012**, and must be sent to the addresses listed in question 18 along with the following information:

- name of the case (In Re: FEMA Trailer Formaldehyde Product Liability Litigation, No. 2:07-MD-1873, Section "N" (5);
- your full name, address, telephone number, and signature;
- detailed statement of the specific legal and factual basis for each objection;
- list of any witnesses you intend to call at the Fairness Hearing, and a description of the testimony to be offered; and
- list of exhibits and copies of all exhibits you intend to introduce at the Fairness Hearing.

If You Do Nothing

24. What happens if I do nothing at all?

If you do nothing, you'll get no payment from this settlement. And, unless you exclude yourself, you won't be able to sue the Defendants or other Released Parties for the claims resolved in this case.

Getting More Information

25. How do I get more information about the settlement?

This notice summarizes the proposed settlement. More details are in a Settlement Agreement, which is available at www.femaformaldehydelitigation.com or by calling 1-800-728-1628. If you have questions, visit the website, or call 1-800-728-1628, toll free.

Case 2:07-md-01873-KDE-ALC Document 25226-7 Filed 04/13/12 Page 1 of 1 $\mathbf{EXHIBIT} \mathbf{F}$

Class Representatives

Defendant (s)	Class Representative	Case Information
Gulf Stream Coach, Inc.	Clyde Bean	Bean, et al v. Gulf Stream Coach, Inc., et al , E.D. La. No. 09-6070
Forest River, Inc.; Vanguard Industries of Michigan, Inc.;		
Vanguard, Inc.	Abbie West	Anderson, et al v. Forest River, Inc., et al , E.D. La. No. 10-3124
Monaco Coach Corporation	Toni Garner	Garner, et al v. Am. Int'l Specialty Lines, Co., et al , E.D. La. No. 09-5226
Jayco, Inc.; Jayco Enterprises, Inc.; Jayco Corp.; Starcraft RV,		
Inc.	Dorothy G. Carr	Burns, et al v. Jayco, Inc., et al, E.D. La. No. 10-2238
Thor Industries, Inc.; Thor California, Inc.; Citair, Inc.; Damon	Henry Oliver	Oliver, et al v. Keystone RV, et al , E.D. La. No. 11-3096
Motor Coach; DS Corp. d/b/a CrossRoads RV, Inc.; Dutchmen		
Manufacturing, Inc.; Four Winds International Corporation;		
Keystone RV Company; Komfort Corp.;		
Coachman Industries, Inc., Coachman RV Licensed Products	Anthony Dixon	Carey, et al v. Coachmen Recreational Vehicle Company, LLC, et al , E.D. La. No. 09-5747
Division, L.L.C.; Coachmen Recreational Vehicle Company,		
L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;		
Viking Recreational Vehicles, LLC.		
Cruiser RV, LLC; Doubletree RV, L.L.C.	Kim Siverio	Siverio v. Cruiser RV, LLC, et al, E.D. La. No. 09-6069
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Glenda Moreland	Balay, et al v. Frontier RV, Inc., et al , E.D. La. No. 09-5384
Heartland Recreational Vehicles, LLC	Trina Brown	Bradley, et al v. Heartland Recreational Vehicles, LLC., et al , E.D. La. No. 09-8401
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Centra Myers	Myers, et. al. v. Hy-Line Enterprises, Inc., S.D. Tx. No. 10-0637
KZRV, LP	Melvin Mackey	Kisha Sellers, et al v. KZRV, LP, et al , E.D. La. No. 09-4899
Play'Mor Trailers, Inc.	Craig Ray, Sr.	Ray, et. al. v. Play'Mor Trailers, Inc., et al, E.D. La. No. 11-0345
Recreation By Design, LLC; TL Industries, Inc.	Catherine White	White, et al v. Recreation By Design, LLC, et al , E.D. La. No. 09-7868
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes	Peter Daunoy, III	Daunoy, III, et al v. Layton Homes Corp., et al , E.D. La. No. 09-5942
Corp.; Homette Corporation		
R-Vision, Inc.	Van Leonard, Sr.	Leonard, Sr., et al v. Liberty Mutual Ins. Corp., et al , E.D. La. No. 09-4976
Pilgrim International, Inc.	Gregory Brown	Brown, et al v. Pilgrim International, Inc., et al , E.D. La. No. 09-3868
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Mary Harris	Harris, et al v. SunRay RV, LLC, et al, E.D. La. No. 09-7665
Timberland RV Company, Inc. d/b/a Adventure Manufacturing	Lisa Broome	Brent, et al v. Timberland RV Co., Inc., et al , E.D. La. No. 09-8400

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF LOUISIANA

IN RE: FEMA TRAILER) MDL NO. 2:07-MD-1873
FORMALDEHYDE PRODUCT)
LIABILITY LITIGATION) SECTION "N" (5)
THIS DOCUMENT IS RELATED TO:) JUDGE ENGELHARDT
)
ALL CASES	MAGISTRATE HIDGE CHASEZ

FINAL ORDER AND JUDGMENT

TO BE SUBMITTED PENDING INSTRUCTIONS OF COURT

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Manufacturer(s) Sued	Style of the Case	Cause Number of Suit	Location where Suit is filed	Attorney
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC	Joshua Castille, et al v. Coachman Industries, Inc., et al	09 4582	EDLA	Jim S. Hall
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC	1.) John E. Burns, et al v. Coachmen Industries 2.) Elma Bernard, et al v. Gulfstream Coach	1.) MDLA 09-681 2.) 09-4768	Louisiana	Andry Law Group
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Carrie Hargrove et al v. Coachman Industries, Inc. , et al	09 4544	EDLA	Jim S. Hall
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Anthony Stipelcovich v. Coachmen Industries, Inc., et al	09 4555	EDLA	Jim S. Hall
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Joshua Castille, et al v. Coachman Industries, Inc., et al	09 4582	EDLA	Jim S. Hall
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Gladys Champion v. Coachmen	09 4858	EDLA	Jim S. Hall
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Walter Dillon, et al v. Coachman Industries, Inc., et al	09 6010	EDLA	Jim S. Hall
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Jay Boudreaux, et al v. Coachmen Industries, Inc., et al	09 6911	EDLA	Jim S. Hall
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Hawkins v Gulf Stream, Bechtel, USA	09-00843	S.D. Mississippi	Nexsen Pruet
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Boteler v. Alliance	09-0160	SDMS	Torres
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Bonner et.al v Coachman Industries, Inc. et al	09-04230	EDLA	Ronnie G. Penton
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Bonner et.al v Coachman Industries, Inc. et al	09-04231	EDLA	Ronnie G. Penton
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Bonner et.al v Coachman Industries, Inc. et al	09-04234	EDLA	Ronnie G. Penton
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Trufant v Coachman Recreational, CH2MHill and USA	09-04848	E.D. La	Nexsen Pruet
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Bourrouso v. Coachmen,Hughes v. Coachmen Industries, et al	09-0525, 10-3972	SDMS,EDLA	Torres
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Bourrouso v. Coachmen,Hughes v. Coachmen Industries, et al,Borrouso v. Coachmen Industries, et al	09-0525, 10-3972, 10-4000	SDMS,EDLA,EDLA	Torres
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Bourrouso v. Coachmen,Borrouso v. Coachmen Industries, et al	09-0525, 10-4000	SDMS,EDLA	Torres
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Boudreaux et.al v Coachman Industries, Inc. et al	09-0534MS then 09-06911 La	Eastern Dist. LA	Ronnie G. Penton
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Boudreaux et.al v Coachman Industries, Inc. et al	09-0534MS then 09-06911 La	MS. So. Dist. Then Eastern Dist. LA.	Ronnie G. Penton
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Boudreaux et.al v Coachman Industries, Inc. et al	09-0534MS then 09-06911 La	MS. South. Dist then Eastern Dist. LA	Ronnie G. Penton
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Barnes, et al v. Coachmen Industries, Inc.	09-05582	E.D.La	Gill Ladner

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Coachman Industries, Inc., Coachman RV Licensed Products	Winfield v. Coachman	09-06188	MIDDLE	Nexsen Pruet
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational, Shaw, and USA			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Seward vs. Coachman	09-06377	E.D. La	Nexsen Pruet
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational, Shaw, and USA			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Barbour et.al. v Forest River, Inc.	09-06633	EDLA	Ronnie G. Penton
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,				
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	McGill vs. Coachman	09-06836	E.D. La	Nexsen Pruet
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational, Shaw and USA			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Fincher v. Alliance	09-0742	MDAL	Torres
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,				
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Turner vs. Coachman Recreational	09-07943	E.D. La	Nexsen Pruet
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	and USA			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products		09-1365	LAWDCE	Parker Waichman
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,				
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Perera v. Coachmen,Perera v.	09-1424, 09-6146,	NDAL,EDLA,EDLA	Torres
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Coachmen,Perera v. Coachmen,	10-3762		
Coachmen Recreational Vehicles of Georgia, LLC;	et al			
Coachman Industries, Inc., Coachman RV Licensed Products	Blouin v. Coachmen Recreational	09-3254	EDLA	GBDM&W
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Vehicle Co. of Ga.			
Coachmen Recreational Vehicles of Georgia, LLC;				
oachman Industries, Inc., Coachman RV Licensed Products	Van Parker v. Coachmen	09-3630	EDLA	Lambert & Nelson
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc. and Fluor			
Coachmen Recreational Vehicles of Georgia, LLC;	Enterprises, Inc. Enterprises, Inc.			
Coachman Industries, Inc., Coachman RV Licensed Products	Barrilleaux v. Coachmen	09-3726	EDLA	Torres
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,				
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Barrilleaux v. Coachmen,Harvey v.	09-3726, 10-3667	EDLA,EDLA	Torres
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Coachmen Industries, et al			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Barrilleaux v.	09-3726, 10-3668	EDLA,EDLA	Torres
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Coachman Industries, Inc., Coachman RV Licensed Products	Karla Estrada et al v Coachman	09-8515	EDLA	Frank D'Amico
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Coachman Industries, Inc., Coachman RV Licensed Products		09-6517	EDLA	FIAIIK D AIIIICO
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc			
Coachmen Recreational Vehicles of Georgia, LLC;	Angela Bund et al Carebasan	00.0510	EDLA	Douglas M. Cabasida
Coachman Industries, Inc., Coachman RV Licensed Products	Angela Byrd et al v Coachman	09-8518	EDLA	Douglas M. Schmidt
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc et al			
Coachmen Recreational Vehicles of Georgia, LLC;	Assessed as December of the Control	00.0540	EDIA	D
Coachman Industries, Inc., Coachman RV Licensed Products	Angela Byrd et al v Coachman	09-8518	EDLA	Bencomo & Associates
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc et al			
Coachmen Recreational Vehicles of Georgia, LLC;	Angela Byrd et al v Coachman	09-8518	EDLA	Frank D'Amico
Coachman Industries, Inc., Coachman RV Licensed Products	J ,	09-8518	EDLA	Frank D Amico
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc et al			
Coachmen Recreational Vehicles of Georgia, LLC;	Jacob Codley at also Complete	00.0540	EDIA	Davida NA Calandala
Coachman Industries, Inc., Coachman RV Licensed Products	Joseph Quillen et al v Coachman	09-8519	EDLA	Douglas M. Schmidt
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc			
Coachmen Recreational Vehicles of Georgia, LLC;	Jacob Codley at also Complete	00.0540	EDIA	Fuerel DIAmeiro
Coachman Industries, Inc., Coachman RV Licensed Products	Joseph Quillen et al v Coachman	09-8519	EDLA	Frank D'Amico
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc			
Coachmen Recreational Vehicles of Georgia, LLC;	0 11 01 1 1 0 1	00.0500	ED14	0.4
Coachman Industries, Inc., Coachman RV Licensed Products	Renita Picquet et al v Coachman	09-8520	EDLA	Bencomo & Associates
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc et al			
Coachmen Recreational Vehicles of Georgia, LLC;		<u> </u>		
Coachman Industries, Inc., Coachman RV Licensed Products	Renita Picquet et al v Coachman	09-8520	EDLA	Douglas M. Schmidt
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc et al			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Renita Picquet et al v Coachman	09-8520	EDLA	Frank D'Amico
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc et al			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Dietrich Coleman et al v	09-8588	EDLA	Bencomo & Associates
	Coachmen Recreational Vehicle			
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Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Company of Georgia, LLC et al			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachmen Recreational Vehicles of Georgia, LLC; Coachman Industries, Inc., Coachman RV Licensed Products	Dietrich Coleman et al v	09-8588	EDLA	Frank D'Amico
Coachmen Recreational Vehicles of Georgia, LLC; Coachman Industries, Inc., Coachman RV Licensed Products		09-8588	EDLA	Frank D'Amico
Coachmen Recreational Vehicles of Georgia, LLC; Coachman Industries, Inc., Coachman RV Licensed Products	Dietrich Coleman et al v	09-8588	EDLA	Frank D'Amico
Coachmen Recreational Vehicles of Georgia, LLC; Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Dietrich Coleman et al v Coachmen Recreational Vehicle	09-8588	EDLA	Frank D'Amico
Coachmen Recreational Vehicles of Georgia, LLC; Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Dietrich Coleman et al v Coachmen Recreational Vehicle	09-8588	EDLA EDLA	
Coachmen Recreational Vehicles of Georgia, LLC; Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Dietrich Coleman et al v Coachmen Recreational Vehicle Company of Georgia, LLC et al			Frank D'Amico Bencomo & Associates
Coachmen Recreational Vehicles of Georgia, LLC; Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC; Coachman Industries, Inc., Coachman RV Licensed Products	Dietrich Coleman et al v Coachmen Recreational Vehicle Company of Georgia, LLC et al Brittany Coleman et al v			

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Coachman Industries, Inc., Coachman RV Licensed Products	Brittany Coleman et al v	09-8589	EDLA	Frank D'Amico
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Coachmen Recreational Vehicle			
Coachmen Recreational Vehicles of Georgia, LLC;	Company of Georgia, LLC et al			
Coachman Industries, Inc., Coachman RV Licensed Products	Gerald Blanks et al v Coachmen	09-8590	EDLA	Bencomo & Associates
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational Vehicle Company of	05 0550		Deficerité à Associates
Coachmen Recreational Vehicles of Georgia, LLC;	Georgia, LLC et al			
Coachinen Recreational Vehicles of Georgia, LLC,	Georgia, LLC et al			
Coachman Industries, Inc., Coachman RV Licensed Products	Gerald Blanks et al v Coachmen	09-8590	EDLA	Frank D'Amico
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational Vehicle Company of			
Coachmen Recreational Vehicles of Georgia, LLC;	Georgia, LLC et al			
	3.0, 22.0.0			
Coachman Industries, Inc., Coachman RV Licensed Products	Payton, et al. v. Coachman	09-8666	USDC, EDLA	Bruno & Bruno
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc., et al.			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Thomas v. Coachmen	09-8714	EDLA	Becnel Law Firm
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational Vehicle Company,			
Coachmen Recreational Vehicles of Georgia, LLC;	LLC et al			
Coachman Industries, Inc., Coachman RV Licensed Products	Cook et al v. Coachmen	09-8734	EDLA	Becnel Law Firm
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational Vehicle Company,			
Coachmen Recreational Vehicles of Georgia, LLC;	LLC et al			
Coachman Industries, Inc., Coachman RV Licensed Products	Joseph v. Coachmen Recreational	09-8747	LAEDCE	Parker Waichman
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Vehicle Co., LLC, et al			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	GREEN, et al vs. COACHMEN	1:11-481-HSO-	SDMS	Douglas M. Schmidt
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	RECREATIONAL VEHICLE	RHW		
Coachmen Recreational Vehicles of Georgia, LLC;	COMPANY, LLC, et al			
Coachman Industries, Inc., Coachman RV Licensed Products	Terry Thompson et al. v.	10-00446	EDLA	Bencomo & Associates
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Coachmen Industries Inc. et al.			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Populis vs. Coachman	10-00537	E.D. La	Nexsen Pruet
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational, Shaw, and USA			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Melvin Leblanc, et al vs.	10-04084	EDLA	Douglas M. Schmidt
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Coachmen Industries, Inc. and the			
Coachmen Recreational Vehicles of Georgia, LLC;	United States of America			
Coachman Industries, Inc., Coachman RV Licensed Products	Terry Thompson et al. v.	10-0446	EDLA	Frank D'Amico
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Coachmen Industries Inc. et al.			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Thomas et al v. Coachmen, Inc. et	10-0626	SDTX	Buzbee Law Firm
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	al			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Sean Evans, as Next Friend of B.	10-1272	USDC Eastern	Watts Hilliard
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	E., a minor, et. al. vs. Coachmen		District of	
Coachmen Recreational Vehicles of Georgia, LLC;	Industries, Inc., et. al.		Louisiana	
Coachman Industries, Inc., Coachman RV Licensed Products	Barbara J. Blackmon, et al v	10-1359	In the United	Hawkins, Stracener &
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Coachmen Industries, Inc., et al		States District	Gibson
Coachmen Recreational Vehicles of Georgia, LLC;			Court for the	
			Southern District	
			of Mississippi	
			Southern Division	
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Coachman Industries, Inc., Coachman RV Licensed Products	Lawrence Brewer v. Coachmen	10-1403	Southern District	FTLA - Catherine
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc., et al.		of Mississippi	Jacobs
Coachmen Recreational Vehicles of Georgia, LLC;		10.2451	5514	
Coachman Industries, Inc., Coachman RV Licensed Products	Cunningham	10-2161	EDLA	John A. Eaves
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,			1	
Coachmen Recreational Vehicles of Georgia, LLC;	Donto	10 2475	EDIA	Labor A. F.
Coachman Industries, Inc., Coachman RV Licensed Products	Burks	10-2175	EDLA	John A. Eaves
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,			1	
Coachmen Recreational Vehicles of Georgia, LLC;	Vanagan Burra at al	10 2170	LICDC 5+	Motto Hill:
Coachman Industries, Inc., Coachman RV Licensed Products	Vanessa Buras, et. al. vs.	10-2179	USDC Eastern	Watts Hilliard
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Coachmen Industries, Inc., et. al.		District of	
Coachmen Recreational Vehicles of Georgia, LLC;	Maggio McMain at al	10 2219	Louisiana	Matte Hilliand
Coachman Industries, Inc., Coachman RV Licensed Products	Maggie McNair, et. al. vs.	10-2218	USDC Eastern	Watts Hilliard
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Coachmen Industries, Inc., et. al.	1	District of	I
Coachmen Recreational Vehicles of Georgia, LLC;			Louisiana	

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Bartie et al v. Coachmen	10-2329	EDLA	Buzbee Law Firm
Industries, Inc. et al			
Amanda M. Aucoin, et al v	10-2368	The United States	Hawkins, Stracener &
Coachmen Industries, Inc., et al		District Court for	Gibson
		the Eastern	
		District of	
		Louisiana	
Amanda M. Aucoin, et al v	10-2368	In the United	Hawkins, Stracener &
Coachmen Industries, Inc., et al		States District	Gibson
		Court for the	
		Eastern District of	
		Louisiana	
Keller v. Coachmen Indus., Inc.	10-2391	EDLA	GBDM&W
Schaeffer v. Coachmen Industries,	10-2409	EDLA	GBDM&W
Inc.			
Patsy Cook et al y Coachmen	10-2481	EDLA	Frank D'Amico
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Craia Amacker et al v Coachmen	10-2516	EDLA	Bencomo & Associates
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maustres, me et ar			
Craia Amacker et al y Coachmen	10-2516	EDLA	Frank D'Amico
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Johnny Jankins at al y Caachman	10.2520	EDLA	Bencomo & Associates
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maustries, inc et ai			
labore la directo de Carabas de	10.2520	EDIA	Frank Diamina
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industries, inc et ai			
 			
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,	10-25/2	EDLA	Douglas M. Schmidt
Coach, Inc et al			
· ·	10-2599		FTLA - Catherine
Industries, Inc., et al.		of Mississippi	Jacobs
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	10-2908	EDLA	GBDM&W
Vehicle Co. of Ga., LLC			
,	10-3600	EDLA	Bencomo & Associates
Industries, Inc et al			
Anne Medley v Coachmen	10-3600	EDLA	Frank D'Amico
Industries. Inc et al			
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Deborah Johnson et al v	10-3621	EDLA	Bencomo & Associates
·	10-3621	EDLA	Bencomo & Associates
Deborah Johnson et al v	10-3621	EDLA	Bencomo & Associates
Deborah Johnson et al v	10-3621	EDLA EDLA	Bencomo & Associates Frank D'Amico
Deborah Johnson et al v Coachmen Industries, Inc et al			
Deborah Johnson et al v Coachmen Industries, Inc et al Deborah Johnson et al v	10-3621		Bencomo & Associates Frank D'Amico
Deborah Johnson et al v Coachmen Industries, Inc et al Deborah Johnson et al v			
Deborah Johnson et al v Coachmen Industries, Inc et al Deborah Johnson et al v Coachmen Industries, Inc et al	10-3621	EDLA	Frank D'Amico
Deborah Johnson et al v Coachmen Industries, Inc et al Deborah Johnson et al v Coachmen Industries, Inc et al Charlene Price v Coachmen	10-3621	EDLA	Frank D'Amico
Deborah Johnson et al v Coachmen Industries, Inc et al Deborah Johnson et al v Coachmen Industries, Inc et al Charlene Price v Coachmen	10-3621	EDLA	Frank D'Amico
Deborah Johnson et al v Coachmen Industries, Inc et al Deborah Johnson et al v Coachmen Industries, Inc et al Charlene Price v Coachmen Industries, Inc et al	10-3621 10-3636	EDLA EDLA	Frank D'Amico Bencomo & Associates
Deborah Johnson et al v Coachmen Industries, Inc et al Deborah Johnson et al v Coachmen Industries, Inc et al Charlene Price v Coachmen Industries, Inc et al Charlene Price v Coachmen	10-3621 10-3636	EDLA EDLA	Frank D'Amico Bencomo & Associates
Deborah Johnson et al v Coachmen Industries, Inc et al Deborah Johnson et al v Coachmen Industries, Inc et al Charlene Price v Coachmen Industries, Inc et al Charlene Price v Coachmen Industries, Inc et al	10-3621 10-3636	EDLA EDLA EDLA	Frank D'Amico Bencomo & Associates Frank D'Amico
Deborah Johnson et al v Coachmen Industries, Inc et al Deborah Johnson et al v Coachmen Industries, Inc et al Charlene Price v Coachmen Industries, Inc et al Charlene Price v Coachmen	10-3621 10-3636 10-3636	EDLA EDLA	Frank D'Amico Bencomo & Associates Frank D'Amico
	Industries, Inc. et al Amanda M. Aucoin, et al v Coachmen Industries, Inc., et al Amanda M. Aucoin, et al v Coachmen Industries, Inc., et al Keller v. Coachmen Indus., Inc. Schaeffer v. Coachmen Industries, Inc. Patsy Cook et al v Coachmen Industries, Inc. Craig Amacker et al v Coachmen Industries, Inc et al Craig Amacker et al v Coachmen Industries, Inc et al Johnny Jenkins et al v Coachmen Industries, Inc et al Johnny Jenkins et al v Coachmen Industries, Inc et al Kwanzaa Knockum et al v Coachmen Recreational Vehicle Company, LLC et al Tuyet Au et al v Gulfstream Coach, Inc et al. Karen Johnson, et al. v. Coachmen Industries, Inc., et al. Francis v. Coachmen Recreational Vehicle Co. of Ga., LLC Anne Medley v Coachmen Industries, Inc et al	Amanda M. Aucoin, et al v Coachmen Industries, Inc., et al Amanda M. Aucoin, et al v Coachmen Industries, Inc., et al Keller v. Coachmen Industries, Inc., et al Schaeffer v. Coachmen Industries, Inc. Inc. Patsy Cook et al v Coachmen Industries, Inc. Industries, Inc et al Craig Amacker et al v Coachmen Industries, Inc et al Craig Amacker et al v Coachmen Industries, Inc et al Iohnny Jenkins et al v Coachmen Industries, Inc et al Johnny Jenkins et al v Coachmen Industries, Inc et al Johnny Jenkins et al v Coachmen Industries, Inc et al Kwanzaa Knockum et al v Coachmen Recreational Vehicle Company, LLC et al Tuyet Au et al v Gulfstream Coach, Inc et al. Karen Johnson, et al. v. Coachmen Industries, Inc., et al. Francis v. Coachmen Recreational Vehicle Co. of Ga., LLC Anne Medley v Coachmen Industries, Inc et al Anne Medley v Coachmen Industries, Inc et al Anne Medley v Coachmen Industries, Inc et al	Industries, Inc. et al Amanda M. Aucoin, et al v Coachmen Industries, Inc., et al Amanda M. Aucoin, et al v Coachmen Industries, Inc., et al Amanda M. Aucoin, et al v Coachmen Industries, Inc., et al Coachmen Industries, Inc., et al Keller v. Coachmen Indus., Inc. Schaeffer v. Coachmen Industries, Inc. Inc. Patsy Cook et al v Coachmen Industries, Inc. et al Craig Amacker et al v Coachmen Industries, Inc et al Craig Amacker et al v Coachmen Industries, Inc et al Craig Amacker et al v Coachmen Industries, Inc et al Johnny Jenkins et al v Coachmen Industries, Inc et al Johnny Jenkins et al v Coachmen Industries, Inc et al Idhaustries, Inc et al Industries, Inc et al Industries, Inc et al Industries, Inc et al Industries, Inc et al Kwanzaa Knockum et al v Coachmen Recreational Vehicle Company, LLC et al Tuyet Au et al v Guifstream Coach, Inc et al Karen Johnson, et al. v. Coachmen Industries, Inc., et al. Karen Johnson, et al. v. Coachmen Industries, Inc., et al. Francis v. Coachmen Recreational Vehicle Co. of Ga., LLC Anne Medley v Coachmen Industries, Inc et al Anne Medley v Coachmen Industries, Inc. et al

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Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Umbehagen v. Alliance,Ladner v. Coachmen,Morain v. Coachmen Industries, et al	10-3983	EDLA,EDLA,EDLA	Torres
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Umbehagen v. Alliance,Ladner v. Coachmen,Taylor v. Coachmen Industries, et al	10-3984	EDLA,EDLA,EDLA	Torres
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Sino v. Coachmen, et al	10-3985	EDLA,EDLA,EDLA	Torres
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Ladner v. Coachmen, et al	10-3986	EDLA,EDLA,EDLA	Torres
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Sherrod v. Coachmen Recreational Vehicle Co. of Ga.	10-4115	EDLA	GBDM&W
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Tamekia E. Ellzey, et al v Coachmen Industries, Inc., Coachmen Recreational Vehicle Company and Coachmen Recreational Vehicles of Georgia, LLC, et al	10-477	In the United States District Court for the Southern District of Mississippi Hattiesburg Division	Hawkins, Stracener & Gibson
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Ardoin et al v. Coachmen Recreational Vehicle Company, LLC et al	10-562	EDLA	Becnel Law Firm
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Holley v. Coachmen	10-736	EDLA,EDLA	Torres
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Joseph Carroll, et al. v. Coachmen Industries, Inc., et al.	11-0299	Southern District of Mississippi	FTLA - Catherine Jacobs
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Clarence R. Fairley, et al. v. Coachmen Industries, Inc., et al.	11-0300	Southern District of Mississippi	FTLA - Catherine Jacobs
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Susan Caporelli, et al. v. Coachmen Industries, Inc., et al.	11-0307	Southern District of Mississippi	FTLA - Catherine Jacobs
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Susan Caporelli, et al. v. Coachmen Industries, Inc., et al.	11-0307	Southern District of Mississippi	FTLA - Catherine Jacobs
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Susan Caporelli, et al. v. Coachmen Industries, Inc., et al.	11-0307	Southern District of Mississippi	FTLA - Catherine Jacobs
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Edgar Powe, Jr., et al. v. Coachmen Industries, Inc., et al.	11-0308	Southern District of Mississippi	FTLA - Catherine Jacobs
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Constance Williams-Clark et al v. Coachmen Industries, Inc. et al	2:09-3878	EDLA	HLC
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Brian Etienne Sr.,et al v. Coachmen Industries, Inc., et al	2:09-4033	EDLA	HLC
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Linda Adams, et al v. Coachmen Industries, Inc. et al	2:09-4051	EDLA	HLC
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Penny Caracciola, et al v. Coachmen Industries, Inc. et al	2:09-4052	EDLA	HLC
Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Gordon Boudouin, Sr. et al v. Coachmen Industries, Inc., et al	2:09-4053	EDLA	HLC

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Coachman Industries, Inc., Coachman RV Licensed Products	Tyrone Williams v. Coachmen	2:09-4897	EDLA	HLC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries Inc. et al			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Carl Richardson v. Goodman	2:09-4903	EDLA	HLC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries Inc. et al			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	John Estell et al v. Coachmen	2:09-4922	EDLA	HLC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc et al			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Connie Stewart v. Coachemen	2:09-5670	EDLA	HLC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational Vehicle Company,			
Coachmen Recreational Vehicles of Georgia, LLC;	LLC, et al			
Coachman Industries, Inc., Coachman RV Licensed Products	Darren Myles et al v. Coachmen	2:09-5741	EDLA	HLC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational Vehicle Company,			
Coachmen Recreational Vehicles of Georgia, LLC;	LLC et al			
Coachman Industries, Inc., Coachman RV Licensed Products	Olin Lory Jr. et al v. Coachmen	2:09-5746	EDLA	HLC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational Vehicle Company,	2.03 3740		1120
Coachmen Recreational Vehicles of Georgia, LLC;	LLC et al			
Coachman Industries, Inc., Coachman RV Licensed Products	James Carey et al v. Coachmen	2:09-5747	EDLA	HLC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational Vehicle Company,LLC	2.03 3/4/		
1	et al			
Coachmen Recreational Vehicles of Georgia, LLC;		2:09-5769	EDLA	HLC
Coachman Industries, Inc., Coachman RV Licensed Products	Devin Alphonse et al v. Coachmen	2.09-3/69	EDLA	TILC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational Vehicle Company,		1	
Coachmen Recreational Vehicles of Georgia, LLC;	LLC et al			
Coachman Industries, Inc., Coachman RV Licensed Products	Iris Brickley, et al v. Coachmen	2:09-6008	EDLA	HLC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc. et al			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	James Prince Sr. obo James Prince	2:09-6024	EDLA	HLC
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Coachman Industries, Inc., Coachman RV Licensed Products	Tammy Jackson Russell obo	2:09-6025	EDLA	HLC
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Coachman Industries, Inc., Coachman RV Licensed Products	Perdue, et al v. Coachman	2:09-6295	EDLA	HLC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational Vehicle Company			
Coachmen Recreational Vehicles of Georgia, LLC;	LLC, et al			
Coachman Industries, Inc., Coachman RV Licensed Products	Wanda Moret v. Coachman	2:09-6564	EDLA	HLC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Industries, Inc. et al			
Coachmen Recreational Vehicles of Georgia, LLC;				
Coachman Industries, Inc., Coachman RV Licensed Products	Elouise Pritchett, et al, v.	2:09-7155	EDLA	HLC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Coachmen Industries, Inc. et al			
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Coachman Industries, Inc., Coachman RV Licensed Products	Jones, et al, v. Coachmen	2:09-8325	EDLA	HLC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational Vehicle Co. LLC, et al			
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Coachman Industries, Inc., Coachman RV Licensed Products	Ashley Steele v. Coachmen	2:09-8342	EDLA	HLC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Recreational Vehicle Company,	2.05 0542	LDLA	1120
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1	Industries Inc. et al	2.10-436	LDLA	TILC
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	industries inc. et di			
Coachmen Recreational Vehicles of Georgia, LLC;	Investo Branch and to the state	2000 4004	Factoria District of	NA-Lil- FENAN Corres
Coachman Industries, Inc., Coachman RV Licensed Products	James Barnhardt, et al v.	2009-4801		Mobile FEMA Group -
Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	Coachman Industries, Inc. et al		Louisiana	Harang
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Coachman Industries, Inc., Coachman RV Licensed Products	Polk, et al v. Coachmen Industries,	2010-00301	Jackson Co. Miss	Gill Ladner
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Coachman Industries, Inc., Coachman RV Licensed Products	Amanda Attia v. Coachmen	2010-00303	Jackson Co. Miss	Gill Ladner
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Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C.,	,			•
Coachmen Recreational Vehicles of Georgia, LLC;				
1	White v. Coachman Industries, Inc	2011-212	Eastern District of	Mobile FEMA Group -
Coachmen Recreational Vehicles of Georgia, LLC;	·	2011-212	Eastern District of Louisiana	Mobile FEMA Group - Harang

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Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Dubose, et al v. Thor California, Inc, et al Omid, et al v. Coachmen Industries, Inc., et al & Johnson, et al v. Athens Park Homes, LLC	Cause No. 095266 N(5) Cause No. 095275 N(5) Cause No. 095527 N(5)	EDLA	Michael Watson - Woodfill & Pressler
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Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	Ovid, et al v. Coachmen Industries, Inc., et al & Johnson, et al v. Athens Park Homes, LLC, et al	Cause No. 095275 N(5) & Cause No. 095527 N(5)	EDLA	Michael Watson - Woodfill & Pressler
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Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC;	John E. Burns, et al v. Coachmen Industries	MDLA 09-681	Louisiana	Andry Law Group
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Coachmen - Viking Recreational Vehicles, LLC (subsidiary of Coachmen)	Alberta Lanaux, as Next Friend of A. J., a minor, et. al. vs. Viking Recreational Vehicle Company, LLC, et. al.	09-7972	USDC Eastern District of Louisiana	Watts Hilliard
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Dutchman and Forest River, Inc.	Louetha Batiste, et al v. Dutchmen Manufacturing, et al & Sannie Barnes, et al v. Forest River, Inc. et al	2010-88/2010- 00408	Eastern District of Louisiana	Mobile FEMA Group - Harang
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leetwood & Forest River, Inc.	Alice Goff, et al v. CH2M Hill	2010- 00437 2010-	Eastern District of	Mobile FEMA Group -
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OREST RIVER	Christopher Hunter et al v Forest Ri		EDLA	Douglas M. Schmidt
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OREST RIVER	Dorothy Butler et al v Forest River, II		EDLA	Douglas M. Schmidt
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				Douglas M. Schmidt
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orest River, Inc	John Chapman, Jr. and Leonard	09-0782 (EDLA	WDLA	Lambert & Nelson
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	Fluor Enterprises, Inc. Enterprises,			
	Inc.			
orest River, Inc	Christopher Hunter et al v Forest	#09-8634	EDLA	Bencomo & Associate
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Forest River, Inc	,	#09-8636	EDLA	Bencomo & Associates
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·	River, Inc et al			
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,	Inc., et al			
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Forest River, Inc	Che' la Bajoie, et al v. Forest River Inc. & Fluor Enterprises, Inc.	09 4631	EDLA	3 3
	Inc. & Fluor Enterprises, Inc.			
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Forest River, Inc	Beverly v. Forest River, Inc.	09-4978	EDLA	GBDM&W
Forest River, Inc	Arnold v. Forest River, Inc.	09-4979	EDLA	PSC
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Forest River, Inc	Taylor v. Forest River, Inc.	09-5007	EDLA	GBDM&W
Forest River, Inc	Johnson v. Forest River, Inc.	09-5224	EDLA	PSC
Forest River, Inc	Ellis v. Forest River, Inc.	09-5230	EDLA	PSC
Forest River, Inc	Perkins, et al. v. Alliance Homes, In		EDLA	Frank D'Amico
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,	Inc. et al			
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Forest River, Inc		09-5341	LAEDCE	Parker Waichman
Forest River, Inc	Acklin et al v. Alliance Homes, Inc.	09-5343	EDLA	Becnel Law Firm
	et al			
Forest River, Inc	Moran et al v. Forest River, Inc. et	09-5377	EDLA	Becnel Law Firm
	al			
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	al			
Forest River, Inc		09-5382	LAEDCE	Parker Waichman
Forest River, Inc	Gasper et al v. Forest River, Inc. et	09-5382	EDLA	Becnel Law Firm
	al			
Forest River, Inc		09-5383	LAEDCE	Parker Waichman
Forest River, Inc	Brown et al v. Forest River, Inc. et	09-5383	EDLA	Becnel Law Firm
	al	<u> </u>	<u> </u>	
Forest River, Inc	Barron et al v. Frontier RV, Inc. et	09-5393	EDLA	Becnel Law Firm
	al	<u> </u>	<u> </u>	
Forest River, Inc	Alexander et al v. Forest River,	09-5395	EDLA	Becnel Law Firm
	Inc. et al	<u> </u>	<u> </u>	
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Forest River, Inc	Latasha Jones-Dillon on behalf of Miljanee Cowley and Latasha	09-5494	EDLA	Lambert & Nelson
	Jones-Dillon on behalf of Edward			
	Smith v. Forest River, Inc., Fluor			
	Enterprises, Inc. Enterprises, Inc.			
	and The United States of America			
	through the Federal Emergency			
	Management Agency			
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orest River, Inc	Napoleon v. Forest River, Inc.	09-6001	EDLA	PSC
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orest River, Inc	Anderson v. Forest River, Inc.	09-6173	EDLA	GBDM&W
orest River, Inc	Ball et al v. Alliance Homes, Inc. et al	09-6193	EDLA	Becnel Law Firm
orest River, Inc		09-6307	EDLA	Lambert & Nelson
	Inc., CH2M HILL Constructors, Inc.			
	and the United States of America			
	through the Federal Emergency			
	Management Agency			
	a.regement/geney			
Forest River, Inc	Ford et al v. Forest River, Inc. et al	09-6333	EDLA	Becnel Law Firm
Forest River Inc	Johnson v. Forget Divor Inc	00 6406	EDLA	PSC
Forest River, Inc	Johnson v. Forest River, Inc.	09-6406		
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Forest River, Inc	Rufus Young, et. al. vs. Forest	09-6502	USDC Eastern	Watts Hilliard
orese niver, inc	River, Inc., et. al.	03 0302	District of Louisiana	Wates Tilliara
Forest River, Inc	Barbara Walton, as Next Friend of	09-6503	USDC Eastern	Watts Hilliard
,	J. M., a minor, et. al. vs. Forest		District of	
	River, Inc., et. al.		Louisiana	
Coract Divor Inc		09-6504	†	Watts Hilliard
Forest River, Inc	* **	09-6504	USDC Eastern	watts miliard
	River, Inc., et. al.		District of	
			Louisiana	
Forest River, Inc	'	09-6505	USDC Eastern	Watts Hilliard
	Forest River, Inc., et. al.		District of	
			Louisiana	
orest River, Inc	Chalaire v. Forest River	09-6717	EDLA	Torres
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Forest River, Inc	Ellis v. Forest River, Inc.	09-6883	EDLA	GBDM&W
Forest River, Inc	Albert Williams, et. al. vs. Forest	09-7070	USDC Eastern	Watts Hilliard
	River, Inc., et. al.		District of	
	·		Louisiana	
Forest River, Inc	Aarien Burks, as Next Friend of A.	09-7072	USDC Eastern	Watts Hilliard
-, -	B., a minor, et. al. vs. Forest	-	District of	
	River, Inc., et. al.		Louisiana	
Forest River, Inc		09-7258	EDLA	Becnel Law Firm
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orest River, Inc		09-7274	LAEDCE	Parker Waichman
Forest River, Inc	,	09-7274	EDLA	Becnel Law Firm
Forest River, Inc	et al	09-7275	LAEDCE	Parker Waichman
orest River, Inc		09-7273	LAEDCE	Parker Waichman
	Janine Curol and Perry Curol, et al		In the United	
Forest River, Inc		09-7555		Hawkins, Stracener
	v Forest River, Inc., et		States District	Gibson
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Forest River, Inc		09-7555		
	v Forest River, Inc., et		District Court for	Gibson
			the Eastern	
			District of	
			Louisiana	
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Forest River, Inc	Brown v. Forest River, Inc.	09-7756	EDLA	PSC
Forest River, Inc	Jemalla Vallare, as Next Friend of	09-7835	USDC Eastern	Watts Hilliard
•	A. V., a minor, et. al. vs. Forest		District of	
	River, Inc., et. al.		Louisiana	
Forest River, Inc	Mary Wilkerson, et. al. vs. Forest	09-7855	USDC Eastern	Watts Hilliard
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	niver, me., ee. un		Louisiana	
Forest River, Inc	Chiquita Acker, et. al. vs. Forest	09-7857	USDC Eastern	Watts Hilliard
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	River, Inc., et. ai.			
Format Division Inc.	Dilitar Alexander, as Next Eviand	00.7000	Louisiana	\A/-++-11111:I
Forest River, Inc	Rikita Alexander, as Next Friend	09-7889	USDC Eastern	Watts Hilliard
	of J. A., a minor, et. al. vs. Forest		District of	
	River, Inc., et. al.		Louisiana	
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			Louisiana	
Forest River, Inc	Shantelle Guillory, as Next Friend	09-7924	USDC Eastern	Watts Hilliard
	of M. G., a minor, et. al. vs.		District of	
	Forest River, Inc., et. al.		Louisiana	
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Forest River, Inc	Ladner	09-8035	EDLA	John A. Eaves
Forest River, Inc	Crump	09-8038	EDLA	John A. Eaves
Forest River, Inc	Chambers	09-8057	EDLA	John A. Eaves
Forest River, Inc	Bullock	09-8080	EDLA	John A. Eaves
Forest River, Inc	Quinn	09-8089	EDLA	John A. Eaves
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Forest River, Inc	Magee	09-8099	EDLA	John A. Eaves
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Forest River, Inc	Magee Reed	09-8101 09-8125	EDLA	John A. Eaves John A. Eaves
Forest River, Inc		1		
Forest River, Inc	Long	09-8142	EDLA	John A. Eaves
Forest River, Inc	Ladner	09-8176	EDLA	John A. Eaves
Forest River, Inc	Anderson	09-8184	EDLA	John A. Eaves
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Forest Piver Inc	al	200 8630	EDLA	Frank D'Amica
Forest River, Inc	Johnnie Helmstetter et al v Forest R			Frank D'Amico
Forest River, Inc	Helen Cheek et al v Forest River, Ind	1	EDLA	Frank D'Amico
Forest River, Inc	Valerie Thompson et al v Forest Riv		EDLA	Frank D'Amico
Forest River, Inc	Christopher Charles et al v Forest R		EDLA	Frank D'Amico
Forest River, Inc	Christopher Hunter et al v Forest Ri		EDLA	Frank D'Amico
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Forest River, Inc	•	09-8636	EDLA	Frank D'Amico
Forest River, Inc	Reggie Armwood et al v Forest Rive		EDLA	Frank D'Amico
Forest River, Inc	Barbarin, et al. v. Forest River, Inc., et al.	09-8699	USDC, EDLA	Bruno & Bruno
Forest River, Inc	Ambeau, et al. v. Forest River, Inc,	09-8702	USDC, EDLA	Bruno & Bruno
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		01248		
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Forest River, Inc		10-031	LAEDCE	Parker Waichman
Forest River, Inc	McGee v. Forest River, Inc.	10-0415	EDLA	GBDM&W
Forest River, Inc	Anthony James et al. v. Forest Rive	10-0423	EDLA	Frank D'Amico
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Forest River, Inc	Cherlyn Rogers, et. al. vs. Forest River, Inc., et. al.	10-1265	USDC Eastern District of Louisiana	Watts Hilliard
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Forest River, Inc	Louis Ussin et al v Forest River, Inc.		EDLA	Frank D'Amico
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Totest Miver, inc	River, Inc., et. al.	10-3040	District of	vvatts riillaru
	River, Inc., et. al.		Louisiana	
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Forest River, Inc	Williams v. Forest River, Inc.	10-3928	EDLA	PSC
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	Inc., et al		States District	Gibson
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			Southern District	
			of Mississippi	
			Southern Division	
Forest Biron Inc	Many Conversal at all Same	10 4127	In the Heiter	Haudina Characa 2
orest River, Inc	Mary Crawford, et al v Forest River, Inc., et al	10-4127	In the United States District	Hawkins, Stracener & Gibson
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			Southern District	
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	River, Inc., et al		States District	Gibson
			Court for the	
			Southern District	
			of Mississippi	
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			Hattiesburg Division	
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	Enterprises, Inc and insurance			
	defendants of Fleetwood			
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Forest River, Inc	Joseph Gaines, et al v. Forest River, Inc. et al	2:09-cv-4001	EDLA	HLC
Forest River, Inc		2:09-cv-4009	EDLA	HLC
Forest River, Inc	Marsha Williams et al v. Forest River Inc. et al	2:09-cv-4011	EDLA	HLC
Forest River, Inc	Claudia Jones, et al v. Forest River, Inc.	2:09-cv-4044	EDLA	HLC
Forest River, Inc	Dorothy Knight, et al v. Forest River, Inc.	2:09-cv-4071	EDLA	HLC
Forest River, Inc		2:09-cv-4072	EDLA	HLC
Forest River, Inc	Trineil Petite v. Forest River Inc. et	2:09-cv-4892	EDLA	HLC
Forest River, Inc	Janice A. Jones et al v. Forest River Inc.	2:09-cv-4921	EDLA	HLC
Forest River, Inc	Leona Tate v. Forest River, Inc. et	2:09-cv-5527	EDLA	HLC
Forest River, Inc	Silvio Aguilar OBO Nubia Aguilar et al v. Forest River, Inc.	2:09-cv-5637	EDLA	HLC
Forest River, Inc	Leanna Griffin et al v. Forest River, Inc. et al	2:09-cv-5656	EDLA	HLC
Forest River, Inc	Lucille Page et al v. Forest River, Inc. et al	2:09-cv-5690	EDLA	HLC
Forest River, Inc	Tyrone Long et al v. Forest River, Inc.; and CH2M Hill Constructors, Inc.	2:09-cv-5692	EDLA	HLC
Forest River, Inc	Betty Northern et al v. Forest River et al	2:09-cv-5698	EDLA	HLC
Forest River, Inc	Eunice Raymond, Jr. v. Forest River, Inc. et al	2:09-cv-6023	EDLA	HLC
Forest River, Inc	Brainard Singleton obo Bronae Singleton v. Forest River Inc., et al	2:09-cv-6215	EDLA	HLC
Forest River, Inc	Brainard Singleton obo Bronae Singleton v. Forest River Inc., et al	2:09-cv-6216	EDLA	HLC
Forest River, Inc	Patrick Norwood et al v. Forest River, Inc. et al	2:09-cv-6565	EDLA	HLC
Forest River, Inc	Carolyn Morgan et al v. Forest River, Inc.	2:09-cv-6567	EDLA	HLC
Forest River, Inc	Kenneth Joseph Hamilton v. Forest River Inc. and Fluor Enterprises, Inc.	2:09-cv-6987	EDLA	HLC
Forest River, Inc	Ronald LaHoste et al v. Forest River, Inc., et al	2:09-cv-7153	EDLA	HLC
Forest River, Inc	Edward Hawkins et al v. Forest River Inc., et al	2:09-cv-7354	EDLA	HLC
Forest River, Inc	Lynette Jones et al v. Forest River Inc.	2:09-cv-7355	EDLA	HLC
Forest River, Inc	Glenn Carpenter et al v. Forest River Inc., et al	2:09-cv-7357	EDLA	HLC
Forest River, Inc	Linda Mitchell, et al v. Forest River, Inc.	2:09-cv-7705	EDLA	HLC
			EDLA	HLC

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Forest River, Inc	Martinez, et al, v. Forest River, Inc.	2:09-cv-8334	EDLA	ITIC
Forest River, Inc	Adria Doss et al v. Forest River and and CH2M Hill	2:10-cv-277	EDLA	HLC
Forest River, Inc	Arthur Singleton on behalf of Himself and Mae Singleton v. Forest River, Inc. et al	2:10-cv-278	EDLA	HLC
Forest River, Inc		2:10-cv-709	EDLA	HLC
Forest River, Inc	Bruce Champagne, et al v. Forest River, Inc. et al	2009-4797	Eastern District of Louisiana	Mobile FEMA Group - Harang
Forest River, Inc	Paulette L. Cole v. Forest River, Inc.	2010-00309	Jackson Co. Miss	Gill Ladner
Forest River, Inc	Patrick, et al v. Forest River, Inc., et al	2010-00316	Jackson Co. Miss	Gill Ladner
Forest River, Inc	Sannie Barnes, et al v. Forest River, Inc., et al	2010-00405	Eastern District of Louisiana	Mobile FEMA Group - Harang
Forest River, Inc	Sannie Barnes, et al v. Forest River, Inc., et al	2010-00408	Eastern District of Louisiana	Mobile FEMA Group - Harang
Forest River, Inc	Bruce Champagne, et al v. Forest River, Inc. et al	2010-4797	Eastern District of Louisiana	Mobile FEMA Group - Harang
Forest River, Inc	Cherry, et al v. Forest River, Inc, et al	2011-218	Eastern District of Louisiana	Mobile FEMA Group - Harang
Forest River, Inc	Dolores Joseph v. Forest River, Inc. and Shaw Environmental, inc. Environmental, Inc.	674089 - Div G (EDLA 09-4449)	24th JDC for the Parish of Jefferson, LA	Lambert & Nelson
Forest River, Inc	Gums et al v. Forest River, Inc	A-0189040	TX Jefferson CO. 58th	Buzbee Law Firm
Forest River, Inc	Beschen, et al v. Forest River, Inc.	A2401-10-384	Harrison Co. Miss	Gill Ladner
Forest River, Inc	Kimberly Harris, et al v. Forest River, Inc., et al	A2401-10-387	Harrison Co. Miss	Gill Ladner
Forest River, Inc	John E. Cole v. Forest River, Inc., et al	A2401-11-104	Harrison Co. Miss	Gill Ladner
Forest River, Inc	Cassandra Pittman v. Forest River, Inc.	A2401-2010-380	Harrison Co. Miss	Gill Ladner
Forest River, Inc	Alberta Pittman v. Forest River, Inc.	A2401-2010-383	Harrison Co. Miss	Gill Ladner
Forest River, Inc	Yvonne L. Kennedy v. Forest River, Inc.	A2401-2010-386	Harrison Co. Miss	Gill Ladner
Forest River, Inc	Harris, et al v. Forest River, Inc.	A2401-2010-387	Harrison Co. Miss	Gill Ladner
Forest River, Inc	Nguyen, et al v. Forest River, Inc., et al	A2402-10-209	Harrison Co. Miss	Gill Ladner
Forest River, Inc	Awaiting Complaint Return	Awaiting Complaint Return	Southern Dist. Of AL.	Ronnie G. Penton
Forest River, Inc	Baylis, et al v. Forest River, Inc., et al	Cause No. 095272 N(5)	EDLA	Michael Watson - Woodfill & Pressler
Forest River, Inc	HAS NOT YET BEEN FILED	HAS NOT YET BEEN FILED	HAS NOT YET BEEN FILED	Michael Watson - Woodfill & Pressler
Forest River, Inc	Delloyd Burke, III, et al v. Forest River, et al	MDLA 09-677	Louisiana	Andry Law Group
Forest River, Inc	Awaiting Complaint Return		Eastern District	Ronnie G. Penton
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Gloria Jackson, et al v. Frontier RV Inc., et al	09 4522	EDLA	Jim S. Hall
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Gloria Jackson, et al, v. Frontier RV Inc., et al	09 4522	EDLA	Jim S. Hall
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Beulah Barbarino et al v. Frontier RV Inc, et al	09 4526	EDLA	Jim S. Hall
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Raymond Green v. KZRV, LP, et al	09 4559	EDLA	Jim S. Hall
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Betty Bartholomew v. Frontier RV, Inc.	09 4862	EDLA	Jim S. Hall
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Coleman, et al v. Frontier RV., Inc.	09-05610	E.D.La	Gill Ladner
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Escobar v. Frontier and USA	09-06108	E.D. La	Nexsen Pruet
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Clay vs. Frontier, Shaw, and USA	09-06782	E.D. La	Nexsen Pruet

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Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Butler vs. Frontier, Fluor, and USA	09-07503	E.D. La	Nexsen Pruet
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Brooks vs. Frontier, Fluor, and USA	09-07585	E.D. La	Nexsen Pruet
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Jackson vs. Frontier, Fluor, and USA	09-07626	E.D. La	Nexsen Pruet
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Smith vs. Frontier and USA	09-07863	E.D. La	Nexsen Pruet
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Clay vs. Frontier, CH2MHill, and USA	09-08295	E.D. La	Nexsen Pruet
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Ahl v. Frontier RV,Aguilera v. KZRV,Magruder v. Frontier RV,Aquilera v. KZRV, et al	09-3589, 09-3738, 10-3496, 10-3464	EDLA,EDLA,EDLA, EDLA	Torres
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Aguilera v. KZRV,Ahl v. Frontier RV,Ahl v. Frontier RV, et al,Ahl v. KZRV, et al	09-3738 09-3589, 10-3497, 10-3465	EDLA,EDLA,EDLA, EDLA	Torres
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Aguilera v. KZRV,Ahl v. Frontier RV,Nuschler v. KZRV, et al,Nushler v. Frontier RV, et al	09-3738, 09-3589, 10-3462, 10-3483	EDLA,EDLA,EDLA, EDLA	Torres
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Aguilera v. KZRV,Ahl v. Frontier RV,Dixon v. KZRV, et al,Dixon v. Frontier RV, et al	09-3738, 09-3589, 10-3471, 10-3492		Torres
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Aguilera v. KZRV,Ahl v. Frontier RV,Cummins v. Frontier RV, et al	09-3738, 09-3589, 10-3481	EDLA,EDLA,EDLA	Torres
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Aquilera v. KZRV,Ahl v. Frontier	09-3738, 09-3589	EDLA,EDLA,EDLA,	Torres
Totale IV, III., Frontier IV Georgia, E.E.e.	RV,Ahl v. Frontier RV, et al,Ahl v. KZRV, et al	10-3497, 10-3465		Torres
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Aguilera v. KZRV,Ahl v. Frontier RV,Ruiz v. Frontier RV, et al,Ruiz v. KZRV, et al	09-3738, 09-3589, 10-3498, 10-3467	EDLA,EDLA,EDLA, EDLA	Torres
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Jay Ball v. Frontier RV, Inc., Murillo Modular Group, LTD and the United States of America through the Federal Emergency Management Agency	09-3745	EDLA	Lambert & Nelson
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Dupplessis et al v Frontier Blds, Inc. et al	09-4231	Eastern District	Ronnie G. Penton
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Dianna Borne, et. al. vs. Frontier RV, Inc., et. al.	09-4714	USDC Eastern District of Louisiana	Watts Hilliard
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Gray v. Frontier RV, Inc.	09-5232	EDLA	PSC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Balay et al v. Frontier RV, Inc. et al		EDLA	Becnel Law Firm
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Balay et al v. Frontier RV, Inc. et al	09-5384	EDLA	Becnel Law Firm
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Barron et al v. Frontier RV, Inc. et al	09-5393	EDLA	Becnel Law Firm
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Allen, et al v. Frontier RV, Inc., et al	09-5394	EDLA	Becnel Law Firm
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Wilson v. Frontier RV, Inc.	09-5893	EDLA	PSC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Brion Scieneaux and Deirdre Scieneaux v. Frontier RV, Inc., CH2M HILL Constructors, Inc. and TKTMJ, Inc.	09-5966 Div. E-7 (EDLA - 09-4462)	CDC for the Parish of Orleans, LA	Lambert & Nelson
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Adams v. Frontier RV, Inc.	09-6711	EDLA	GBDM&W
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Pittman v. Frontier RV, Inc. et al	09-6715	EDLA	Becnel Law Firm
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Zabrina Smith, et. al. vs. Frontier RV, Inc., et. al.	09-6719	USDC Eastern District of Louisiana	Watts Hilliard
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Mary Williams-Bachemin, et. al. vs. Frontier RV, Inc., et. al.	09-7073	USDC Eastern District of Louisiana	Watts Hilliard
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Gussie Crawford, et. al. vs. Frontier RV, Inc., et. al.	09-7827	USDC Eastern District of Louisiana	Watts Hilliard

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Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Micheal Mumphrey, et. al. vs.	09-7897	USDC Eastern	Watts Hilliard
3.4, 2.2.	Frontier RV, Inc., et. al.		District of Louisiana	
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Russell	09-8110	EDLA	John A. Eaves
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Howard	09-8175	EDLA	John A. Eaves
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Batia	09-8239	EDLA	John A. Eaves
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Kirk	09-8290	EDLA	John A. Eaves
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Fontenot, et al vs. Frontier RV Inc., et all	09-8364	EDLA	Buzbee Law Firm
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Lisa Thomas v Frontier RV, Inc	09-8496	EDLA	Douglas M. Schmidt
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Lisa Thomas v Frontier RV, Inc	09-8496	EDLA	Frank D'Amico
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Linda Gueringer et al v Frontier RV, Inc et al	09-8497	EDLA	Douglas M. Schmidt
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Linda Gueringer et al v Frontier RV, Inc et al	09-8497	EDLA	Frank D'Amico
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Joyce Hampton v Frontier RV, Inc	09-8498	EDLA	Frank D'Amico
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Judy Bartholomew et al v Frontier RV, Inc et al	09-8499	EDLA	Douglas M. Schmidt
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Judy Bartholomew et al v Frontier	09-8499	EDLA	Frank D'Amico
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	RV, Inc et al Dianne Blount et al v Frontier RV, Inc et al	09-8500	EDLA	Douglas M. Schmidt
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Dianne Blount et al v Frontier RV, Inc et al	09-8500	EDLA	Bencomo & Associates
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Dianne Blount et al v Frontier RV,	09-8500	EDLA	Frank D'Amico
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Thomas, et al. v. Frontier RV, Inc., et al.	09-8658	USDC, EDLA	Bruno & Bruno
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	HOWARD vs. FRONTIER RV, INC., et al	1:11-482-HSO- RHW	SDMS	Douglas M. Schmidt
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Wallace vs. Frontier, Shaw, and USA	10-00226	MIDDLE	Nexsen Pruet
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	George Lamkin, et al. v. Frontier RV, Inc., et al.	10-0573	Southern District of Mississippi	FTLA - Catherine Jacobs
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Anderson et al v. Frontier RV, Inc. et al	10-0824	EDTX	Buzbee Law Firm
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Steve Robinson, et. al. vs. Frontier RV, Inc., et. al.	10-1284	USDC Eastern District of Louisiana	Watts Hilliard
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Deborah J. Smith, et al v Frontier, RV, Inc., et al	10-1355	In the United States District Court for the Southern District of Mississippi Southern Division	Hawkins, Stracener & Gibson
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Madelyn Zuppardo, as Next Friend of S.Z, a minor, et. al. vs. Frontier RV, Inc., et. al.	10-2186	USDC Eastern District of Louisiana	Watts Hilliard
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Mary Covan, et. al. vs. Frontier RV, Inc., et. al.	10-2243	USDC Eastern District of Louisiana	Watts Hilliard
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Burns et al v. Frontier RV, Inc. et al	10-2337	EDLA	Buzbee Law Firm
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Banks, et al v. Frontier RV, Inc., et	10-2450	LAEDCE	Parker Waichman
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Chaney v. Frontier RV, Inc. et al	10-2451	EDLA	Becnel Law Firm
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Margie Brooks et al v Frontier RV, Inc et al	10-2508	EDLA	Frank D'Amico
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Thomas Smith v. Frontier RV, Inc., et al.	10-2692	Southern District of Mississippi	FTLA - Catherine Jacobs
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Cummins v. Frontier RV, et al	10-3701	EDLA,EDLA,EDLA	Torres
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Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Nuschler v. Frontier RV, et al	10-3779	EDLA,EDLA,EDLA	Torres
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Catherine A Mayes, et al v Frontier RV, Inc., et al	10-480	In the United States District Court for the Southern District of Mississippi Hattiesburg Division	Hawkins, Stracener & Gibson
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Demetria Martin et al v. Frontier RV, Inc. et al	2:09-4012	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	George Slay, Sr. et al v. Frontier RV, Inc et al	2:09-4013	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Celestine Jimerson, et al. v. Frontier RV, Inc.	2:09-4030	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Frank Franklin, Sr., et al v. Frontier RV, Inc.	2:09-4046	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Harold Lee, et al v. Frontier RV,Inc.	2:09-4070	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Eugene J. Davis III v. Frontier RV Inc. et al	2:09-4898	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Alice Smith obo Monique Ortiz- Williams et al v. Frontier RV, Inc.	2:09-4939	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Keyondra Joshua et al v. Frontier RV, Inc.	2:09-5668	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Gary Miller succ Mary Miller et al v. Fronteir RV, Inc.	2:09-5694	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	JoAnn Johnson v. Fronteir RV, Inc.	2:09-5707	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Estelle White et al v. Frontier RV,	2:09-5960	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	George Bolden v. Frontier RV, Inc.	2:09-7598	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Gary Ballier and Peggy Ballier v. Frontier, Inc. and Fluor Enterprises, Inc.	2:09-8343	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Keyondra Joshua, et al. v. Frontier, Inc. and CH2M Hill Constructors, Inc.	2:09-8347	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Boudreaux v. Frontier, RV Inc.	2:10-710	EDLA	HLC
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Ellen Alvarez, et al v.Frontier RV, Inc. et al	2009-4800	Eastern District of Louisiana	Mobile FEMA Group - Harang
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Doris J. Collins v. Frontier RV, Inc.	A2401-10-381	Harrison Co. Miss	Gill Ladner
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Handler, et al v. Frontier, RV, Inc. & Alexander, et al v. Fleetwood Enterprises, Inc., et al	Cause No. 095263 N(5)	EDLA	Michael Watson - Woodfill & Pressler
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Handler, et al v. Frontier, RV, Inc.	Cause No. 095263 N(5)	EDLA	Michael Watson - Woodfill & Pressler
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Arana, et al v. Explorer Atwood Unknow Bid Contractor, et al & Handler, et al v. Frontier, RV, Inc.	Cause No. 095270 N(5)	EDLA	Michael Watson - Woodfill & Pressler
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Arana, et al v. Explorer Atwood Unknow Bid Contractor, et al & Handler, et al v. Frontier, RV, Inc.	Cause No. 095270 N(5)	EDLA	Michael Watson - Woodfill & Pressler
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Arana, et al v. Explorer Atwood Unknow Bid Contractor, et al & Handler, et al v. Frontier, RV, Inc.	Cause No. 095270 N(5)	EDLA	Michael Watson - Woodfill & Pressler
Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Arana, et al v. Explorer Atwood Unknow Bid Contractor, et al	Cause No. 095270 N(5)	EDLA	Michael Watson - Woodfill & Pressler

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Frontier RV, Inc.; Frontier RV Georgia, L.L.C.	Arana, et al v. Explorer Atwood Unknow Bid Contractor, et al & Handler, et al v. Frontier, RV, Inc. & Handler, et al v. Frontier, RV,	Cause No. 095270 N(5)	EDLA	Michael Watson - Woodfill & Pressler
	Inc.			
Gulf Stream Coachman	Joshua Castille, et al v. Coachman Industries, Inc., et al	09 4582	EDLA	Jim S. Hall
Gulf Stream Cavalier	Larry Williams, et al v. American Camper Manufacturer, LLC, et al	09 5285	EDLA	Jim S. Hall
Gulf Stream Cherokee Forest River	Geneva Thomas, et al v. Gulfstream Coach, et al	09 4631	EDLA	Jim S. Hall
Gulf Stream (Forest River on PFS)	D' Juan Acklin et al v. Gulfstream Coach., Inc., et al	09 4537	EDLA	Jim S. Hall
Gulf Stream (Forest River on PFS)	D'Juan Acklin, et al v. Gulfstream Coach , Inc., et al	09 4537	EDLA	Jim S. Hall
Gulf Stream (Starcraft on PFS)	Geneva Thomas, et al v. Gulfstream Coach, et al	09 4631	EDLA	Jim S. Hall
Gulf Stream and Forest River	Shorty v. Gulf Stream Coach, Inc.	09-5992	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Anderson,et al. v. Gulfstream Coach, Inc., et al.	Sep-65	USDC, EDLA	Bruno & Bruno
Gulf Stream Coach, Inc.	Sandra Broussard et al v American Camper Manufacturing, LLC et al	La. 09-5556, Ms.09413HSO JMR	Southern District of MS. Souther Div.	Ronnie G. Penton
Gulf Stream Coach, Inc.	Hattie Joseph, et al v Cavalier Home Builders, LLC et at	La. 09-5556, Ms.09413HSO JMR	Southern District of MS. Souther Div.	Ronnie G. Penton
Gulf Stream Coach, Inc.	Donna Alexander et al v. Gulfsteram Coach Inc. et al.	# 09-8467	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Clayton Rayfield et al v. Gulfstream Coach Inc. et al	# 09-8468	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Herbert Ashley Sr. et al v. Gulfstream Coach Inc. et al	# 09-8469	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.		# 09-8471	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Sarah Agnes Agee, et al. vs. Gulfstream Coach, Inc. et al	# 09-8472	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Delores Morgan et al v. Gulfstream Coach Inc. et al	# 09-8473	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Donyell Bickham et al v. Gulfstream Coach, Inc. et al	# 09-8475	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Rodney Bailey et al. v. Gulfstream Coach et al.	# 09-8476	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Sandra Riley et al. v. Gulfstream Coach Inc. et al	# 09-8477	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Bonnie Colema-Polk et al v. Gulfstream Coach Inc., et al	# 09-8478	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Allen Trosclair, et al., v. Gulf Stream Coach, Inc., et al.	#09-2333	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Adrian R. Domino, et al., v. Gulf Stream Coach, Inc., et al.	#09-2934	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Glenn G. Ferrier, et al., v. Gulf Stream Coach, Inc., et al.	#09-2935	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Warren Bellazer, et al., v. Gulf Stream Coach, Inc., et al.	#09-4108	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Adrian Alexander et al v. Gulfstream Coach et al	#09-8470	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Onetha Aitkens et al v. Gulfstream Coach Inc., et al	#09-8479	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Gwendolyn Cade et al v Gulfstream Coach, Inc et al	#10-2494	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Callie Diaz et al v Gulfstream Coach, Inc et al	#10-2495	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Gloria Broussard et al v Gulfstream Coach, Inc et al	#10-2510	EDLA	Bencomo & Associates
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Gulf Stream Coach, Inc.	Erma Crawford et al v Gulfstream Coach, Inc et al	#10-2523	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Daisha Allen et al v Gulfstream Coach, Inc et al	#10-3599	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Robert Jones et al v Gulfstream Coach, Inc et al	#10-3602	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Anthony Morgan et al v Gulfstream Coach, Inc et al	#10-3616	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Ariel Johnson et al v Gulfstream Coach, Inc et al	#10-3623	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	Joan Riley et al v Gulfstream Coach, Inc et al	#10-3634	EDLA	Bencomo & Associates
Gulf Stream Coach, Inc.	McGuire v. Gulf Stream Coach	06-5659	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Mealancon v. Gulf Stream Coach, Inc.	07-3375	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Joseph M. Pujol, Stephanie G. Pujol, individually and on behalf of their minor children, Jessica R. Pujol and Jill N. Pujol, and on behalf of all others similarly situated vs. Pilgrim International, Inc., and other, as yet unnamed travel trailer manufacturers and distributors (Elizabeth Nguyen was added as an additional Plaintiff in the Amended and Restated Class Action with Jury Demand - Doc. 103 and was specifically identified with the appropriate defendants in the Second Amended Complaint for Damages - Doc. 1277)	07-5709	EDLA	Lambert & Nelson
Gulf Stream Coach, Inc.	Joseph M. Pujol, Stephanie G. Pujol, individually and on behalf of their minor children, Jessica R. Pujol and Jill N. Pujol, and on behalf of all others similarly situated vs. Pilgrim International, Inc., and other, as yet unnamed travel trailer manufacturers and distributors (Isabella Thomas was added as an additional Plaintiff in the Amended and Restated Class Action with Jury Demand - Doc. 103 and was specifically identified with the appropriate defendants in the Second Amended Complaint for Damages - Doc. 1277)	07-5709	EDLA	Lambert & Nelson

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Pupi, Individually and on behalf of their mions children, resistor in a Pupi and ill N. Pupi and an behalf of all others similarly statuted vs. Plipin international, tax, and other, as the unimated travel trailer manufacturers and distributors (Plipin international, tax, and other, as the unimated travel trailer manufacturers and distributors (Plipin international). The pupil international travel trailer manufacturers and distributors (Plipin international) and travel trailer from international travel trailer manufacturers and distributors (Plipin international). The public of the pu	Gulf Stream Coach, Inc.	Joseph M. Pujol, Stephanie G.	07-5709	EDLA	Lambert & Nelson
Pujol, Individually and on behalf of their minor children, Jessica R. Pujol and Jill N. Pujol, and on behalf of their minor children, Jessica R. Pujol and Jill N. Pujol, and on behalf of all others similarly situated vs. Piligrim International, Inc., and other, as yet unamed travel trailer manufacturers and distributors (Sean Thomas was added as an additional Plaintiff in the Amended and Restated Class Action with July Demand - Doc. 103 and was specifically identified with the oppropriate defendants in the Second Amended Complaint for Damages - Doc. 1277) Guilf Stream Coach, Inc. G		their minor children, Jessica R. Pujol and Jill N. Pujol, and on behalf of all others similarly situated vs. Pilgrim International, Inc., and other, as yet unnamed travel trailer manufacturers and distributors (Phuong Thomas was added as an additional Plaintiff in the Amended and Restated Class Action with Jury Demand - Doc. 103 and was specifically identified with the appropriate defendants in the Second Amended Complaint			
Gulf Stream Coach, Inc. Gulf Stream Coach, Inc. Gulf Stream Coach, Inc. Devlin v. Fleetwood, et al Dang, et al. v. Gulf Stream Coach, Inc. Sandra Broussard, et al v. American Camper Manufacturering, LLC, et al Ariel Torregano et al v. Fleetwood Enterprises, Inc. & Shaw Environmental, Inc. Gulf Stream Coach, Inc. Fine Manuel Alexander, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. Gulf Stream Coach, Inc. D'Juan Acklin, et al v. Gulfstream Og 49537 Gulf Stream Gulf Stream Og 49537 Gulf Stream Gulf Stream Gulf Stream Gulfstream Og 49537 Gulf Stream Gulf Stream Gulf Stream Gulfstream Og 49537 Gulf Stream Gulf Stream Gulf Stream Gulfstream Gulfstre	Gulf Stream Coach, Inc.	Pujol, individually and on behalf of their minor children, Jessica R. Pujol and Jill N. Pujol, and on behalf of all others similarly situated vs. Pilgrim International, Inc., and other, as yet unnamed travel trailer manufacturers and distributors (Sean Thomas was added as an additional Plaintiff in the Amended and Restated Class Action with Jury Demand - Doc. 103 and was specifically identified with the appropriate defendants in the Second Amended Complaint	07-5709	EDLA	Lambert & Nelson
Gulf Stream Coach, Inc. Gulf Stream Coach, Inc. Gulf Stream Coach, Inc. Devlin v. Fleetwood, et al Dang, et al. v. Gulf Stream Coach, Inc. Sandra Broussard, et al v. American Camper Manufacturering, LLC, et al Ariel Torregano et al v. Fleetwood Enterprises, Inc. & Shaw Environmental, Inc. Gulf Stream Coach, Inc. Fine Manuel Alexander, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. Gulf Stream Coach, Inc. D'Juan Acklin, et al v. Gulfstream Og 49537 Gulf Stream Gulf Stream Og 49537 Gulf Stream Gulf Stream Gulf Stream Gulfstream Og 49537 Gulf Stream Gulf Stream Gulf Stream Gulfstream Og 49537 Gulf Stream Gulf Stream Gulf Stream Gulfstream Gulfstre					
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Enterprises, Inc. & Shaw Environmental, Inc. Gulf Stream Coach, Inc. Gulf Stream Coach, Inc. Gulf Stream Coach, Inc. Carolyn Robinson, et al v. Gulfstream Coach Inc., et al Gulf Stream Coach, Inc. Carrie Sapp, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. Carrie Sapp, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. Carrie Sapp, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. Carrie Sapp, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. Enmanuel Alexander, et al v. Fleetwood Enterprises, Inc., et al Gulf Stream Coach, Inc. D'Juan Acklin, et al v. Gulfstream O9 4537 EDLA Jim S. Hall Gulf Stream Coach, Inc. Jim S. Hall	Gulf Stream Coach, Inc.	American Camper	09 06915	EDLA	Jim S. Hall
Gulf Stream Coach, Inc. Gulf Stream Coach, Inc. Carrie Sapp, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. Gulf Stream Coach, Inc. Carrie Sapp, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. Carrie Sapp, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. Kim Joseph, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. Kim Joseph et al v. Gulfstream Coach Inc., et al Gulf Stream Coach, Inc. Kim Joseph et al v. Gulfstream Coach Inc., et al Gulf Stream Coach, Inc. D'Juan Acklin, et al v. Gulfstream Coach Inc., et al Gulf Stream Coach, Inc. D'Juan Acklin, et al v. Gulfstream Coach Inc., et al Gulf Stream Coach, Inc. D'Juan Acklin, et al v. Gulfstream Coach Inc., et al Gulf Stream Coach, Inc. D'Juan Acklin, et al v. Gulfstream Coach Inc., et al Gulf Stream Coach, Inc. Jim S. Hall Jim S. Hall	Gulf Stream Coach, Inc.	Enterprises, Inc. & Shaw	09 2937	EDLA	Jim S. Hall
Coach, Inc., et al Gulf Stream Coach, Inc. Kim Joseph, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. Kim Joseph et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. Kim Joseph et al v. Gulfstream Coach Inc., et al Gulf Stream Coach, Inc. D'Juan Acklin, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. D'Juan Acklin, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. D'Juan Acklin, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. D'Juan Acklin, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc. D'Juan Acklin, et al v. Gulfstream Coach, Inc., et al Gulf Stream Coach, Inc.		'	09 2940	EDLA	Jim S. Hall
Coach, Inc., et al Coach, Inc., et al EDLA Jim S. Hall Gulf Stream Coach, Inc. Kim Joseph, et al v. Gulfstream Coach, Inc., et al 09 2943 EDLA Jim S. Hall Gulf Stream Coach, Inc. Kim Joseph et al v. Gulfstream Coach Inc., et al 09 2943 EDLA Jim S. Hall Gulf Stream Coach, Inc. Emmanuel Alexander, et al v. Fleetwood Enterprises, Inc., et al 09 4523 EDLA Jim S. Hall Gulf Stream Coach, Inc. D'Juan Acklin, et al v. Gulfstream 09 4537 EDLA Jim S. Hall	<u> </u>	Coach, Inc., et al	09 2942	EDLA	Jim S. Hall
Coach, Inc., et al	Gulf Stream Coach, Inc.	Coach, Inc., et al	09 2942	EDLA	Jim S. Hall
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	Gulf Stream Coach, Inc.	D'Juan Acklin, et al v. Gulfstream Coach , Inc., et al	09 4537	EDLA	Jim S. Hall
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Gulf Stream Coach, Inc.	Barrett et al v Gulfstream Coach	09-00536-HSO-	Southern District	Ronnie G. Penton
	Inc, Bechtel	JMR	of MS. Souther Div.	
Gulf Stream Coach, Inc.	Narcisse vs. Gulf Stream Coach, Inc.; CH2M Hill Constructors, Inc.; and United States of America through the Federal Emergency Management Agency	09-00790	S.D. Mississippi	Nexsen Pruet
Gulf Stream Coach, Inc.	May v. Gulf Stream, Bechtel, and USA	09-00792	S.D. Mississippi	Nexsen Pruet
Gulf Stream Coach, Inc.	Hawkins v Gulf Stream, Shaw, USA	09-00837	S.D. Mississippi	Nexsen Pruet
Gulf Stream Coach, Inc.	Bundridge v Gulf Stream, Shaw, and USA	09-00839	W.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Dominique v. Gulf Stream, Shaw, and USA	09-00839	W.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Otis v. Gulf Stream, Bechtel, and USA	09-00840	S.D. Mississippi	Nexsen Pruet
Gulf Stream Coach, Inc.	Murray v Gulf Stream, Fluor, and USA	09-00841	S.D. Mississippi	Nexsen Pruet
Gulf Stream Coach, Inc.	Hawkins v Gulf Stream, Bechtel, USA	09-00843	S.D. Mississippi	Nexsen Pruet
Gulf Stream Coach, Inc.	Hawkins v Gulf Stream, Shaw, USA	09-00845	S.D. Mississippi	Nexsen Pruet
Gulf Stream Coach, Inc.	Booth vs. Gulf Stream, Bechtel, and USA	09-00846	S.D. Mississippi	Nexsen Pruet
Gulf Stream Coach, Inc.	Carrier v. Gulf Stream Coach, Inc.	09-0201	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Cinco v. Gulf Stream Coach, Inc.	09-0206, 09-3619	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Vivan Allison et al v Gulfstream Coach, Inc.Ch2mhill	09-0390 Southern Dist. Al. Eastern Dist. LA 09-7525	Southern Dist. Of AL.	Ronnie G. Penton
Gulf Stream Coach, Inc.	Iradell Armstrong et al v Gulfstream Coach Inc. Ch2mhill	09-0391 Southern Dist. Al.Eastern Dist. LA 09-7526	Southern Dist. Of AL	Ronnie G. Penton
Gulf Stream Coach, Inc.	Iradell Armstrong et al v Gulfstream Coach Inc. Ch2mhill	09-0391 Southern Dist. Al.Eastern Dist. LA 09-7526	Southern Dist. Of AL.	Ronnie G. Penton
Gulf Stream Coach, Inc.	Gras v. Alliance	09-0486	SDMS	Torres
Gulf Stream Coach, Inc.	Bell v. Cavalier,Bell v. Gulf Stream,Macalusa v. Gulf Stream, et al,Candebat v. Gulf Stream, et al	09-0491, 09-0498, 10-3510, 10-4024	A,EDLA	
Gulf Stream Coach, Inc.	Bell v. Cavalier,Bell v. Gulf Stream,Cabrera v. Cavalier, et al,Candebat v. Gulf Stream, et al	09-0491, 09-0498, 10-4006, 10-4024		Torres
Gulf Stream Coach, Inc.	Bell v. Cavalier,Bell v. Gulf Stream,Booze v. Gulf Stream, et al,Blanchard v. Cavalier, et al	09-0491, 09-0498, 10-4028, 10-3964	MDAL,MDAL,EDL A,EDLA	Torres
Gulf Stream Coach, Inc.	Fincher v. Alliance,Fincher v. Gulf Stream,Fincher v. Gulf Stream Coach, et al	09-0497, 10-779, 10-3794	SDAL,SDAL,EDLA	Torres
Gulf Stream Coach, Inc.	Andrews v. Gulf Stream, Deano v. Gulf Stream, et al	09-0518, 10-3942	SDMS,EDLA	Torres
Gulf Stream Coach, Inc.	Andrews v. Gulf Stream,Deano v. Gulf Stream, et al,Andrews v. Gulf Stream, et al	09-0518, 10-3942, 10-3943	SDMS,EDLA,EDLA	Torres

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Gulf Stream Coach, Inc.	Andrews v. Gulf Stream,Andrews v. Gulf Stream, et al	09-0518, 10-3943	SDMS,EDLA	Torres
Gulf Stream Coach, Inc.	Andrews v. Gulf Stream,Anglin v. Gulf Stream, et al	09-0518, 10-3946	SDMS,EDLA	Torres
Gulf Stream Coach, Inc.	Andrews v. Gulf Stream,Mascaro v. Gulf Stream, et al	09-0518, 10-3982	SDMS,EDLA	Torres
Gulf Stream Coach, Inc.	Briggs v. Gulf Stream, Fluor, and USA	09-05295	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Briggs v. Gulf Stream, Fluor, and USA	09-05296	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Maikell v. Gulf Stream, CH2MHill, and USA	09-05297	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Acevedo v. Gulf Stream, Shaw, and USA	09-05299	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Bethley v. Gulf Stream, CH2MHill, and USA	09-05300	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Annis v. Alliance	09-0539	MDAL	Torres
Gulf Stream Coach, Inc.	Annis v. Alliance,Hall v. Gulf Stream Coach,Bell v. Gulf Stream,Wilson v. Gulf Stream, et al,Wilson v. Gulf Stream, et al	09-0539, 09-6799, 09-0498, 10-3950, 10-4025	MDAL,EDLA,MDA	Torres
Gulf Stream Coach, Inc.	Annis v. Alliance,Hall v. Gulf Stream Coach,Binder v. Forest River, et al,Reeves v. Gulf Stream, et al	09-0539, 09-6799, 10-3687, 10-3948	MDAL,EDLA,EDLA ,EDLA	Torres
Gulf Stream Coach, Inc.	Levy, et al. v. Gulf Stream Coach, Inc.	09-05585	E.D.La	Gill Ladner
Gulf Stream Coach, Inc.	Ables, et al. v. Gulf Stream Coach, Inc.	09-05597	E.D.La	Gill Ladner
Gulf Stream Coach, Inc.	Giovengo v. Gulf Stream and USA	09-06076	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Harris v. Gulf Stream, CH2MHill, and USA	09-06077	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Williams v. Gulf Stream and USA	09-06078	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Anderson v. Gulf Stream, CH2MHill, and USA	09-06255	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Fahm v. Monaco	09-0626	SDMS	Torres
Gulf Stream Coach, Inc.	Bouise vs. Gulf Stream Coach, Shaw, and USA	09-06378	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Jackler v. Gulf Stream,Jackler v. Gulf Stream, et al	09-0666, 10-3777	MDAL,EDLA	Torres
Gulf Stream Coach, Inc.	London vs. Gulf Stream, Shaw, and USA	09-07051	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Dufrene v. Gulf Stream, CH2MHill, and USA	09-07343	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Gonzales vs. Gulf Stream, Fluor, and USA	09-07353	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Scott vs. Gulf Stream and USA	09-07370	E.D. La	Nexsen Pruet
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Gulf Stream Coach, Inc.	Daigle vs. Gulf Stream, Fluor, and USA	09-07512	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Ward vs. Gulf Stream, Fluor, and USA	09-07565	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Griffin v. Gulf Stream, CH2MHill, and USA	09-07573	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Turner vs. Gulf Stream, Fluor, and USA	09-07575	E.D. La	Nexsen Pruet

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Gulf Stream Coach, Inc.	Hillard vs. Gulf Stream, Shaw, and USA	09-07937	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Arena vs. Gulf Stream, Shaw, and USA	09-07954	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Bailey vs. Gulf Stream, Shaw, and USA	09-08004	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Lavance vs. Gulf Stream, CH2MHill, and USA	09-08023	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Wilson vs. Gulf Stream, CH2MHill, and USA	09-08040	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Amos vs. Gulf Stream, Shaw, and USA	09-08064	E.D. La	Nexsen Pruet
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Gulf Stream Coach, Inc.	Crawford vs. Gulf Stream, Shaw, and USA	09-08296	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc.	Cryen v. Gulf Stream Coach, Inc.	09-0942	WDLA	GBDM&W
Gulf Stream Coach, Inc.	Noel v. Gulf Stream,Noel v. Gulf Stream, et al,Noel v. Gulf Stream, et al	09-1279, 10-3830, 10-3977	WDLA,EDLA,EDLA	Torres
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Gulf Stream Coach, Inc.	Buras v. Alliance,Buras v. Alliance	09-1320, 09-6501	MDLA,EDLA	Torres
Gulf Stream Coach, Inc.		09-1359	LAWDCE	Parker Waichman
Sulf Stream Coach, Inc.		09-1368	LAWDCE	Parker Waichman
Gulf Stream Coach, Inc.	Jackler v. Gulf Stream,Jackler v. Gulf Stream, et al	09-1426, 10-3517	NDAL,EDLA	Torres
Gulf Stream Coach, Inc.	Jackler v. Gulf Stream,Perera v. Gulf Stream, et al	09-1426, 10-3518	NDAL,EDLA	Torres
Gulf Stream Coach, Inc.	Bagneris v. Gulf Stream Coach, Inc.	09-2888	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Doiron v. Gulf Stream Coach, Inc.	09-2889	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Age v. Gulf Stream Coach, Inc.	09-2892	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Harrison, et al v. Gulf Stream, et al	09-2908	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Harrison v. Gulf Stream Coach	09-2908	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Hansen v. Gulf Stream Coach	09-2910	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Angela and Richard Sullivan, et al v GulfStream Coach, Inc. Fluor Enterp.	09-2915	Eastern District	Ronnie G. Penton
Gulf Stream Coach, Inc.	Hattie Wagner v Gulfstream Coach, Inc. Bernice Scott et al v Gulfstream Coach, Inc. , Shaw	09-2916, 09-4228	Eastern District	Ronnie G. Penton
Gulf Stream Coach, Inc.	Allen Trosclair, et al., v. Gulf Stream		EDLA	Frank D'Amico
Gulf Stream Coach, Inc.	Adrian R. Domino, et al., v. Gulf Str		EDLA	Frank D'Amico
Gulf Stream Coach, Inc.	Glenn G. Ferrier, et al., v. Gulf Stree	09-2935	EDLA	Frank D'Amico
iulf Stream Coach, Inc.	Brown v. Gulf Stream Coach, Inc.	09-2951	EDLA	PSC
Gulf Stream Coach, Inc.	Acker et al v. Gulf Stream Coach, Inc. et al	09-2962	EDLA	Buzbee Law Firm
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Gulf Stream Coach, Inc. Gulf Stream Coach, Inc.	Vicki Bickham, et al., v. Gulf Stream Brench v. Gulf Stream Coach, Inc.	09-3205 09-3249	EDLA EDLA	Frank D'Amico GBDM&W
Gulf Stream Coach, Inc.	Sampson v. Gulf Stream Coach, Inc.	09-3250	EDLA	GBDM&W
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Gulf Stream Coach, Inc.	Mary Alexander et al. v. Gulf Stream Coach, Inc., Fluor Enterprises, Inc. Enterprises Inc. and the United States of America through the Federal Emergency Management Agency	09-3481	EDLA	Lambert & Nelson
Gulf Stream Coach, Inc.	Marie Allen, et al. v. Gulf Stream Coach, Inc. and Fluor Enterprises, Inc.	09-3482	EDLA	Lambert & Nelson
Gulf Stream Coach, Inc.	Valerie Hawkins, et al. v. Gulf Stream Coach, Inc., Shaw Environmental, inc. Environmental, Inc. and the United States of America through the Federal Emergency Management Agency	09-3503	EDLA	Lambert & Nelson
Gulf Stream Coach, Inc.	Valerie Hawkins, et al. v. Gulf Stream Coach, Inc., Shaw Environmental, inc. Environmental, Inc. and the United States of America through the Federal Emergency Management Agency	09-3503	EDLA	Lambert & Nelson
Gulf Stream Coach, Inc.	Adams v. Cavalier, Chilton v. Gulf Stream, et al	09-3562, 10-3707	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Adams v. Cavalier,Alphonso v. Cavalier Home Builders, et al	09-3562, 10-3728	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Adams v. Cavalier, Oltmann v. Cavalier, et al	09-3562, 10-3836	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Adams v. Cavalier,Karcher v. Cavalier, et al	09-3562, 10-3837	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Adams v. Cavalier, Gabriel v. Cavalier, et al	09-3562, 10-3838	EDLA,EDLA	Torres
Gulf Stream Coach, Inc. Gulf Stream Coach, Inc.	Deanne Bowman, et al., v. Gulf Stre Bader v. Gulf Stream,Adams v. Heartland,Bader v. Gulf Stream, et al,Alphonso v. Cavalier, et al	09-3808 09-3824, 09-3727, 10-3681, 10-3677		Frank D'Amico Torres
Gulf Stream Coach, Inc.	Bader v. Gulf Stream,Chelette v. Destiny, et al	09-3824, 10-3581	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Bader v. Gulf Stream,Acosta v. Gulf Stream, et al	09-3824, 10-3679	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Bader v. Gulf Stream, Bader v. Gulf Stream, et al	09-3824, 10-3681	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Bader v. Gulf Stream,Bader v. Gulf Stream, et al,Acosta v. Gulf Stream, et al	09-3824, 10-3681, 10-3551	EDLA,EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Bader v. Gulf Stream,Austin v. Gulf Stream, et al	09-3824, 10-3752	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Bader v. Gulf Stream,Alford v. Gulf Stream, et al	09-3824, 10-3757	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Bader v. Gulf Stream,Bader v. Gulf Stream,Alexis v. Gulf Stream, et al	09-3824, 10-511, 10-3939	EDLA,EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Bader v. Gulf Stream,Bader v. Gulf Stream,Alexis v. Gulf Stream, et al,Alexis v. Gulf Stream, et al	09-3824, 10-511, 10-3939, 10-3708	EDLA,EDLA,EDLA, EDLA	Torres

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Culf Change Coople Inc	Dadan v. Cult Chromas Dadan v. Cult	00 2024 10 511	EDIA EDIA EDIA	Тоннос
Gulf Stream Coach, Inc.	Bader v. Gulf Stream,Bader v. Gulf Stream,Bader v. Gulf Stream, et al,Bader v. Gulf Stream, et al	10-3940, 10-3681	EDLA,EDLA,EDLA, EDLA	Torres
Gulf Stream Coach, Inc.	Bader v. Gulf Stream,Bader v. Gulf Stream,Bader v. Gulf Stream, et al,Bader v. Gulf Stream, et	09-3824, 10-511, 10-3940, 10-3681, 10-3551	EDLA,EDLA,EDLA, EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	al,Acosta v. Gulf Stream, et al Bader v. Gulf Stream,Bader v. Gulf		EDLA,EDLA,EDLA,	Torres
	Stream,Bader v. Gulf Stream, et al,Bader v. Gulf Stream, et al,Acosta v. Gulf Stream, et al,Acosta v. Gulf Stream, et al	10-3940, 10-3681, 10-3951, 10-3551	EDLA,EDLA,EDLA	
Gulf Stream Coach, Inc.	Bader v. Gulf Stream,Bader v. Gulf Stream,Acosta v. Gulf Stream, et al,Acosta v. Gulf Stream, et al	09-3824, 10-511, 10-3987, 10-3679	EDLA,EDLA, EDLA	Torres
Gulf Stream Coach, Inc.	Charissa Denson et al v Gulfstream Coa ch, Inc. Bechtel	09-400HSO-JMR	Southern District of MS. Souther Div.	Ronnie G. Penton
Gulf Stream Coach, Inc.	Charissa Denson et al v Gulfstream Coa ch, Inc. Bechtel	09-400HSO-JMR then 09-5543	Southern District of MS. Souther Div. then Eastern Dist. Of LA	Ronnie G. Penton
Gulf Stream Coach, Inc.	Shirley Albert et al v Gulfstream Co		EDLA	Frank D'Amico
Gulf Stream Coach, Inc.	Warren Bellazer, et al., v. Gulf Stree		EDLA	Frank D'Amico
Gulf Stream Coach, Inc.	Jonathan Alexander, et al., v. Gulsti	09-4109	EDLA	Frank D'Amico
Gulf Stream Coach, Inc.	Annie Bell, et al v Cavalier Home Builders, LLC et al.	09-4219	Eastern District	Ronnie G. Penton
Gulf Stream Coach, Inc.	Dustin Bryant et al Gulfstream Coach, Inc. Fluor Enterprise	09-4227	Eastern District	Ronnie G. Penton
Gulf Stream Coach, Inc.	Bernice Scott et al v Gulfstream Coach, Inc. , Shaw	09-4228	Eastern District	Ronnie G. Penton
Gulf Stream Coach, Inc.	Bernice Scott et al v Gulfstream Coach, Inc. , Shaw	09-4229	Eastern District	Ronnie G. Penton
Gulf Stream Coach, Inc.	Andrews v. Gulf Stream Coach, Inc.	09-4337	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Batiste v. Gulf Stream Coach, Inc.	09-4340	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Acosta v. Gulf Stream,Adams v. Cavalier,Alphonso v. Cavalier Home Builders, et al,Acosta v. Gulf Stream, et al	09-4661, 09-3562, 10-3728, 10-3551	EDLA,EDLA,EDLA, EDLA	Torres
Gulf Stream Coach, Inc.	Acosta v. Gulf Stream,Bader v. Gulf Stream,Bader v. Gulf Stream, et al,Acosta v. Gulf Stream, et al	09-4661, 09-3824, 10-3681, 10-3551	EDLA,EDLA,EDLA, EDLA	Torres
Gulf Stream Coach, Inc.	Acosta v. Gulf Stream,Acosta v. Gulf Stream, et al	09-4661, 10-3551	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Stream, et al	09-4661, 10-3552	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	A.A. v. Gulf Stream, et al	09-4661, 10-3553	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Acosta v. Gulf Stream,Cutrer v. Gulf Stream, et al	09-4661, 10-3554	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Acosta v. Gulf Stream,Ancalade v. Gulf Stream, et al	09-4661, 10-3555	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Acosta v. Gulf Stream,Diaz v. Gulf Stream, et al	09-4661, 10-3556	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Acosta v. Gulf Stream,Acosta v. Gulf Stream	09-4661, 10-513	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Acosta v. Gulf Stream,Acosta v. Gulf Stream,Acosta v. Gulf Stream, et al	09-4661, 10-513, 10-3951	EDLA,EDLA,EDLA	Torres
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Gulf Stream Coach, Inc.	Falgoust v. Gulf Stream,Falgout v. Gulf Stream, et al	09-4662, 10-3663	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Falgoust v. Gulf Stream,Fetter v. Gulf Stream, et al	09-4662, 10-3664	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Falgoust v. Gulf Stream,Flynn v. Gulf Stream, et al	09-4662, 10-3665	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.		09-4662, 10-3805	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Vaccarella v. Gulf Stream,Vandenborre v. Gulf Stream Coach, et al	09-4663, 10-3823	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Vaccarella v. Gulf Stream,Vaccarella v. Gulf Stream Coach, et al	09-4663, 10-3824	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Vaccarella v. Gulf Stream,White v. Gulf Stream, et al	09-4663, 10-3827	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Vaccarella v. Gulf Stream,White v. Gulf Stream, et al,Vandenborre v. Gulf Stream Coach, et al	09-4663, 10-3827, 10-3823	EDLA,EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Vaccarella v. Gulf Stream,Vucinovich v. Gulf Stream, et al	09-4663, 10-3845	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Vaccarella v. Gulf Stream,Vucinovich v. Gulf Stream, et al	09-4663, 10-3846	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Vaccarella v. Gulf Stream,Wilhelmus v. Gulf Stream, et al	09-4663, 10-3848	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Sakobie v. Gulf Stream,Adams v. Cavalier,Alkurd v. Heartland,Chilton v. Gulf Stream, et al,Oltmann v. Cavalier, et al	09-4664 09-3562 09-4671, 10-3707, 10-3836	EDLA,EDLA, EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Sakobie v. Gulf Stream,Chilton v. Gulf Stream, et al	09-4664, 10-3707	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Sakobie v. Gulf Stream,Scott v. Gulf Stream, et al	09-4664, 10-3709	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Gulf Stream, et al	09-4664, 10-3714	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Sakobie v. Gulf Stream,Sakobie v. Gulf Stream, et al	09-4664, 10-3781	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Sakobie v. Gulf Stream,Smith v. Gulf Stream Coach, et al	09-4664, 10-3782	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Sakobie v. Gulf Stream,Chilton v. Gulf Stream, et al	09-4664,, 10-3714		Torres
Gulf Stream Coach, Inc.	Jackson v. Gulf Stream,Andrews v. Gulf Stream,Andrews v. Gulf Stream, et al,Jones v. Gulf Stream, et al	09-4665, 09-0518, 10-3943, 10-3550	EDLA,SDMS,EDLA ,EDLA	Torres
Gulf Stream Coach, Inc.	Jackson v. Gulf Stream,John Jackson v. Gulf Stream, et al	09-4665, 10-3537	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Jackson v. Gulf Stream,John Jackson v. Gulf Stream, et al,Jackson v. Gulf Stream, et al	09-4665, 10-3537, 10-3549	EDLA,EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Jackson v. Gulf Stream,Johnson v. Gulf Stream, et al	09-4665, 10-3538	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Jackson v. Gulf Stream,LaFuentes v. Gulf Stream, et al	09-4665, 10-3544	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Jackson v. Gulf Stream,Jackson v. Gulf Stream, et al	09-4665, 10-3549	EDLA,EDLA	Torres

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Gulf Stream Coach, Inc.	Macalusa v. Gulf Stream,Adams v. Cavalier,Alkurd v. Heartland,Alphonso v. Cavalier Home Builders, et al	09-4666 09-3562 09-4671, 10-3728	EDLA,EDLA, EDLA	Torres
Gulf Stream Coach, Inc.	Macalusa v. Gulf Stream,Adams v. Cavalier,Alkurd v. Heartland,Alphonso v. Cavalier Home Builders, et al,Macalusa v. Gulf Stream, et al	09-4666 09-3562 09-4671, 10-3728, 10-3510	EDLA,EDLA, EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Macalusa v. Gulf Stream,Mims v. Gulf Stream, et al	09-4666, 10-3509	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Macalusa v. Gulf Stream,Macalusa v. Gulf Stream, et al	09-4666, 10-3510	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Macalusa v. Gulf Stream,Matheny v. Gulf Stream, et al	09-4666, 10-3511	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Macalusa v. Gulf Stream,Duplessis v. Gulf Stream, et al	09-4666, 10-3512	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Macalusa v. Gulf Stream,Chilton v. Gulf Stream, et al,Mackles v. Gulf Stream, et al	09-4666, 10-3714, 10-3734	EDLA,EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Macalusa v. Gulf Stream,Mackles v. Gulf Stream, et al	09-4666, 10-3734	EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Macalusa v. Gulf Stream,Macaluso v. Gulf Stream, et al	09-4666, 10-3737	EDLA,EDLA	Torres
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Gulf Stream Coach, Inc.	Macalusa v. Gulf Stream,Karcher v. Cavalier, et al,Duplessis v. Gulf Stream, et al	09-4666, 10-3837, 10-3512	EDLA,EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Alkurd v. Heartland,Adams v. Cavalier,Macalusa v. Gulf Stream,Alphonso v. Cavalier Home Builders, et al,Macalusa v. Gulf Stream, et al	09-4671 09-3562 09-4666, 10-3728, 10-3510	EDLA,EDLA,EDLA, EDLA,EDLA	Torres
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Gulf Stream Coach, Inc.	Lester Davis, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-4717	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	Dawn Esposito, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-4718	USDC Eastern District of Louisiana	Watts Hilliard
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Gulf Stream Coach, Inc.	Erica Brumfield et al v Gulf Stream Coach, Inc. Fluor Enterp.	09-4777	Eastern District	Ronnie G. Penton
Gulf Stream Coach, Inc.	Lena Bigner et al v American Camper Manufacturing, LLC et al	09-4779	Eastern District	Ronnie G. Penton
Gulf Stream Coach, Inc.	Angela and Richard Sullivan, et al v GulfStream Coach, Inc. Fluor Enterp.	09-4779 Lena Bigner et al v American Camper LLC 09-2915 Angela Sullivan.	Eastern District	Ronnie G. Penton
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Gulf Stream Coach, Inc.	Ebanks v. Gulf Stream Coach	09-4811	EDLA	GBDM&W
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Gulf Stream Coach, Inc.	Cacioppo v. Alliance	09-4840	EDLA	Torres
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Gulf Stream Coach, Inc.	Cacioppo v. Alliance,Alfonso v. Cavalier,Alfonso v. Gulf Stream, et al	09-4840, 09-8415, 10-3704	EDLA,EDLA,EDLA	Torres
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Gulf Stream Coach, Inc.	Cacioppo v. Alliance,Alfonso v. Cavalier,Darby v. Gulf Stream, et al	09-4840, 09-8415, 10-3729	EDLA,EDLA,EDLA	Torres
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Gulf Stream Coach, Inc.	Adams v. Alliance,Alfonso v. Cavalier,Brown v. Gulf Stream, et al	09-4841, 09-8415, 10-3683	EDLA,EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Adams v. Alliance,Alfonso v. Cavalier,Alfonso v. Gulf Stream, et al	09-4841, 09-8415, 10-3704	EDLA,EDLA,EDLA	Torres
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Gulf Stream Coach, Inc.	Gabourel v. Alliance,Alfonso v. Cavalier,Alfonso v. Gulf Stream, et al	09-4842, 09-8415, 10-3704	EDLA,EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Mackles v. Alliance	09-4843	EDLA	Torres
Gulf Stream Coach, Inc.	Mackles v. Alliance,Alfonso v. Cavalier,Alkurd v. Cavalier, et al	09-4843 09-8415, 10-3694	EDLA,EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Mackles v. Alliance,Macalusa v. Gulf Stream,Alfonso v. Cavalier,Alfonso v. Gulf Stream, et al,Macalusa v. Gulf Stream, et al	09-4843, 09-4666, 09-8415, 10-3704, 10-3510	EDLA,EDLA,EDLA, EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Mackles v. Alliance,Alfonso v. Cavalier,Alkurd v. Cavalier, et al	09-4843, 09-8415, 10-3694	EDLA,EDLA,EDLA	Torres
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Gulf Stream Coach, Inc.	Mackles v. Alliance,Alfonso v. Cavalier,Alfonso v. Gulf Stream, et al,Macalusa v. Gulf Stream, et al	09-4843, 09-8415, 10-3704, 10-3510	EDLA,EDLA,EDLA, EDLA	Torres
Gulf Stream Coach, Inc.	Mackles v. Alliance,Alfonso v. Cavalier,Alphonso v. Cavalier Home Builders, et al,Alkurd v. Cavalier, et al	09-4843, 09-8415, 10-3728, 10-3694	EDLA,EDLA,EDLA, EDLA	Torres
Gulf Stream Coach, Inc.	Mackles v. Alliance,Alfonso v. Cavalier,Darby v. Gulf Stream, et al	09-4843, 09-8415, 10-3729	EDLA,EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Rabalias v. Alliance	09-4844	EDLA	Torres
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Gulf Stream Coach, Inc.	Rabalias v. Alliance,Alfonso v. Cavalier,Brown v. Gulf Stream, et al	09-4844, 09-8415, 10-3683	EDLA,EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Rabalias v. Alliance,Alfonso v. Cavalier,Alkurd v. Cavalier, et al	09-4844, 09-8415, 10-3694	EDLA,EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Rabalias v. Alliance,Alfonso v. Cavalier,Alfonso v. Gulf Stream, et al	09-4844, 09-8415, 10-3704	EDLA,EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Umbehagen v. Alliance	09-4845	EDLA	Torres
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Gulf Stream Coach, Inc.	Umbehagen v. Alliance,Alfonso v. Cavalier,Alkurd v. Cavalier, et al	09-4845 09-8415, 10-3694	EDLA,EDLA,EDLA	Torres
Gulf Stream Coach, Inc.	Umbehagen v. Alliance,Alfonso v. Cavalier,Alkurd v. Cavalier, et al,Oltmann v. Cavalier, et al	09-4845 09-8415, 10-3694, 10-3836	EDLA,EDLA,EDLA, EDLA	Torres
Gulf Stream Coach, Inc.	Umbehagen v. Alliance,Alfonso v. Cavalier,Alfonso v. Gulf Stream, et al	09-4845, 09-8415, 10-3704	EDLA,EDLA,EDLA	Torres

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Gulf Stream Coach, Inc.	Lefort v. Gulf Stream Coach, Inc.	09-4955	EDLA	PSC
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Gulf Stream Coach, Inc.	Jefferson v. Gulf Stream Coach, Inc.	09-4981	EDLA	GBDM&W
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Gulf Stream Coach, Inc.	Gilbert v. Gulf Stream Coach, Inc.	09-5241	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Acker, et al., v. Alliance Homes, Inc.	09-5328	EDLA	Frank D'Amico
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Gulf Stream Coach, Inc.	•	09-5333 Adams,	Eastern District	Ronnie G. Penton
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Gulf Stream Coach, Inc.	Grillier et al v. Alliance Homes, Inc. et al	09-5340	EDLA	Becnel Law Firm
Gulf Stream Coach, Inc.		09-5341	EDLA	Becnel Law Firm
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iulf Stream Coach, Inc.	Alford et al v. Gulf Stream Coach, Inc. et al	09-5396	EDLA	Becnel Law Firm
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iulf Stream Coach, Inc.	Abadie et al v. Gulf Stream Coach, Inc. et al	09-5397	EDLA	Becnel Law Firm
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iulf Stream Coach, Inc.	Frank Airhart, et al v. The United St	09-5477	EDLA	Frank D'Amico
Gulf Stream Coach, Inc.	Davis and Sylvia Davis v. Gulf Stream Coach, Inc., Shaw Environmental, inc. Environmental, Inc. and the United States of America through the Federal Emergency Management Agency	09-5495	EDLA	Lambert & Nelson
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Gulf Stream Coach, Inc.	Caronia v. Forest River, Inc.	09-6165	EDLA	GBDM&W
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Gulf Stream Coach, Inc.		09-6189	LAEDCE	Parker Waichman
Gulf Stream Coach, Inc.	Ball et al v. Alliance Homes, Inc. et	09-6193	EDLA	Becnel Law Firm
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Gulf Stream Coach, Inc.	Joseph Klein, et al v. Gulfstream Coach, et al	09-6217	Louisiana	Andry Law Group
Gulf Stream Coach, Inc.	Clyde Ory, Jr. v. Gulfstream Coach, Inc, et al	09-6224	Louisiana	Andry Law Group
Gulf Stream Coach, Inc.	Lori Billiot, et al v. Gulfstream Coach, Inc., et al	09-6278	Louisiana	Andry Law Group
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Gulf Stream Coach, Inc.	Pellegrin v Gulf Stream Coach, Inc	09-6318	EDLA	Becnel Law Firm
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Gulf Stream Coach, Inc.	Marvin Tanner, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-6395	USDC Eastern District of Louisiana	Watts Hilliard
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Gulf Stream Coach, Inc.	Thomas Beard, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-6945	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	Kent Gyins, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-6947	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	Constance Bullock, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-6949	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	James Johnson, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-6951	USDC Eastern District of	Watts Hilliard
Gulf Stream Coach, Inc.	Casey Brown, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-7075	USDC Eastern District of	Watts Hilliard
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Gulf Stream Coach, Inc.	Brandon McNair, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-7078	USDC Eastern District of	Watts Hilliard
Gulf Stream Coach, Inc.	Timothy Lyons, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-7079	USDC Eastern District of	Watts Hilliard
Gulf Stream Coach, Inc.	Kahla Roach , as Next Friend of H. R., a minor, et. al. vs. Gulf Stream	09-7081	USDC Eastern District of	Watts Hilliard
Culf Change Cooch Inc	Coach, Inc., et. al.	00.7167	Louisiana	Doon al Laur Firms
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Gulf Stream Coach, Inc.	Cook et al v. Gulf Stream Coach, Inc. et al	09-7293	EDLA	Becnel Law Firm
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Gulf Stream Coach, Inc.		09-7294	LAEDCE	Parker Waichman
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Gulf Stream Coach, Inc.		09-7340	LAEDCE	Parker Waichman
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Gulf Stream Coach, Inc.	Corey R. Amos, et al v Gulf Stream Coach, Inc., et al	09-7556	The United States District Court for the Eastern District of Louisiana	Hawkins, Stracener & Gibson
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Gulf Stream Coach, Inc.	Lewis v. Gulf Stream Coach, Inc.	09-7743	EDLA	GBDM&W
0.150	Booth v. Gulf Stream Coach, Inc.	09-7745	EDLA	GBDM&W
Gulf Stream Coach, Inc.	booth V. Guly Stream couch, me.			

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Gulf Stream Coach, Inc.	Cheryl Treaudo, as Next Friend of C. T., a minor, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-7831	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	Marguerite Jiles, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-7833	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	Cynthia Abney, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-7856	USDC Eastern District of Louisiana	Watts Hilliard
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Gulf Stream Coach, Inc.	Von Duong, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-7893	USDC Eastern District of Louisiana	Watts Hilliard
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Gulf Stream Coach, Inc.	Kenneth Trent, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-7895	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	Roxanne Kellum, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-7896	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	Rena Robinson, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-7899	USDC Eastern District of Louisiana	Watts Hilliard
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Gulf Stream Coach, Inc.	Linda Paz, et. al. vs. Gulf Stream Coach, Inc., et. al.	09-7903	USDC Eastern District of Louisiana	Watts Hilliard
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Gulf Stream Coach, Inc.		09-7932	LAEDCE	Parker Waichman
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Gulf Stream Coach, Inc.	Morgan	09-8059	EDLA	John A. Eaves

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Gulf Stream Coach, Inc.	Quinn	09-8092	EDLA	John A. Eaves
Gulf Stream Coach, Inc.	Allen	09-8092	EDLA	John A. Eaves
Gulf Stream Coach, Inc.	Blackledge	09-8112	EDLA	John A. Eaves
Gulf Stream Coach. Inc.	Ferguson	09-8134	EDLA	John A. Eaves
Gulf Stream Coach, Inc.	Lett	09-8135	EDLA	John A. Eaves
Gulf Stream Coach, Inc.	Davis	09-8150	EDLA	John A. Eaves
Gulf Stream Coach, Inc.	Graham	09-8178	EDLA	John A. Eaves
Gulf Stream Coach, Inc.	Allen	09-8203	EDLA	John A. Eaves
Gulf Stream Coach, Inc.	Thomas	09-8217	EDLA	John A. Eaves
Gulf Stream Coach, Inc.	momus	09-8217	EDLA	John A. Eaves
Gulf Stream Coach, Inc.	Akridge	09-8250	EDLA	John A. Eaves
Gulf Stream Coach, Inc.	Akriage	09-8250	EDLA	John A. Eaves
Gulf Stream Coach, Inc.	C	09-8230	EDLA	
	Cunningham	09-8277	EDLA	John A. Eaves
Gulf Stream Coach, Inc.	Brown			John A. Eaves
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Gulf Stream Coach, Inc.	Rose Bullins et al v. Gulfstream Co		EDLA	Frank D'Amico
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	-		+	Frank D'Amico
Gulf Stream Coach, Inc.	Sarah Agnes Agee, et al. vs. Gulfst		EDLA	Frank D'Amico
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Gulf Stream Coach, Inc.	Sandra Riley et al. v. Gulfstream Co		EDLA	Frank D'Amico
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Gulf Stream Coach, Inc.	Adams, et al. v. Gulf Stream Coach, Inc., et al.	09-8644	USDC, EDLA	Bruno & Bruno
Gulf Stream Coach, Inc.	Beaver, et al. v. Gulf Stream Coach, Inc., et al.	09-8644	USDC, EDLA	Bruno & Bruno
Gulf Stream Coach, Inc.	Allen, et al. v. Gulf Stream Coach, Inc., et al.	09-8645	USDC, EDLA	Bruno & Bruno
Gulf Stream Coach, Inc.	Alexander, et al. v. Gulf Stream	09-8646	USDC, EDLA	Bruno & Bruno
Culf Streets Const. Inc.	Coach, Inc., et al.	00.0005	LICDO FDIA	D 0 D
Gulf Stream Coach, Inc.	Anderson,et al. v. Gulfstream Coach, Inc., et al.	09-8665	USDC, EDLA	Bruno & Bruno
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Gulf Stream Coach, Inc.	Bachemin, et al. v. Gulf Stream Coach, Inc., et al.	09-8701	USDC, EDLA	Bruno & Bruno
Gulf Stream Coach, Inc.	Hines et al v. Gulf Stream Coach	09-8703	EDLA	Becnel Law Firm
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Gulf Stream Coach, Inc.		09-8711	LAEDCE	Parker Waichman
Gulf Stream Coach, Inc.	Henke v. Gulf Stream Coach, Inc.	09-8713	EDLA	Becnel Law Firm
Gulf Stream Coach, Inc.	et al Sandra Broussard et al v American Camper Manufacturing,	09-cv-538HSO	Southern District of MS. Souther	Ronnie G. Penton

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Gulf Stream Coach, Inc.	Irma F. Davis vs. Gulf Stream Coach, Inc., et al	10 0242	EDLA	Jim S. Hall
Gulf Stream Coach, Inc.	Hitchens vs. Gulf Stream, Fluor, and USA	10-00149	E.D. La	Nexsen Pruet
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Gulf Stream Coach, Inc.	Abram et al v. Gulf Stream Coach, Inc. et al	10-0196	EDLA	Buzbee Law Firm
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Gulf Stream Coach, Inc.	Robertson et al v. Gulf Stream Coach, Inc.	10-0216	EDLA	Buzbee Law Firm
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Gulf Stream Coach, Inc.		10-032	LAEDCE	Parker Waichman
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Gulf Stream Coach, Inc.	Andre Dupre v. Gulfstream Coach I.	10-0424	EDLA	Frank D'Amico
Gulf Stream Coach, Inc.	Linda Cavalier v Gulfstream Coach		EDLA	Frank D'Amico
Gulf Stream Coach, Inc.	Cedric Brumfield et al v. Gulfstrean	10-0447	EDLA	Frank D'Amico
Gulf Stream Coach, Inc.	Earnest Sellers, et al. v. Gulf Stream Coach, Inc., et al.	10-0487	Southern District of Mississippi	FTLA - Catherine Jacobs
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Gulf Stream Coach, Inc.	Martha L. Hendricks, et al. v. Gulf Stream Coach, Inc., et al.	10-0584	Southern District of Mississippi	FTLA - Catherine Jacobs
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Gulf Stream Coach, Inc.	Ursin-Seymour v. Gulf Stream Coach, Inc.	10-1038	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Shera Borne, as Next Friend of J. S., a minor, et. al. vs. Gulf Stream Coach, Inc., et. al.	10-1280	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	Marie Turner, et. al. vs. Gulf Stream Coach, Inc., et. al.	10-1281	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	ANGELA PITTMAN, et. al. vs. Gulf Stream Coach, Inc., et. al.	10-1282	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	Mark R. Mosley, et al v Gulf Stream, Inc., et al	10-1356	In the United States District Court for the Southern District of Mississippi Southern Division	Hawkins, Stracener & Gibson

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Gulf Stream Coach, Inc.	Melvin Cain et al v Gulfstream Coa	10-2030	EDLA	Frank D'Amico
Gulf Stream Coach, Inc.	Dillion	10-2148	EDLA	John A. Eaves
Gulf Stream Coach, Inc.	Wilma Necaise, as Representative of the Estate of Marvin Necaise, deceased, et. al. vs. Gulf Stream Coach, Inc., et. al.	10-2229	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	Jessica Jackson, as Next Friend of D.B, a minor, et. al. vs. Gulf Stream Coach, Inc., et. al.	10-2231	USDC Eastern District of Louisiana	Watts Hilliard
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Gulf Stream Coach, Inc.	ANGELA PITTMAN, as Next Friend of C.R, a minor, et. al. vs. Gulf Stream Coach, Inc., et. al.	10-2249	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	Tanika Woods, et. al. vs. Gulf Stream Coach, Inc., et. al.	10-2261	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	Joan Decourcy, et. al. vs. Gulf Stream Coach, Inc., et. al.	10-2297	USDC Eastern District of Louisiana	Watts Hilliard
Gulf Stream Coach, Inc.	Ashley Kelly, as Next Friend of G.B, a minor, et. al. vs. Gulf Stream Coach, Inc., et. al.	10-2327	USDC Eastern District of Louisiana	Watts Hilliard
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Gulf Stream Coach, Inc.	Belinda Bazzelle, et al v Gulf Stream Coach, Inc., et al	10-2356	In the United States District Court for the Eastern District of Louisiana	Hawkins, Stracener & Gibson
Gulf Stream Coach, Inc.	Kayshana M. Quinn, et al v Gulf Stream Coach, Inc., et al	10-2357	In the United States District Court for the Eastern District of Louisiana	Hawkins, Stracener & Gibson
Gulf Stream Coach, Inc.	Harris v. Gulf Stream Coach, Inc.	10-2376	EDLA	GBDM&W
Gulf Stream Coach, Inc.	Harris v. Gulf Stream Coach, Inc.	10-2376	EDLA	PSC
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Gulf Stream Coach, Inc. Gulf Stream Coach, Inc.	Lee v. SRS, Inc. of Tenn. Clark v. Gulf Stream Coach, Inc.	10-2401 10-2402	EDLA EDLA	PSC GBDM&W
Gulf Stream Coach, Inc.	Dominick v. Gulf Stream Coach, Inc.	10-2408	EDLA	GBDM&W
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Gulf Stream Coach, Inc.	Shanley et al v. CMH Manufacturing, Inc. et al	10-2436	EDLA	Becnel Law Firm

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Gulf Stream Coach, Inc.	me. et ur	10-2471	LAEDCE	Parker Waichman
Gulf Stream Coach, Inc.	Allen et al v. Gulf Stream Coach,	10-2471	EDLA	Becnel Law Firm
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	Inc.			
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	our carri obacin, men, et ar		Court for the	C.255. 1
			Southern District	
			of Mississippi	
			Southern Division	
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			of Mississippi	
			Southern Division	
	lange at ally Culf Straam Inc	10-4664	EDLA	Buzbee Law Firm
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Gulf Stream Coach, Inc.	David Allen, et al v. Gulf Stream Coach, Inc. et al	2010-325	Eastern District of Louisiana	Mobile FEMA Group - Harang
Gulf Stream Coach, Inc.	Ernest Alberti, et al v. Gulf Stream Coach, Inc. et al	2010-4794	Eastern District of Louisiana	Mobile FEMA Group - Harang
Gulf Stream Coach, Inc.	David Allen, et al v. Gulf Stream Coach, Inc. et al	2010-4794	Eastern District of Louisiana	Mobile FEMA Group - Harang
Gulf Stream Coach, Inc.	Davall v. Gulf Stream Coach, Inc.	2011-217		Mobile FEMA Group - Harang
Gulf Stream Coach, Inc.	Leonard Hargrove and Hillery Rush v. Gulf Stream Coach, Inc. and Shaw Environmental, inc. Environmental, Inc.	674087 (EDLA 09- 4448)	24th JDC for the Parish of Jefferson, LA	Lambert & Nelson
Gulf Stream Coach, Inc.	Davis, et al v. R-Vision, Inc., et al	Cause No. 095256 N(5)	EDLA	Michael Watson - Woodfill & Pressler
Gulf Stream Coach, Inc.	Acosta, Eduardo, et al v. Gulf Stream, et al	Cause No. 095258 N(5)	EDLA	Michael Watson - Woodfill & Pressler
Gulf Stream Coach, Inc.	Adams, et al v. Gulf Stream Coach, Inc., et al	Cause No. 095261 N(5)	EDLA	Michael Watson - Woodfill & Pressler
Gulf Stream Coach, Inc.	Alexander, et al v. Fleetwood	Cause No. 095273	EDLA	Michael Watson -
Gulf Stream Coach, Inc.	Enterprises, Inc., et al Ovid, et al v. Coachmen	N(5) Cause No. 095275	EDLA	Woodfill & Pressler Michael Watson -
Gulf Stream Coach, Inc.	Industries, Inc, et al Lewis, et al v. Jayco, Inc, et al & Alexander, et al v. Fleetwood Enterprises, Inc., et al & Adams, et al v. Gulf Stream Coach, Inc., et	N(5) Cause No. 095276 N(5)	EDLA	Woodfill & Pressler Michael Watson - Woodfill & Pressler
Gulf Stream Coach, Inc.	Clark et al v. Gulf Stream Coach, Inc.	D-0189039	TX Jefferson CO. 136th	Buzbee Law Firm
Gulf Stream Coach, Inc.	HAS NOT YET BEEN FILED	HAS NOT YET BEEN FILED	HAS NOT YET BEEN FILED	Michael Watson - Woodfill & Pressler
Gulf Stream Coach, Inc.	Barrett et al v Gulfstream Coach Inc, Bechtel	LA 09-6913	Southern District of MS. Souther Div.	Ronnie G. Penton
Gulf Stream Coach, Inc.	Karin Burns, et al v. Gulstream Coach, et al	MDLA 09-680	Louisiana	Andry Law Group
Gulf Stream Coach, Inc.	Jody Buckley, Indiviually and OBO Stephen Buckley v Gulfstream Coach, Inc. Fluor Inc.		Eastern District	Ronnie G. Penton
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Gulf Stream Coach, Inc.	Armstrong,et al v. Gulf Stream		S.D.Al	Gill Ladner
dui streum couch, me.	Coach, Inc.		3.D.Ai	Giii Ladrici
Gulf Stream Coach, Inc.			E.D.La	Gill Ladner
Gulf Stream Coach, Inc. and Fleetwood Enterprises, Inc.	Anthony Bartel and Sherry Bartel vs. Gulf Stream Coach, Inc., Bechtel National, Inc., and CH2M HILL Constructors, Inc. and Anthony Bartel and Sherry Bartel vs. The United States of America through the Federal Emergency Management Agency	09-0281 (EDLA - 09-3943)	SDMS	Lambert & Nelson
Gulf Stream Coach, Inc. and Fleetwood Enterprises, Inc.	Anthony Bartel and Sherry Bartel vs. Gulf Stream Coach, Inc., Bechtel National, Inc., and CH2M HILL Constructors, Inc.	09-0281 (EDLA - 09-3943)	SDMS	Lambert & Nelson
Gulf Stream Coach, Inc. Fleetwood	Williams v. Gulf Stream, Fleetwood, Fluor, and USA	09-02098	WESTERN	Nexsen Pruet
Gulf Stream Coach, Inc. Keystone RV	Lyons vs. Gulf Stream, Keystone, Shaw, and USA	09-08301	E.D. La	Nexsen Pruet
Gulf Stream Coach, Inc., Dutchmen Manufacturing, Inc., Mitchell County Industries, LLC f/k/a Superior Park Model Homes	Brian Carpenter, et al v Doug Boyd Enterprises, Inc.,	10-4118	In the United States District Court for the Southern District of Mississippi Southern Division	Hawkins, Stracener & Gibson
Gulf Stream Coach, Stewart Park Homes	Lewis v. Gulf Stream Coach, Inc.	09-5941	EDLA	GBDM&W
Gulf Stream, Fleetwood, NACS, unidentified parties	Nelson, et al v. Gulf Stream Coach, Inc, et al	07-7494	EDLA	GBDM&W
Gulf Stream; R-Vision	Doane v. Cavalier Home Builders, LLC	09-4827	EDLA	GBDM&W
GULFSTREAM	Glenn g. Ferrier, et al vs. Gulfstream	378271	EDLA	Douglas M. Schmidt
GULFSTREAM	Rose Bullins et al v. Gulfstream Coa	# 09-8466	EDLA	Douglas M. Schmidt
GULFSTREAM	Donna Alexander et al v. Gulfsterar		EDLA	Douglas M. Schmidt
GULFSTREAM	Clayton Rayfield et al v. Gulfstream		EDLA	Douglas M. Schmidt
GULFSTREAM	Herbert Ashley Sr. et al v. Gulfstrea		EDLA	Douglas M. Schmidt
GULFSTREAM	Michelle Butler et al v. Gulfstream		EDLA	Douglas M. Schmidt
GULFSTREAM GULFSTREAM	Sarah Agnes Agee, et al. vs. Gulfstr Delores Morgan et al v. Gulfstream		EDLA EDLA	Douglas M. Schmidt Douglas M. Schmidt
GULFSTREAM	Donyell Bickham et al v. Gulfstream		EDLA	Douglas M. Schmidt
GULFSTREAM	Rodney Bailey et al. v. Gulfstream (EDLA	Douglas M. Schmidt
GULFSTREAM	Sandra Riley et al. v. Gulfstream Co		EDLA	Douglas M. Schmidt
GULFSTREAM	Bonnie Coleman-Polk et al v. Gulfst		EDLA	Douglas M. Schmidt
GULFSTREAM	Troy Galle et al v. Gulfstream Coacl	# 10-00535	EDLA	Douglas M. Schmidt
GULFSTREAM	Andrew Douglas, et al v. Liberty Mu	#09-8461	EDLA	Douglas M. Schmidt
GULFSTREAM	Jennifer Hayes, et al v. American In	#09-8525	EDLA	Douglas M. Schmidt
GULFSTREAM	Gloria Broussard et al v Gulfstream		EDLA	Douglas M. Schmidt
GULFSTREAM	Larry Ayo et al v Gulfstream Coach,		EDLA	Douglas M. Schmidt
GULFSTREAM	Tuyet Au et al v Gulfstream Coach,		EDLA	Douglas M. Schmidt
GULFSTREAM	Kenneth and Vanesssa Bourgeois e		EDLA	Douglas M. Schmidt
GULFSTREAM	Henry Alexander, Jr. et al v Gulfstre		EDLA	Douglas M. Schmidt
GULFSTREAM GULFSTREAM	Kirk P. Baptiste, et al v Gulfstream Wanda Richard, et al vs. Gulfstream		EDLA EDLA	Douglas M. Schmidt Douglas M. Schmidt
GULFSTREAM	Eduardo Acosta, et al vs. Gulfstrean		EDLA	Douglas M. Schmidt
GULFSTREAM	Sandra Riley et al. v. Gulfstream Co		EDLA	Douglas M. Schmidt
Gulfstream	Joseph Gilmore, Sr. et al v. Gulfstream Coach, et al	09-6587	Louisiana	Andry Law Group
Gulfstream	Joseph Gilmore, Sr. et al v. Gulfstream Coach, et al	09-6587	Louisiana	Andry Law Group
GULFSTREAM	MARKHAM, et al vs. GULFSTREAM	1:11-cv-483-LG-JM	SDMS	Douglas M. Schmidt
GULFSTREAM	ABNEY o/b/o B.A., et al vs. GULFST			Douglas M. Schmidt
GULFSTREAM	Gertie Applewhite-Williams, et al v		EDLA	Douglas M. Schmidt
GULFSTREAM	Vincent A. Beverly, et al vs. Gulfstre		EDLA	Douglas M. Schmidt
GULFSTREAM	Cheryl Hines, et al vs. Gulfstream C		EDLA	Douglas M. Schmidt
GULFSTREAM	Lakita Green, et al vs. Gulfstream C	10-04058	EDLA	Douglas M. Schmidt

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GULFSTREAM	Green et al v. Gulfstream Coach, In		EDLA	Douglas M. Schmidt
GULFSTREAM	Faylene Foster, et al vs. Gulfstream		EDLA	Douglas M. Schmidt
GULFSTREAM	Faylene Fostervs. Gulfstream coach		EDLA	Douglas M. Schmidt
GULFSTREAM	Nicholas Williams, et al vs. Gulfstre		EDLA	Douglas M. Schmidt
GULFSTREAM	Wanda Antoine, et al vs. Gulfstrear		EDLA	Douglas M. Schmidt
GULFSTREAM	RICHARD, et al vs. GULFSTREAM CO		EDLA	Douglas M. Schmidt
Gulfstream Coach	Elma Bernard, et al v. Gulfstream Coach	09-4768	MDLA Louisiana	Andry Law Group
Gulfstream Coach	Dianne Burke, et al v. Gulfstream Coach	09-4772	Louisiana	Andry Law Group
Heartland Recreational Vehicle, LLC	Grissom, et al v. Heartland Recreational Vehicle, LLC, et al	11-3097	EDLA	GBDM&W
Heartland Recreational Vehicles, LLC	Mary Hyacinthe, et al v. Heartland Recreational Vehicles, LLC, et al	09 4642	EDLA	Jim S. Hall
Heartland Recreational Vehicles, LLC	Jeremiah Brown, et al vs. Heartland Recreational Vehicles, LLC, et al	09 4649	EDLA	Jim S. Hall
Heartland Recreational Vehicles, LLC	Etrelle Wimby v. Heartland Recreational Vehicles, LLC, et al	09 4878	EDLA	Jim S. Hall
Heartland Recreational Vehicles, LLC	Wanda Firmin et al v Heartland Recreational Vehicles L.L.C. et al.	09- 8431	EDLA	Bencomo & Associates
Heartland Recreational Vehicles, LLC	Bailey, et al v. Heartland Recreational Vehicles, LLC	09-05584	E.D.La	Gill Ladner
Heartland Recreational Vehicles, LLC	Adams v. Heartland,Alphonso v. Cavalier, et al	09-3727, 10-3677	EDLA,EDLA	Torres
Heartland Recreational Vehicles, LLC	Alkurd v. Heartland,Gonzales v. Heartland Recreational Vehicles, et al	09-4671, 10-3954	EDLA,EDLA	Torres
Heartland Recreational Vehicles, LLC	Alkurd v. Heartland,Hill v. Heartland Recreational Vehicles, et al	09-4671, 10-3955	EDLA,EDLA	Torres
Heartland Recreational Vehicles, LLC	Welmer Treaudo, et. al. vs. Heartland Recreational Vehicles, L.L.C., et. al.	09-4751	USDC Eastern District of Louisiana	Watts Hilliard
Heartland Recreational Vehicles, LLC	Mitchell et al v Heartland Recreational Vehicles, LLC et al	09-5555	Eastern Dist. LA.	Ronnie G. Penton
Heartland Recreational Vehicles, LLC	Brown v. Heartland Recreational Vehicles, LLC	09-5929	EDLA	PSC
Heartland Recreational Vehicles, LLC	Christopher Noble, et. al. vs. Heartland Recreational Vehicles, L.L.C., et. al.	09-6923	USDC Eastern District of Louisiana	Watts Hilliard
Heartland Recreational Vehicles, LLC	Esther Hatampa, as Next Friend of L. E., a minor, et. al. vs. Heartland Recreational Vehicles, L.L.C., et. al.	09-7115	USDC Eastern District of Louisiana	Watts Hilliard
Heartland Recreational Vehicles, LLC	Nisha Hyde, et. al. vs. Heartland Recreational Vehicles, L.L.C., et. al.	09-7825	USDC Eastern District of Louisiana	Watts Hilliard
Heartland Recreational Vehicles, LLC	Gerald Gex, as Representative of the Estate of William Arnold, deceased, et. al. vs. Heartland Recreational Vehicles, L.L.C., et. al.	09-7977	USDC Eastern District of Louisiana	Watts Hilliard
Heartland Recreational Vehicles, LLC	Broadus	09-8018	EDLA	John A. Eaves
Heartland Recreational Vehicles, LLC	Harness	09-8090	EDLA	John A. Eaves
Heartland Recreational Vehicles, LLC	Finney	09-8157	EDLA	John A. Eaves
Heartland Recreational Vehicles, LLC	Finncy	09-8157	EDLA	John A. Eaves
Heartland Recreational Vehicles, LLC	Spann	09-8237	EDLA	John A. Eaves
Heartland Recreational Vehicles, LLC	Bradley et al v. Hearland Recreational Vehicles, LLC et al	09-8401	EDLA	Buzbee Law Firm
Heartland Recreational Vehicles, LLC	Wanda Firmin et al v Heartland Recreational Vehicles L.L.C. et al.	09-8431	EDLA	Frank D'Amico
Heartland Recreational Vehicles, LLC	Junius Naquin et al v Heartland Recreational Vehicles L.L.C. et al.	09-8432	EDLA	Bencomo & Associates

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Heartland Recreational Vehicles, LLC	Junius Naquin et al v Heartland Recreational Vehicles L.L.C. et al.	09-8432	EDLA	Frank D'Amico
Heartland Recreational Vehicles, LLC	James Watkins et al v. Heartland Recreational Vehicles L.L.C. et al.	09-8433	EDLA	Douglas M. Schmidt
Heartland Recreational Vehicles, LLC	James Watkins et al v. Heartland Recreational Vehicles L.L.C. et al.	09-8433	EDLA	Frank D'Amico
Heartland Recreational Vehicles, LLC	Tillman, et al. v. Heartland Recreational Vehicles, LLC, et al.	09-8642	USDC, EDLA	Bruno & Bruno
Heartland Recreational Vehicles, LLC	GOUDY, et al vs. HEARTLAND RECREATIONAL VEHICLES, LLC, et	1:11-495-LG-JMR	SDMS	Douglas M. Schmidt
Heartland Recreational Vehicles, LLC	Vivian Childs, et al. v. Heartland Recreational Vehicles, LLC, et al.	10-0574	Southern District of Mississippi	FTLA - Catherine Jacobs
Heartland Recreational Vehicles, LLC	Davis et al v. Hearland Recreational Vehicles, LLC	10-0635	SDTX	Buzbee Law Firm
Heartland Recreational Vehicles, LLC	Anjene' Treaudo, et. al. vs. Heartland Recreational Vehicles, L.L.C., et. al.	10-1285	USDC Eastern District of Louisiana	Watts Hilliard
Heartland Recreational Vehicles, LLC	Kelly N. Watson v. Heartland Recreational vehicles, LLC, et al.	10-1687	Southern District of Mississippi	FTLA - Catherine Jacobs
Heartland Recreational Vehicles, LLC	Lois Kaigler, et. al. vs. Heartland Recreational Vehicles, L.L.C., et. al.	10-2209	USDC Eastern District of Louisiana	Watts Hilliard
Heartland Recreational Vehicles, LLC	Tuan Nguyen, et. al. vs. Heartland Recreational Vehicles,	10-2291	USDC Eastern District of	Watts Hilliard
Heartland Recreational Vehicles, LLC	L.L.C., et. al. Thornton v. Heartland Recreational Vehicles, LLC et al	10-2340	Louisiana EDLA	Buzbee Law Firm
Heartland Recreational Vehicles, LLC	Rita Chambers et al v Heartland Recreational Vehicles, LLC et al	10-2486	EDLA	Frank D'Amico
Heartland Recreational Vehicles, LLC	Cheryl Watkins et al v Heartland Recreational Vehicles et al	10-2537	EDLA	Bencomo & Associates
Heartland Recreational Vehicles, LLC	Cheryl Watkins et al v Heartland Recreational Vehicles et al	10-2537	EDLA	Frank D'Amico
Heartland Recreational Vehicles, LLC	Lashanda Y. Brent, et al v Heartland Recreational Vehicles, LLc, et al	10-2616	In the United States District for the Southern District of Mississippi Hattiesburg Division	Hawkins, Stracener & Gibson
Heartland Recreational Vehicles, LLC	Bennie R. Fiveash, et al v Heartland Recreational Vehicles, LLC, et al	10-268	In the United States District Court for the Southern District of Mississippi	Hawkins, Stracener & Gibson
Heartland Recreational Vehicles, LLC	Alexander, et al v. Heartland Recreational Vehicles, LLC et al	2:09-3903	EDLA	HLC
Heartland Recreational Vehicles, LLC	Deborah Henville, et al v. Heartland Recreational Vehicles, LLC et al	2:09-4037	EDLA	HLC
Heartland Recreational Vehicles, LLC	Audrey Alexander v. Heartland Recreational Vehicle Company ,et al	2:09-4905	EDLA	HLC
Heartland Recreational Vehicles, LLC	Terri McCoy et al v. Heartland Recreational Vehicles LLC, and Fluor	2:09-4931	EDLA	HLC
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Heartland Recreational Vehicles, LLC	Audrey Alexander OBO Milton Vaultz v. Heartland Recreational Vehicles, LLC et al	2:09-5722	EDLA	HLC
Heartland Recreational Vehicles, LLC	Audrey Bousqueto, et al v. Heartland Recreational Vehicles, LLC	2010-88	Eastern District of Louisiana	Mobile FEMA Group - Harang
Heartland Recreational Vehicles, LLC	Louetha Batiste, et al v. Dutchmen Manufacturing, et al &	2010-88	Eastern District of Louisiana	Mobile FEMA Group - Harang
Heartland Recreational Vehicles, LLC	Watson et al v. Heartland Recreational Vehicles, LLC	D-0189038	TX Jefferson CO. 136th	Buzbee Law Firm
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Kayonna Armstrong, et al v. Hy- Line Enterprises Holdings, LLC, et al	09 4578	EDLA	Jim S. Hall
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Rhonda Armstrong, et al v. Hy- Line Enterprises Holdings, LLC, et al	09 4580	EDLA	Jim S. Hall
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Joyce Favorite, et al v. Fleetwood Enterprises, Inc. et al	09 6014	EDLA	Jim S. Hall
Uniting Enterprises Inc. of 11/2 EDIT Inc.	Dodriguez v. Allianes	00.1500	NDAL	Torres
Hy-Line Enterprises, Inc., n/k/a FRH, Inc. Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Rodriguez v. Alliance Robert James, Jr., et al. v. FRH,	09-1569 09-3604	NDAL EDLA	Lambert & Nelson
ту-ыне ынегризез, піс., п/ку а гкп, ШС.	Inc., f/k/a Hy-Line Enterprises, Inc., Indiana Building Systems, LLC d/b/a Holly Park, CH2M HILL Constructors, Inc. and MLU Services, Inc.	0.5-5004	LULA	Lambert & Nelson
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Brignac v. Hy-Line,Brignac v. Hy- Line Enterprises, et al,Brignac v. Hy-Line Enterprises, et al	09-3736, 10-3775, 10-3767	EDLA,EDLA,EDLA	Torres
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Lee v. Hy-Line Enterprises, Inc. et	09-5386	EDLA	Becnel Law Firm
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Connie Peralta, et. al. vs. Hy-Line Enterprises, Inc., et. al.	09-7116	USDC Eastern District of Louisiana	Watts Hilliard
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Jessica Koffi, et. al. vs. Hy-Line Enterprises, Inc., et. al.	09-7836	USDC Eastern District of Louisiana	Watts Hilliard
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Jackson, et al vs. Hy-Line Enterprises, Inc., et al	09-8368	EDLA	Buzbee Law Firm
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Jefferson, et al. v. Hy-Line Enterprises, Inc., et al.	09-8697	USDC, EDLA	Bruno & Bruno
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Myers v. Hy-Line Enterprises, Inc.	10-0637	SDTX	Buzbee Law Firm
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Lisa Moran, et al v. FRH, Inc., et al	10-0920	Southern District of Mississippi	FTLA - Catherine Jacobs
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Patrick Williams, et. al. vs. Hy- Line Enterprises, Inc., et. al.	10-1299	USDC Eastern District of Louisiana	Watts Hilliard
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Dorothy Smith et al v Hy-Line Enterprises, Inc et al	10-2487	EDLA	Frank D'Amico
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Carolin O. Dedeaux v Hy-Line Enterprises, Inc., n/k/a FRH, Inc., et al	10-2610	In the United States District Court for the Southern District of Mississippi Southern Division	Hawkins, Stracener & Gibson
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Williamson v. Hy-Line Enterprises, Inc.	10-3006	EDLA	PSC
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Kendell Cain Sr et al v Hy-Line Enterprises, Inc et al	10-3603	EDLA	Frank D'Amico
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Ernest Burras et al v. Hy-Line Enterprises, Inc.	2:09-3912	EDLA	HLC
Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Patricia Cosse et al v. Hy-Line	2:09-3913	EDLA	HLC

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Hy-Line Enterprises, Inc., n/k/a FRH, Inc.	Antonnia D. Thorton et al v. Hy- Line Enterprises	2:09-4940	EDLA	HLC
Keystone RV Co., Gulf Stream	·	09-6170	EDLA	GBDM&W
KZRV, LP	Alberdia Carter et al v. KZRV LP, et		EDLA	Jim S. Hall
KZRV, LP		09 4550	EDLA	Jim S. Hall
KZRV, LP		09 4650	EDLA	Jim S. Hall
KZRV, LP	Mary Green vs. KZRV, LP, et al	09 4651	EDLA	Jim S. Hall
KZRV, LP	·	09-05605	E.D.La	Gill Ladner
KZRV, LP		09-06423	E.D. La	Nexsen Pruet
KZRV, LP	Hitchens vs. KZRV, CH2MHILL, and USA	09-06999	E.D. La	Nexsen Pruet
KZRV, LP		09-07569	E.D. La	Nexsen Pruet
KZRV, LP		09-3738, 10-3464	EDLA,EDLA	Torres
KZRV, LP	Aguilera v. KZRV,Ahl v. KZRV, et al	09-3738, 10-3465	EDLA,EDLA	Torres
KZRV, LP	Aguilera v. KZRV,Ronquille OBO J.R. v. KZRV, et al	09-3738, 10-3469	EDLA,EDLA	Torres
KZRV, LP		09-4723	USDC Eastern District of Louisiana	Watts Hilliard
KZRV, LP	Karen Lewis v. KZRV, et al	09-4764	Louisiana	Andry Law Group
KZRV, LP	Watts v. KZRV, LP	09-4831	EDLA	PSC
KZRV, LP	Acklin et al v. Alliance Homes, Inc. et al		EDLA	Becnel Law Firm
KZRV, LP	Buras v KZRV, LP et al	09-5413	EDLA	Becnel Law Firm
KZRV, LP	Butler et al v. KZRV, LP et al	09-5414	EDLA	Becnel Law Firm
KZRV, LP		09-6203	EDLA	Becnel Law Firm
KZRV, LP	<u> </u>	09-6277	Louisiana	Andry Law Group
KZRV, LP		09-6277	Louisiana	Andry Law Group
KZRV, LP	Charles Gurley, Jr. v KZRV, L.P., Fluor Enterprises, Inc. Enterprises, Inc. and the United States of America through the Federal Emergency Management Agency	09-6309	EDLA	Lambert & Nelson
KZRV, LP	David Bosarge, et. al. vs. KZRV, LP, et. al.	09-6960	USDC Eastern District of Louisiana	Watts Hilliard
KZRV, LP	Zelphia Thomas, et. al. vs. KZRV, LP, et. al.	09-7086	USDC Eastern District of Louisiana	Watts Hilliard
KZRV, LP	Wilkerson-Jackson v. KZRV, LP, et al	09-7318	LAEDCE	Parker Waichman
V7DV 1D	Webb v. KZRV, LP	09-7785	EDLA	PSC
NZNV, LP				
KZRV, LP KZRV, LP		09-7803	USDC Eastern District of Louisiana	Watts Hilliard
	Kimberly Hudson (Blanchard), as Next Friend of K. B., a minor, et. al. vs. KZRV, LP, et. al. Victoria Dempey, et. al. vs. KZRV, LP, et. al.	09-7803 09-7908	District of	Watts Hilliard Watts Hilliard
KZRV, LP	Kimberly Hudson (Blanchard), as Next Friend of K. B., a minor, et. al. vs. KZRV, LP, et. al. Victoria Dempey, et. al. vs. KZRV, LP, et. al. Hall	09-7803 09-7908 09-8054	District of Louisiana USDC Eastern District of	
KZRV, LP	Kimberly Hudson (Blanchard), as Next Friend of K. B., a minor, et. al. vs. KZRV, LP, et. al. Victoria Dempey, et. al. vs. KZRV, LP, et. al. Hall Conerly	09-7803 09-7908 09-8054 09-8091	District of Louisiana USDC Eastern District of Louisiana	Watts Hilliard
KZRV, LP KZRV, LP KZRV, LP KZRV, LP	Kimberly Hudson (Blanchard), as Next Friend of K. B., a minor, et. al. vs. KZRV, LP, et. al. Victoria Dempey, et. al. vs. KZRV, LP, et. al. Hall Conerly	09-7803 09-7908 09-8054	District of Louisiana USDC Eastern District of Louisiana EDLA	Watts Hilliard John A. Eaves
KZRV, LP KZRV, LP KZRV, LP KZRV, LP KZRV, LP KZRV, LP	Kimberly Hudson (Blanchard), as Next Friend of K. B., a minor, et. al. vs. KZRV, LP, et. al. Victoria Dempey, et. al. vs. KZRV, LP, et. al. Hall Conerly Magee	09-7803 09-7908 09-8054 09-8091	District of Louisiana USDC Eastern District of Louisiana EDLA EDLA	Watts Hilliard John A. Eaves John A. Eaves
KZRV, LP	Kimberly Hudson (Blanchard), as Next Friend of K. B., a minor, et. al. vs. KZRV, LP, et. al. Victoria Dempey, et. al. vs. KZRV, LP, et. al. Hall Conerly Magee Magee	09-7803 09-7908 09-8054 09-8091 09-8107	District of Louisiana USDC Eastern District of Louisiana EDLA EDLA	Watts Hilliard John A. Eaves John A. Eaves John A. Eaves John A. Eaves
KZRV, LP	Kimberly Hudson (Blanchard), as Next Friend of K. B., a minor, et. al. vs. KZRV, LP, et. al. Victoria Dempey, et. al. vs. KZRV, LP, et. al. Hall Conerly Magee Magee Ragdales Dawson	09-7803 09-7908 09-8054 09-8091 09-8107 09-8119	District of Louisiana USDC Eastern District of Louisiana EDLA EDLA EDLA EDLA	John A. Eaves
KZRV, LP KZRV, LP	Kimberly Hudson (Blanchard), as Next Friend of K. B., a minor, et. al. vs. KZRV, LP, et. al. Victoria Dempey, et. al. vs. KZRV, LP, et. al. Hall Conerly Magee Magee Ragdales Dawson	09-7803 09-7908 09-8054 09-8091 09-8107 09-8119 09-8131	District of Louisiana USDC Eastern District of Louisiana EDLA EDLA EDLA EDLA EDLA EDLA	John A. Eaves
KZRV, LP KZRV, LP	Kimberly Hudson (Blanchard), as Next Friend of K. B., a minor, et. al. vs. KZRV, LP, et. al. Victoria Dempey, et. al. vs. KZRV, LP, et. al. Hall Conerly Magee Magee Ragdales Dawson Hayes	09-7803 09-7908 09-8054 09-8091 09-8107 09-8119 09-8131 09-8191	District of Louisiana USDC Eastern District of Louisiana EDLA EDLA EDLA EDLA EDLA EDLA EDLA EDLA EDLA	John A. Eaves

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KZRV, LP	Bass, et al vs. KZRV, LP, et al	09-8393	EDLA	Buzbee Law Firm
KZRV, LP	Freddie Craft Jr. et al v. KZ RV et al.	09-8556	EDLA	Bencomo & Associates
KZRV, LP	Freddie Craft Jr. et al v. KZ RV et al.	09-8556	EDLA	Frank D'Amico
KZRV, LP	Mary Herring. et al v. KZ RV et al.	09-8557	EDLA	Bencomo & Associates
KZRV, LP	Mary Herring. et al v. KZ RV et al.	09-8557	EDLA	Frank D'Amico
KZRV, LP	Deborah Williams et al v. KZ RV et al.	09-8558	EDLA	Douglas M. Schmidt
KZRV, LP	Deborah Williams et al v. KZ RV et al.	09-8558	EDLA	Bencomo & Associates
KZRV, LP	Deborah Williams et al v. KZ RV et al.	09-8558	EDLA	Frank D'Amico
KZRV, LP	Davis, et al. v. KZRV, LP, et al.	09-8638	USDC, EDLA	Bruno & Bruno
KZRV, LP	ARMSTRONG, et al vs. KZRV, LP, et al	1:11-497-HSO- RHW	SDMS	Douglas M. Schmidt
KZRV, LP	Morton v. KZRV, LP	10-0639	SDTX	Buzbee Law Firm
KZRV, LP	Eddie Dulier, Jr., et al. v. KZRV, L.P., et al.	10-0918	Southern District of Mississippi	FTLA - Catherine Jacobs
KZRV, LP	Maudean Harrison, et. al. vs. KZRV, LP, et. al.	10-1263	USDC Eastern District of Louisiana	Watts Hilliard
KZRV, LP	Magee	10-2130	EDLA	John A. Eaves
KZRV, LP	Charles Gartman, et. al. vs. KZRV, LP, et. al.	10-2237	USDC Eastern District of Louisiana	Watts Hilliard
KZRV, LP	Dorothy Ladner-Beech, et. al. vs. KZRV, LP, et. al.	10-2250	USDC Eastern District of Louisiana	Watts Hilliard
KZRV, LP	Price et al v. KZRV, LP et al	10-2332	EDLA	Buzbee Law Firm
KZRV, LP	Coker, et al v. KZRV, LP, et al	10-2465	LAEDCE	Parker Waichman
KZRV, LP	Demitri Ray et al v KZRV, LP et al	10-2478	EDLA	Frank D'Amico
KZRV, LP	Priscilla Ewell-hill et al v KZRV, LP	10-2496	EDLA	Frank D'Amico
	et al			
KZRV, LP	Brenda Stewart, et al v KZRV, LP, et al	10-4407	In the United States District Court for the Southern District of Mississippi Hattiesburg Division	Hawkins, Stracener & Gibson
KZRV, LP	Haindel v. KZRV, LP	10-764	EDLA,EDLA	Torres
KZRV, LP	Billy Causey, et al. v. KZRV, LP, et al.	11-0309	Southern District of Mississippi	FTLA - Catherine Jacobs
KZRV, LP	Billy Causey, et al. v. KZRV, LP, et al.	11-0309	Southern District of Mississippi	FTLA - Catherine Jacobs
KZRV, LP	Billy Causey, et al. v. KZRV, LP, et al.	11-0309	Southern District of Mississippi	FTLA - Catherine Jacobs
KZRV, LP	Pamela Hamilton, et al. v. KZRV, LP, et al.	11-0310	Southern District of Mississippi	FTLA - Catherine Jacobs
KZRV, LP	Pamela Hamilton, et al. v. KZRV, LP, et al.	11-0310	Southern District of Mississippi	FTLA - Catherine Jacobs
KZRV, LP	Pamela Hamilton, et al. v. KZRV, LP, et al.	11-0310	Southern District of Mississippi	FTLA - Catherine Jacobs
V7DV 1D	Holyfield v. KZRV, LP, et al	11-3098	EDLA	GBDM&W
KZRV, LP	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			

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KZRV, LP	Joseph Hunter, et al v. KZRV, LP et al	2:09-4068	EDLA	HLC
KZRV, LP	Kisha Sellers OBO Ryan Sellers v. KZRV, LP, et al	2:09-4899	EDLA	HLC
KZRV, LP	Richard C. Cox obo Chloe Cox et al v. KZRV LP et al	2:09-4918	EDLA	HLC
KZRV, LP	Deborah Lambert et al v. KZRV, LP/Shaw	2:09-5669	EDLA	HLC
KZRV, LP	Lillie Carmouche et al v. KZRV, LP et al	2:09-5733	EDLA	HLC
KZRV, LP	Frank Harvey v. KZRV, LP, et al	2:09-5953	EDLA	HLC
KZRV, LP	Harvey Frank, et al, v. KZRV, LP, et al		EDLA	HLC
KZRV, LP	Dawn Sparks, et al v. KZRV, LP and Fluor Enterprises, Inc.	2:09-8314	EDLA	HLC
KZRV, LP	Claudia Jackson, et al v. KZRV, LP, et al	2009-4792	Eastern District of Louisiana	Mobile FEMA Group - Harang
KZRV, LP	Marlon Stallworth v. KZRV, LP, et al	2011-00075	Jackson Co. Miss	Gill Ladner
KZRV, LP	Biddle et al v. KZRV, LP	A-0189036	TX Jefferson CO. 58th	Buzbee Law Firm
KZRV, LP	Erick Walker, et al v. KZRV, LP, et al	A2401-11-110	Harrison Co. Miss	Gill Ladner
KZRV, LP	Melvin Davison, et al v KZRV, L.P., et al	MS- 1-09-411, LA. 09-5554	Eastern District	Ronnie G. Penton
KZRV, LP	Melvin Davison, et al v KZRV, L.P., et al	MS- 1-09-411, LA. 09-5554	Southern Dist. Of Miss, Gulfport Div.	Ronnie G. Penton
Lakeside Park Homes and Forest River	Curtis August et al v Fleetwood Enterprises Inc., et al	09 4527	EDLA	Jim S. Hall
MONACO	Joseph Billiot, et al v. American Inte	# 09-8447	EDLA	Douglas M. Schmidt
MONACO	Elvin Demery v. American Internati		EDLA	Douglas M. Schmidt
MONACO	Connie Lee Bailey, et al v. American		EDLA	Douglas M. Schmidt
MONACO	Jerome Aiken, et al v. American Int		EDLA	Douglas M. Schmidt
MONACO	Jerome Aiken, et al v. American Int			Douglas M. Schmidt
MONACO	Joseph Billiot, et al v. American Inte	·	EDLA	Douglas M. Schmidt
MONACO	Demetria Lynn Doucet v. American		EDLA	Douglas M. Schmidt
MONACO	Elijah Harvey, Jr, et al v. American i		EDLA	Douglas M. Schmidt
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Monaco Coach Corporation	Elvin Demery v. American International Specialty Lines Insurance Co., et al	#09-8444	EDLA	Bencomo & Associates
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Monaco Coach Corporation	Joseph Billiot, et al v. American International Specialty Lines Insurance Co., et al	#09-8447	EDLA	Bencomo & Associates
Monaco Coach Corporation	Demetria Lynn Doucet v. American International Specialty Lines Insurance Co., et al	#09-8448	EDLA	Bencomo & Associates
Monaco Coach Corporation	Don Frisella et al v American International Specialty Lines, Co et al	#10-2497	EDLA	Bencomo & Associates
Monaco Coach Corporation	Cathy Lee et al v American International Specialty Lines, Co et al	#10-2532	EDLA	Bencomo & Associates
Monaco Coach Corporation	Dennis Anderson et al v. Skyline Corporation, et al	09 4541	EDLA	Jim S. Hall
Monaco Coach Corporation	Denise Batiste et al v. Monaco Coach Corporation, et al	09 4546	EDLA	Jim S. Hall
Monaco Coach Corporation	D'Michael Gaines, et al v. Monaco Coach Corp., et al	09 4563	EDLA	Jim S. Hall

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Monaco Coach Corporation	Semmonette Overton, et al v. Monaco Coach, Corp., et al	09 6011	EDLA	Jim S. Hall
Monaco Coach Corporation	Sentilles v. Monaco,Sentilles v. American International, et al	09-0500, 10-3952	MDAL,EDLA	Torres
Monaco Coach Corporation	Legendre v. Monaco,Legendre v. Monaco, et al	09-0522, 10-3776	SDMS,EDLA	Torres
Monaco Coach Corporation	Legendre v. Monaco,Ruffino v. Monaco, et al	09-0522, 10-3783	SDMS,EDLA	Torres
Monaco Coach Corporation	Annis v. Alliance,Annis v. AlG,Annis v. AlG,Sentilles v. Monaco	09-0539, 09-6796, 09-8419, 09-0500	MDAL,EDLA,EDLA ,MDAL	Torres
Monaco Coach Corporation	Bradley, et al v. Monaco Coach Corporation	09-05569	E.D.La	Gill Ladner
Monaco Coach Corporation	Fahm v. Monaco,Fahm v. Shaw Env	09-0626 09-7995	SDMS,EDLA	Torres
Monaco Coach Corporation	Vincent vs. Monaco, Fluor and USA	09-07866	E.D. La	Nexsen Pruet
Monaco Coach Corporation	Raines vs. Monaco, Shaw and USA	09-07867	E.D. La	Nexsen Pruet
Monaco Coach Corporation	Andrews v. Monaco Coach Corp.	09-3253	EDLA	GBDM&W
Monaco Coach Corporation	Tammy Haley, et al v. Bechtel National, Inc. et al	09-397-MSD, 09- 5544 LA ED	Eastern District	Ronnie G. Penton
Monaco Coach Corporation	Bernice Scott et al v Gulfstream Coach, Inc. , Shaw	09-4228	Eastern District	Ronnie G. Penton
Monaco Coach Corporation	Sakobie v. Gulf Stream,Chilton v. Gulf Stream, et al	09-4664, 10-3714	EDLA,EDLA	Torres
Monaco Coach Corporation	Earl Ralleigh, et. al. vs. Monaco Coach Corporation, et. al.	09-4727	USDC Eastern District of Louisiana	Watts Hilliard
Monaco Coach Corporation	Stacey Lovell, et al v. American int'l Specialty Lines, et al	09-4763	Louisiana	Andry Law Group
Monaco Coach Corporation	Smith v. Am. Int'l Specialty Lines, Co.	09-4835	EDLA	GBDM&W
Monaco Coach Corporation	Alexis v. Monaco Coach	09-4839	EDLA	Torres
Monaco Coach Corporation	Alexis v. Monaco Coach,Alvarez v. American International, et al	09-4839, 10-3522	EDLA,EDLA	Torres
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Monaco Coach Corporation	Cacioppo v. Alliance,Carriere v. AIG	09-4840, 09-8420	EDLA,EDLA	Torres
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Monaco Coach Corporation		09-4845, 09-8420, 10-3534	EDLA,EDLA,EDLA	Torres
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Monaco Coach Corporation	Hays v. Am. Int'l Specialty Lines, Co.	09-5233	EDLA	PSC
Monaco Coach Corporation	Bailey v. Am. Int'l Specialty Lines, Co.	09-5235	EDLA	PSC
Monaco Coach Corporation	Andrews v. Am. Int'l Specialty Lines, Co.	09-5238	EDLA	GBDM&W
Monaco Coach Corporation	Andrews v. Am. Int'l Specialty Lines, Co.	09-5238	EDLA	PSC
Monaco Coach Corporation	·	09-5343	EDLA	Becnel Law Firm
Monaco Coach Corporation	Blache et al v. Jayco Enterprises, Inc. et al	09-5388	EDLA	Becnel Law Firm
Monaco Coach Corporation	Robinson et al v. American International Specialty Lines Insurance Company et al	09-5409	EDLA	Becnel Law Firm
Monaco Coach Corporation	Cojoe et al v. American International Specialty Lines Insurance Company et al	09-5412	EDLA	Becnel Law Firm
Monaco Coach Corporation	. ,	09-5412	LAEDCE	Parker Waichman
Monaco Coach Corporation	Cornish v. Crum & Forster Specialty Ins., Co.	09-5998	EDLA	GBDM&W
Monaco Coach Corporation	Baham v. Am. Int'l Specialty Lines, Co.	09-6000	EDLA	GBDM&W
Monaco Coach Corporation	Mack v. Recreation By Design, LLC	09-6163	EDLA	GBDM&W
Monaco Coach Corporation	Yvonne Weaver v. Fluor Enterprises, et al	09-6275	Louisiana	Andry Law Group
Monaco Coach Corporation	Stacey Lovell, et al v. American int'l Specialty Lines, et al	09-6275	Louisiana	Andry Law Group
Monaco Coach Corporation	Bentley et al v. American International Specialty Lines Insurance Company et al	09-6312	EDLA	Becnel Law Firm
Monaco Coach Corporation	,,	09-6329	LAEDCE	Parker Waichman
Monaco Coach Corporation	Juhasz et al v. American International Specialty Lines Insurance Company et al	09-6335	EDLA	Becnel Law Firm
Monaco Coach Corporation	Juhasz et al v. American International Specialty Lines Insurance Company et al	09-6355	EDLA	Becnel Law Firm
Monaco Coach Corporation	Fields v. Am. Int'l Specialty Lines Co.	09-6410	EDLA	PSC
Monaco Coach Corporation	Evelyn Barnes, et. al. vs. Monaco Coach Corporation, et. al.	09-6948	USDC Eastern District of Louisiana	Watts Hilliard
Monaco Coach Corporation	Ocenetta Singleton, et. al. vs. Monaco Coach Corporation, et. al.	09-7093	USDC Eastern District of Louisiana	Watts Hilliard
Monaco Coach Corporation		09-7296	LAEDCE	Parker Waichman
Monaco Coach Corporation		09-7303	LAEDCE	Parker Waichman
Monaco Coach Corporation	Walter Harris, et. al. vs. Monaco Coach Corporation, et. al.	09-7531	USDC Eastern District of Louisiana	Watts Hilliard
Monaco Coach Corporation	Keddy v. Am. International Specialty Lines, Co.	09-7542	EDLA	GBDM&W
Monaco Coach Corporation	Rose Acker, et. al. vs. Monaco Coach Corporation, et. al.	09-7794	USDC Eastern District of Louisiana	Watts Hilliard
Monaco Coach Corporation	Nadine Ratcliff, et. al. vs. Monaco Coach Corporation, et. al.	09-7815	USDC Eastern District of Louisiana	Watts Hilliard

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Monaco Coach Corporation	Antoine, et al vs. American International Specialty Lines, Inc., et al	09-8008	EDLA	Buzbee Law Firm
Monaco Coach Corporation	Hawthorne	09-8042	EDLA	John A. Eaves
·		09-8042	EDLA	John A. Eaves
Monaco Coach Corporation	Arrington			
Monaco Coach Corporation Monaco Coach Corporation	Franks Stork	09-8156 09-8162	EDLA EDLA	John A. Eaves
·				John A. Eaves
Monaco Coach Corporation	Bridges	09-8208	EDLA	John A. Eaves
Monaco Coach Corporation	Belk	09-8235 09-8252	EDLA	John A. Eaves
Monaco Coach Corporation	Sidell		EDLA	John A. Eaves
Monaco Coach Corporation	Deflanders	09-8270	EDLA	John A. Eaves
Monaco Coach Corporation	Ange, et al vs. American International Specialty Lines Ins. Co., et al	09-8405	EDLA	Buzbee Law Firm
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Monaco Coach Corporation	Ange, et al vs. American International Specialty Lines Ins. Co., et al	09-8405	EDLA	Buzbee Law Firm
Monaco Coach Corporation	Elvin Demery v. American Internati	09-8444	EDLA	Frank D'Amico
Monaco Coach Corporation	Connie Lee Bailey, et al v. Americar		EDLA	Frank D'Amico
Monaco Coach Corporation	Jerome Aiken, et al v. American Int		EDLA	Frank D'Amico
Monaco Coach Corporation	Jerome Aiken, et al v. American Int		EDLA	Frank D'Amico
Monaco Coach Corporation	Joseph Billiot, et al v. American Inte		EDLA	Frank D'Amico
Monaco Coach Corporation	Demetria Lynn Doucet v. American		EDLA	Frank D'Amico
Monaco Coach Corporation	MicShelia McCutchen, et al v. Amer		EDLA	Frank D'Amico
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violiaco coacii coi porationi	Corporation, et al.	09-8093	OSDC, EDLA	Bruno & Bruno
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Monaco Coach Corporation	Elijah Harvey, Jr, et al v. American i	10-0536	EDLA	Frank D'Amico
Monaco Coach Corporation	George Jones, et. al. vs. Monaco Coach Corporation, et. al.	10-1258	USDC Eastern District of	Watts Hilliard
Monaco Coach Corporation	Willie Washington v. American Inte	10 2020	Louisiana EDLA	Frank D'Amico
Monaco Coach Corporation	Hawkins	10-2020	EDLA	John A. Eaves
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Monaco Coach Corporation	Terrence Butler, et. al. vs. Monaco Coach Corporation, et. al.	10-2265	USDC Eastern District of Louisiana	Watts Hilliard
Monaco Coach Corporation	Allen et al v. American International Specialty Lines Ins. Co. et al	10-2302	EDLA	Buzbee Law Firm
Monaco Coach Corporation	Hooker v. Am. Intl Specialty Lines, Co.	10-2396	EDLA	GBDM&W
Monaco Coach Corporation		10-2430	LAEDCE	Parker Waichman
Monaco Coach Corporation		10-2466	LAEDCE	Parker Waichman
Monaco Coach Corporation	Sadie Williams et al v American Inte		EDLA	Frank D'Amico
Monaco Coach Corporation	Don Frisella et al v American Intern		EDLA	Frank D'Amico
Monaco Coach Corporation	Cathy Lee et al v American Internat		EDLA	Frank D'Amico
Monaco Coach Corporation	Defendini v. Bechtel National, Inc.	10-3125	EDLA	GBDM&W
Monaco Coach Corporation	Ralleigh v. Bechtel National, Inc.	10-3136	EDLA	PSC
Monaco Coach Corporation	Allen et al v. American International Specialty Lines Insurance Company et al	10-3866	EDLA	Becnel Law Firm
Monaco Coach Corporation	Terrell v. Am. Int'l Specialty Lines, Co.	10-3920	EDLA	PSC
Monaco Coach Corporation	Pittman v. American International Specialty Lines Insurance Company et al	10-570	EDLA	Becnel Law Firm
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Monaco Coach Corporation	Perkins, et al v. American International Specialty Lines Insurance Company et al	2:09-cv-6029	EDLA	HLC
Monaco Coach Corporation	Juandell Jackson et al v. American Specialty Lines Insurance Company et al	2:09-cv-6034	EDLA	HLC
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Monaco Coach Corporation	Bernice Sweeney v. American International Specialty Lines Insurance Company, et al	2:09-cv-8349	EDLA	HLC
Monaco Coach Corporation	Magee, et al, v. American International Specialty Lines Insurance Company, et al	2:09-cv-8356	EDLA	HLC
Monaco Coach Corporation	Evelyn Wagner, et al v. CH2M HILL Contractors Inc. et al	2:10-cv-461	EDLA	HLC
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Monaco Coach Corporation	Graham, et al v. Monaco Coach Corporation	2010-00311	Jackson Co. Miss	Gill Ladner
Monaco Coach Corporation	Bessie Rogers, et al. v. Bechtel National, Inc. et al	2010-00439	Eastern District of Louisiana	Mobile FEMA Group - Harang
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Monaco Coach Corporation	Lionel Fields v. American Int'l Specialty Lines, Co., Ins. Co. of the State of Pennsylvania , Lexington Ins. Co., and Shaw Environmental, inc. Environmental, Inc.	580905 Div. 26 (EDLA 09-6410)	19th JDC for the Parish of East Baton Rouge, LA	Lambert & Nelson
Monaco Coach Corporation	Ernestine Samuels v. Lakeside Park Homes, Inc., American Int'l Specialty Ins. Co., The Ins. Co. of the State of Pennsylvania, Lexington Ins. Co., Shaw Environmental, inc. Environmental, Inc., CH2M HILL Constructors, Inc. and TKTMJ, Inc.	675917 (EDLA 09- 5622)	24th JDC for the Parish of Jefferson, LA	Lambert & Nelson
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Monaco Coach Corporation	Donohue, et al v. Monaco Coach, Inc., et al & Adams, et al v. Gulf Stream Coach, Inc., et al	Cause No. 095268 N(5)	EDLA	Michael Watson - Woodfill & Pressler
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N/A (Monaco Coach - Bankrupt)	Sharon S. M. Stogner, et al v CH2M Hill Constructors, Inc., et al	10-2608	In the United States District Court for the Southern District of Mississippi Hattiesburg Division	Hawkins, Stracener & Gibson

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Pilgrim International, Inc.	Chavon Charles et al v. Pilgram International, Inc. & Shaw Environmental, Inc.	09 4525	EDLA	Jim S. Hall
Pilgrim International, Inc.	Chavon Charles, et al v. Pilgram International, Inc., et al	09 4525	EDLA	Jim S. Hall
Pilgrim International, Inc.	Robert B. Denet et al v. Pilgrim International, Inc., et al	09 4584	EDLA	Jim S. Hall
Pilgrim International, Inc.	Katie Alexis Babineaux, et al v Pilgrin International, Inc., et al	09 4610	EDLA	Jim S. Hall
Pilgrim International, Inc.	Kennette Christophe, et al v. Pilgram International, Inc., et al	09 4646	EDLA	Jim S. Hall
Pilgrim International, Inc.	Lakisha Kelly, et al v. Pilgram International, Inc., et al	09 4860	EDLA	Jim S. Hall
Pilgrim International, Inc.	Lee Vaughn Johnson, et al v. Pilgram International,Inc., et al	09 4872	EDLA	Jim S. Hall
Pilgrim International, Inc.	Pamela Garner, etal v. Pilgrim International; CH2M Hill Constructors, Inc.; and United States of America through the Federal Emergency Management Agency,	09-00791	S.D. Mississippi	Nexsen Pruet
Pilgrim International, Inc.	Brown et al v Forest River, Inc. et al	09-05383	Eastern District	Ronnie G. Penton
Pilgrim International, Inc.	Brown et al v Forest River, Inc. et al	09-05384	Eastern District	Ronnie G. Penton
Pilgrim International, Inc.	Adderson et al v American Camper Manuf et al	09-0550 MS then 09-5997 La	Southern District of MS. Souther Div.	Ronnie G. Penton
Pilgrim International, Inc.	Ladner et al v. Forest River, Inc. et al	09-05552	EDLA	Ronnie G. Penton
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R-Vision, Inc.	Conner	09-8174	EDLA	John A. Eaves
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R-Vision, Inc.	Andrew Douglas, et al v. Liberty Mutual Insurance Corp., et al	09-8461	EDLA	Bencomo & Associates
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R-Vision, Inc.	Rene Knox et al v Liberty Mutual Insurance Corp et al	10-2554	EDLA	Frank D'Amico
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ix-vision, inc.	Inc. et al		Louisiana	·
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R-Vision, Inc.	Davis, et al v. R-Vision, Inc., et al	N(5)	EDLA EDLA	Harang Michael Watson - Woodfill & Pressler
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R-Vision, Inc. R-Vision, Inc. R-Vision, Inc.	Davis, et al v. R-Vision, Inc., et al Encalde, et al v. Patriot Homes, Inc, et al Encalde, et al v. Patriot Homes, Inc, et al & Davis, et al v. R- Vision, Inc.	N(5) Cause No. 095281 N(5) Cause No. 095281 N(5) Cause No. 095256 N(5)	EDLA EDLA	Harang Michael Watson - Woodfill & Pressler Michael Watson - Woodfill & Pressler Michael Watson - Woodfill & Pressler
R-Vision, Inc. R-Vision, Inc. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Davis, et al v. R-Vision, Inc., et al Encalde, et al v. Patriot Homes, Inc, et al Encalde, et al v. Patriot Homes, Inc, et al & Davis, et al v. R- Vision, Inc. Dennis Anderson et al v. Skyline Corporation, et al Dennis Anderson, et al v. Sklyine Corporation, et al Deborah Anderson, et al v. Skyline	N(5) Cause No. 095281 N(5) Cause No. 095281 N(5) Cause No. 095256 N(5) 09 4541	EDLA EDLA EDLA	Harang Michael Watson - Woodfill & Pressler Michael Watson - Woodfill & Pressler Michael Watson - Woodfill & Pressler Jim S. Hall
R-Vision, Inc. R-Vision, Inc. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Davis, et al v. R-Vision, Inc., et al Encalde, et al v. Patriot Homes, Inc, et al Encalde, et al v. Patriot Homes, Inc, et al & Davis, et al v. R- Vision, Inc. Dennis Anderson et al v. Skyline Corporation, et al Dennis Anderson, et al v. Sklyine Corporation, et al	N(5) Cause No. 095281 N(5) Cause No. 095281 N(5) Cause No. 095256 N(5) 09 4541 09 4541	EDLA EDLA EDLA EDLA	Harang Michael Watson - Woodfill & Pressler Michael Watson - Woodfill & Pressler Michael Watson - Woodfill & Pressler Jim S. Hall Jim S. Hall
R-Vision, Inc. R-Vision, Inc. R-Vision, Inc. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Davis, et al v. R-Vision, Inc., et al Encalde, et al v. Patriot Homes, Inc, et al Encalde, et al v. Patriot Homes, Inc, et al & Davis, et al v. R- Vision, Inc. Dennis Anderson et al v. Skyline Corporation, et al Dennis Anderson, et al v. Sklyine Corporation, et al Deborah Anderson, et al v. Skyline Corporation, et al Brooke Bemiss, et al v. Skyline	N(5) Cause No. 095281 N(5) Cause No. 095281 N(5) Cause No. 095256 N(5) 09 4541 09 4544	EDLA EDLA EDLA EDLA EDLA	Harang Michael Watson - Woodfill & Pressler Michael Watson - Woodfill & Pressler Michael Watson - Woodfill & Pressler Jim S. Hall Jim S. Hall
R-Vision, Inc. R-Vision, Inc. R-Vision, Inc. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Davis, et al v. R-Vision, Inc., et al Encalde, et al v. Patriot Homes, Inc, et al Encalde, et al v. Patriot Homes, Inc, et al & Davis, et al v. R- Vision, Inc. Dennis Anderson et al v. Skyline Corporation, et al Dennis Anderson, et al v. Skyline Corporation, et al Deborah Anderson, et al v. Skyline Corporation, et al Brooke Bemiss, et al v. Skyline Corporation, et al Arlene Breaux et al v. Skyline	N(5) Cause No. 095281 N(5) Cause No. 095281 N(5) Cause No. 095256 N(5) 09 4541 09 4541 09 4548 09 4565	EDLA EDLA EDLA EDLA EDLA EDLA	Harang Michael Watson - Woodfill & Pressler Michael Watson - Woodfill & Pressler Michael Watson - Woodfill & Pressler Jim S. Hall Jim S. Hall Jim S. Hall
R-Vision, Inc. R-Vision, Inc. R-Vision, Inc. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Davis, et al v. R-Vision, Inc., et al Encalde, et al v. Patriot Homes, Inc, et al Encalde, et al v. Patriot Homes, Inc, et al & Davis, et al v. R- Vision, Inc. Dennis Anderson et al v. Skyline Corporation, et al Dennis Anderson, et al v. Sklyine Corporation, et al Deborah Anderson, et al v. Skyline Corporation, et al Brooke Bemiss, et al v. Skyline Corporation, et al Arlene Breaux et al v. Skyline Corporation et al Meshell v Skyline, Bechtel, and	N(5) Cause No. 095281 N(5) Cause No. 095281 N(5) Cause No. 095256 N(5) 09 4541 09 4541 09 4548 09 4565 09 6015 09-00839 09-0514, 09-0626,	EDLA EDLA EDLA EDLA EDLA EDLA EDLA EDLA	Harang Michael Watson - Woodfill & Pressler Michael Watson - Woodfill & Pressler Michael Watson - Woodfill & Pressler Jim S. Hall
R-Vision, Inc. R-Vision, Inc. R-Vision, Inc. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp. Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Encalde, et al v. R-Vision, Inc., et al Encalde, et al v. Patriot Homes, Inc, et al Encalde, et al v. Patriot Homes, Inc, et al & Davis, et al v. R- Vision, Inc. Dennis Anderson et al v. Skyline Corporation, et al Dennis Anderson, et al v. Sklyine Corporation, et al Deborah Anderson, et al v. Skyline Corporation, et al Brooke Bemiss, et al v. Skyline Corporation, et al Arlene Breaux et al v. Skyline Corporation, et al Meshell v Skyline, Bechtel, and USA Antoine v. Skyline, Fahm v. Monaco, Brekenridge v. Skyline, et	N(5) Cause No. 095281 N(5) Cause No. 095281 N(5) Cause No. 095256 N(5) 09 4541 09 4541 09 4548 09 4565 09 6015 09-00839 09-0514, 09-0626,	EDLA S.D. Mississippi SDMS,SDMS,EDL	Harang Michael Watson - Woodfill & Pressler Jim S. Hall Nexsen Pruet

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Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Mickens et al v. Skyline Corporation et al	09-8716	EDLA	Becnel Law Firm
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	DEGRUY, et al vs. LAYTON HOMES CORPORATION, et al	1:11-498-LG-JMR	SDMS	Douglas M. Schmidt
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Hollyfield v. Skyline Corporation	10-0644	SDTX	Buzbee Law Firm
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Yolanda Goodwin, et. al. vs. Layton Homes Corp., et. al.	10-1257	USDC Eastern District of Louisiana	Watts Hilliard
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Warren Thomas, et. al. vs. Skyline Corporation, et. al.	10-1288	USDC Eastern District of Louisiana	Watts Hilliard
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Kirby Hardy et al v Skyline Corporation et al	10-2021	EDLA	Frank D'Amico
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Spicer	10-2141	EDLA	John A. Eaves
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Kenneth D'Anza, et. al. vs. Skyline Corporation, et. al.	10-2210	USDC Eastern District of Louisiana	Watts Hilliard
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Fenwick Hunter, et. al. vs. Skyline Corporation, et. al.	10-2258	USDC Eastern District of Louisiana	Watts Hilliard
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Barbara Bernard, et. al. vs. Layton Homes Corp., et. al.	10-2262	USDC Eastern District of Louisiana	Watts Hilliard
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Dozier et al v. Skyline Corporation et al	10-2308	EDLA	Buzbee Law Firm
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Lehman v. Layton Homes Corp.	10-2380	EDLA	GBDM&W
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Larry Gibson et al v Skyline Corporation et al	10-2550	EDLA	Bencomo & Associates
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Larry Gibson et al v Skyline Corporation et al	10-2550	EDLA	Frank D'Amico
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Brittney Torres et al v Skyline Corporation et al	10-2556	EDLA	Frank D'Amico
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Catherine E. Shambarger v. Skyline Corporation, et al.	10-2601	Southern District of Mississippi	FTLA - Catherine Jacobs
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Niki M. Thompson, as wrongful beneficiary and representative of Vester G. Davis, Deceased, et al v Skyline Corporation, et al	10-275	In the United States District Court for the Southern District of Mississippi	Hawkins, Stracener & Gibson
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Adubato v. Skyline, et al	10-3513	EDLA,EDLA,EDLA, EDLA,EDLA,EDLA	Torres
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Adubato v. Skyline, et al	10-3513	EDLA,EDLA,EDLA	Torres
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Alberez v. Skyline, et al	10-3514	EDLA,EDLA,EDLA, EDLA,EDLA	Torres
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Blappert v. Layton Homes, et al	10-3672	SDMS,SDMS,EDL A,EDLA	Torres
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Alberez v. Layton Homes, et al	10-3693	EDLA,EDLA,EDLA, EDLA,EDLA	Torres
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Adubato v. Layton Homes Corporation, et al	10-3696	EDLA,EDLA,EDLA, EDLA,EDLA,EDLA	Torres
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Blappert v. Layton Homes, et al	10-3809	SDMS,SDMS,EDL A,EDLA	Torres
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Blappert v. Skyline Corporation, et al	10-3976	SDMS,EDLA	Torres
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Lori P. Bodden v. Layton Homes Corp,et al	2:09-4900	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Dominick Goodman et al v. Layton Homes Corp,et al	2:09-4901	EDLA	HLC
				

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Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Lester Nunez, Jr. et al v. Layton Homes Corp et al	2:09-4929	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Linda St Cyr et al v. Skyline Corporation	2:09-5641	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Joyce Sylva et al v. Skyline Corporation/Shaw	2:09-5648	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Gregory Lewis et al v. Skyline Corporation and CH2M	2:09-5649	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Kevin M. Fisher OBO Paulette Williams v. Skyline Corporation, et al	2:09-5654	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Williams Cassandra et al v. Skyline Corporation e al	2:09-5655	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Nakia Johnson et al v. Layton Homes Corp.	2:09-5673	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Dontrell Burnett et al v. Layton Homes Corp, et al	2:09-5674	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Scott Mayfield et al v. Layton Homes Corp, et al	2:09-5684	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Griffin, et al, v. Layton Homes Corp, et al	2:09-5691	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.		2:09-5727	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Percy Griffin et al v. Layton Homes Corp. et al	2:09-5962	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Adena Cobbins et al, v. Skyline Corporation	2:09-6570	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Cager, et al, v. Layton Homes, Corp.	2:09-8346	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	David Shackelford v. Layton Homes Corporation, et al	2:10-711	EDLA	HLC
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Roy Causey, et al v. Skyline Corporatioln, et al	2010-91	Eastern District of Louisiana	Mobile FEMA Group - Harang
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Sarah Knight v. Layton Homes Corp., et al	A2401-11-106	Harrison Co. Miss	Gill Ladner
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Allen, et al v. Layton Homes, et al	Cause No. 095260 N(5)	EDLA	Michael Watson - Woodfill & Pressler
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Allen, et al v. Layton Homes, et al	Cause No. 095260 N(5)	EDLA	Michael Watson - Woodfill & Pressler
Skyline Corporation, Inc.; Skyline Homes, Inc.; Layton Homes Corp.	Hughes, et al v. Skyline Corp., et al	Cause No. 095264	EDLA	Michael Watson - Woodfill & Pressler
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Cynthia Fefie, et al v. Sunray RV, LLC et al	09 4587	EDLA	Jim S. Hall
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Cynthia Fefie, et al v. Sunray RV, LLC et al	09 4587	EDLA	Jim S. Hall
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Lorelei Augustine, et al. v. Sunray RV, LLC and Fluor Enterprises, Inc. Enterprises, Inc.	09-3559	EDLA	Lambert & Nelson
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Tracy Martin v Sunray RV, Inc., et al	09-4218	Eastern District	Ronnie G. Penton
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Carter v. Sunray RV, LLC	09-4332	EDLA	GBDM&W
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Martin v. Sunray RV, LLC	09-6003	EDLA	GBDM&W
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Robin Tucker, et. al. vs. SunRay Investments, LLC, et. al.	09-6640	USDC Eastern District of Louisiana	Watts Hilliard
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Clara Morris, as Next Friend of N. A., a minor, et. al. vs. SunRay Investments, LLC, et. al.	09-7095	USDC Eastern District of Louisiana	Watts Hilliard
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Harris et al v. Sunray RV, LLC et al	09-7665	EDLA	Buzbee Law Firm
SunRay R.V., L.L.C, and SunRay Investments, L.L.C. SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Jackson v. Sunray RV, LLC et al Yumika Watts, as Next Friend of J. C., a minor, et. al. vs. SunRay Investments, LLC, et. al.	09-7666 09-7802	EDLA USDC Eastern District of Louisiana	Buzbee Law Firm Watts Hilliard

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SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Curtis Evans, as Next Friend of D. D., a minor, et. al. vs. SunRay Investments, LLC, et. al.	09-7914	USDC Eastern District of Louisiana	Watts Hilliard
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Smith	09-8168	EDLA	John A. Eaves
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Canter	09-8197	EDLA	John A. Eaves
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Parker	09-8205	EDLA	John A. Eaves
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Banks	09-8256	EDLA	John A. Eaves
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Banks	09-8281	EDLA	John A. Eaves
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Stewart, et al vs. Sunray RV, LLC, et al	09-8398	EDLA	Buzbee Law Firm
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Jahmal Devore et al v Sunray RV, LLC	09-8597	EDLA	Frank D'Amico
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Jeanne Burton et al v Sunray RV, LLC et al	09-8598	EDLA	Douglas M. Schmidt
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Angelina Sullivan et al v Sunray RV, LLC	09-8599	EDLA	Frank D'Amico
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Elaine Marshall v Sunray RV, LLC et al	09-8600	EDLA	Frank D'Amico
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Scott, et al. v. Sunray RV, LLC, et al.	09-8641	USDC, EDLA	Bruno & Bruno
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Alexander v. Sunray RV, LLC et al	09-8720	EDLA	Becnel Law Firm
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Jeanne Burton o/b/o A.B. vs. Sunray RV, LLC, Fluor Enterprises, Inc., and the United States of America	10-04095	EDLA	Douglas M. Schmidt
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	McKinzy et al v. Sunray RV, LLC et al	10-0453	EDTX	Buzbee Law Firm
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Melissa Wesley, et al. v. Sunray RV, LLC, et al.	10-1381	Southern District of Mississippi	FTLA - Catherine Jacobs
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Melissa Wesley, et al. v. Sunray RV, LLC, et al.	10-1381	Southern District of Mississippi	FTLA - Catherine Jacobs
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Mellisa Richardson, as Next Friend of K.R, a minor, et. al. vs. SunRay Investments, LLC, et. al.	10-2222	USDC Eastern District of Louisiana	Watts Hilliard
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Donnie Atwood, et. al. vs. SunRay Investments, LLC, et. al.	10-2272	USDC Eastern District of Louisiana	Watts Hilliard
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	Dennis R. Mathis and Florence S. Mathis, et al v Sunray RV, LLC, et al	10-273	In the United States District Court for the Southern District of Mississippi	Hawkins, Stracener & Gibson
SunRay R.V., L.L.C, and SunRay Investments, L.L.C.	MOLDEN vs. SUNRAY, et al	2:11-02177	SDMS	Douglas M. Schmidt
Thor	James H. Aldridge, et al v. Gulfstream Coach Inc. et.al.	07-9228	EDLA	Frank D'Amico
Thor	Bond, et al v. Thor California, Inc., d/b/a Thor Manufacturing	09-05589	E.D.La	Gill Ladner
Thor	Rattler v. Thor California, CH2MHill, and USA	09-06256	E.D. La	Nexsen Pruet
Thor	Nguyen v. Thor California, CH2MHill, and USA	09-06430	E.D. La	Nexsen Pruet
Thor	Duncan vs. Thor Calfornia, Shaw, and USA	09-07045	E.D. La	Nexsen Pruet
Thor	Duncan v. Thor California, Inc.	09-3304	EDLA	GBDM&W
Thor	Bastoe v. Dutchman,Boudreaux v. Dutch Housing,Bastoe v. Dutchmen Manufacturing, et al,Bastoe v. Dutch Housing, et al	09-3590, 09-3826, 10-3716, 10-3578		Torres
Thor	Barcia v. Thor,Ben OBO J.A. v. Thor, et al	09-3742, 10-3472	EDLA,EDLA	Torres

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Thor	Barcia v. Thor,Karcher OBO B.K. v. Thor, et al	09-3742, 10-3474	EDLA,EDLA	Torres
Thor	Barcia v. Thor,Connie Bourquard v. Thor, et al	09-3742, 10-3475	EDLA,EDLA	Torres
Thor	Barcia v. Thor,Barcia v. Thor, et al	09-3742, 10-3477	EDLA,EDLA	Torres
Thor	Barcia v. Thor,Bourquard v. Thor, et al	09-3742, 10-3479	EDLA,EDLA	Torres
Thor	Barcia v. Thor, Davis v. Thor, et al	09-3742, 10-3480	EDLA,EDLA	Torres
Thor	Barcia v. Thor,Stephany v. Thor, et	09-3742, 10-3482	EDLA,EDLA	Torres
Thor	Carol Blazio v Thor California, Inc., d/b/a Thor Manufacturing Company et al	09-4222	Eastern District	Ronnie G. Penton
Thor	Rodenno Dixon et al v Dutchman Manufacturing, Inc, Fluor Enterprises. Inc.	09-4232	Eastern District	Ronnie G. Penton
Thor	Alex Magee, et. al. vs. Thor Industries, Inc., et. al.	09-4743	USDC Eastern District of Louisiana	Watts Hilliard
Thor	Davis v. Thor California, Inc.	09-4962	EDLA	PSC
Thor	Dupuy v. Thor California, Inc.	09-4986	EDLA	PSC
Thor	Riley v. Thor California, Inc.	09-4992	EDLA	PSC
Thor	Duncan v. Thor California, Inc.	09-5249	EDLA	GBDM&W
Thor	Reed v. Thor California, Inc. d/b/a Thor Mfg., Inc.	09-5255	EDLA	GBDM&W
Thor	Defelice et al v. Alliance Homes, Inc. et al	09-5341	EDLA	Becnel Law Firm
Thor	Griffin et al v. Thor Industries Inc et al	09-5402	EDLA	Becnel Law Firm
Thor	Greathouse v. Thor Industries Inc et al	09-5404	EDLA	Becnel Law Firm
Thor	Cooley, et al v. Thor Ca., Inc., et al	09-5417	LAEDCE	Parker Waichman
Thor	Frank Airhart, et al v. The United States of America and FEMA	09-5477	EDLA	Frank D'Amico
Thor	McCrary v. Thor California, Inc.	09-5975	EDLA	GBDM&W
Thor	Terri Davis, et. al. vs. Thor Industries, Inc., et. al.	09-5987	USDC Eastern District of Louisiana	Watts Hilliard
Thor	Anthony Edenfield, et al v. Thor Industries, Inc., et al	09-6279	Louisiana	Andry Law Group
Thor	Lowell Mitchell, et. al. vs. Thor Industries, Inc., et. al.	09-6929	USDC Eastern District of Louisiana	Watts Hilliard
Thor	Mary Martinez, et. al. vs. Thor Industries, Inc., et. al.	09-7099	USDC Eastern District of Louisiana	Watts Hilliard
Thor	Allen, et al v. Thor Industries, Inc., et al	09-7278	LAEDCE	Parker Waichman
Thor	Thierry v. Thor Industries, Inc., et al	09-7284	LAEDCE	Parker Waichman
Thor	Daigle v. Am. International Specialty Lines, Co.	09-7541	EDLA	GBDM&W
Thor	Keddy v. Am. International Specialty Lines, Co.	09-7542	EDLA	GBDM&W
Thor	Warren v. Thor California, Inc.	09-7770	EDLA	PSC
Thor	Britney Bogan, et. al. vs. Thor Industries, Inc., et. al.	09-7812	USDC Eastern District of Louisiana	Watts Hilliard
Thor	Ella Mcgee, as Next Friend of J. J., a minor, et. al. vs. Thor Industries, Inc., et. al.	09-7830	USDC Eastern District of Louisiana	Watts Hilliard
Thor	Robertson	09-8050	EDLA	John A. Eaves
Thor	Andrews	09-8105	EDLA	John A. Eaves
Thor	McCann	09-8115	EDLA	John A. Eaves

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Thor	Mann	09-8141	EDLA	John A. Eaves
Thor	Lee	09-8153	EDLA	John A. Eaves
Thor	Cooper	09-8198	EDLA	John A. Eaves
Thor	Chamberland	09-8210	EDLA	John A. Eaves
Thor	Bell	09-8230	EDLA	John A. Eaves
Thor	Garner	09-8269	EDLA	John A. Eaves
Thor	Burns	09-8283	EDLA	John A. Eaves
Thor	Hardin et al vs. Thor Californica,	09-8385	EDLA	Buzbee Law Firm
	Inc. dba Thor Manufacturing, et al			
Thor	Clayton Rayfield et al v.	09-8468	EDLA	Douglas M. Schmidt
	Gulfstream Coach Inc. et al			
Thor	Doris Adams et al v Thor	09-8566	EDLA	Bencomo & Associates
	Industries, Inc et al			
Thor	Doris Adams et al v Thor	09-8566	EDLA	Frank D'Amico
	Industries, Inc et al			
Thor	Collin Duet Sr et al v Thor	09-8567	EDLA	Frank D'Amico
	Industries, Inc			
THOR	Syble Phillips et al v Thor	09-8568	EDLA	Douglas M. Schmidt
	Industries, Inc et al			_
Thor	Syble Phillips et al v Thor	09-8568	EDLA	Bencomo & Associates
	Industries, Inc et al			
Thor	Syble Phillips et al v Thor	09-8568	EDLA	Frank D'Amico
	Industries, Inc et al			
Thor	John Early et al v Thor Industries,	09-8570	EDLA	Frank D'Amico
	Inc et al			
Thor	Helen Cheek et al v Forest River,	09-8631	EDLA	Douglas M. Schmidt
	Inc et al			
Thor	Christopher Hunter et al v Forest	09-8634	EDLA	Douglas M. Schmidt
	River, Inc et al			
Thor	Dorothy Butler et al v Forest	09-8636	EDLA	Douglas M. Schmidt
	River, Inc et al			
Thor	Bernard, et al. v. Thor Industries,	09-8681	USDC, EDLA	Bruno & Bruno
	Inc., et al.			
Thor	Hayes et al v. Thor Industries, Inc.	09-8729	EDLA	Becnel Law Firm
	et al			
Thor	Price v. Thor Industries, Inc., et al	09-8730	LAEDCE	Parker Waichman
THOR	ALSWORTH, et al vs. THOR	1:11-503- HSD-	SDMS	Douglas M. Schmidt
	CALIFORNIA, INC., et al	RHW		
Thor	Darnis Walker vs. Forest River,	10-04085	EDLA	Douglas M. Schmidt
	Inc., Shaw Environmental, Inc.,			
	and the United States of America			
	5 200 44 15 1 4 6	40.4204	1150.0.5	NA
Thor	Susan Pittman, as Next Friend of	10-1294	USDC Eastern	Watts Hilliard
	J. F., a minor, et. al. vs. Thor		District of	
	Industries, Inc., et. al.	40.4270	Louisiana	5T1 A O 11 :
Thor	Barbara Abdelhafiz, et al. v. Thor	10-1378	Southern District	FTLA - Catherine
	Industries, Inc., et al.		of Mississippi	Jacobs
The second	Dubut to a Manager of Them	10 1 10 1	Carabana District	ETLA Cathanina
Thor	Ruby Lee Magee v. Thor	10-1404	Southern District	FTLA - Catherine
	Industries, Inc., et al		of Mississippi	Jacobs
	20 111 1 7	40.2024	5514	5 1 514 :
Thor	Mark Johnson et al v Thor	10-2024	EDLA	Frank D'Amico
	Industries, Inc et al			
Thor	Glover	10-2159	EDLA	John A. Eaves
Thor	Inez Johnson, et. al. vs. Thor	10-2185	USDC Eastern	Watts Hilliard
	Industries, Inc., et. al.		District of	
	2 11 21 1 7	40.2275	Louisiana	NA
Thor	Bertha Coleman, et. al. vs. Thor	10-2275	USDC Eastern	Watts Hilliard
	Industries, Inc., et. al.		District of	
		10.2216	Louisiana	D 1 1 -:
Thor	Coleman et al v. Thor California,	10-2316	EDLA	Buzbee Law Firm
-1	Inc. et al	40.2200	551.4	00014014
Thor	Trueblood v. Thor California, Inc.	10-2389	EDLA	GBDM&W
	d/b/a Thor Mfg., Inc.	10.01:-	 	
Thor	Hargis v. Thor California, Inc.	10-2412	EDLA	GBDM&W
Thor	Washington v. Thor Industries,	10-2444	LAEDCE	Parker Waichman
1	Inc., et al	1	1	1

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Thor	Simmons, et al v. Thor Industries, Inc., et al	10-2468	LAEDCE	Parker Waichman
Thor	Charles Williams et al v Thor Industries, Inc et al	10-2476	EDLA	Bencomo & Associates
Thor	Charles Williams et al v Thor Industries, Inc et al	10-2476	EDLA	Frank D'Amico
Thor	Jim Krause et al v Thor Industries, Inc et al	10-2489	EDLA	Frank D'Amico
Thor	Bridgett Saylor et al v Thor Industries, Inc et al	10-2536	EDLA	Frank D'Amico
Thor	Bowman v. Thor, et al	10-3473	EDLA,EDLA,EDLA	Torres
Thor	Bourquard v. Thor, et al	10-3476	EDLA,EDLA,EDLA	Torres
Thor	Bourquard v. Thor, et al	10-3478	EDLA,EDLA,EDLA	Torres
Thor	Bailes v. Thor, et al	10-3569	EDLA,EDLA,EDLA	Torres
Thor	Verdon v. Thor, et al	10-3570	EDLA,EDLA,EDLA	Torres
Thor	Shulton L. Crawford, et al v Thor California, Inc., d/b/a Thor Manufacturing, et al	10-472	In the United States District Court for the Southern District of Mississippi Hattiesburg Division	Hawkins, Stracener & Gibson
Thor	Faith A. Atwell, et al v Thor California, Inc. d/b/a Thor Manufacturing	10-909	In the United States District Court for the Southern District of Mississippi Southern Division	Hawkins, Stracener & Gibson
Thor	Whitten, et al v. Thor Industries, Inc., et al	11-0007	SDMS	GBDM&W
Thor	Lana Marie Bracken, et al. v. Thor Industries, Inc., et al.	11-0303	Southern District of Mississippi	FTLA - Catherine Jacobs
Thor	Lana Marie Bracken, et al. v. Thor Industries, Inc., et al.	11-0303	Southern District of Mississippi	FTLA - Catherine Jacobs
Thor	Henry Seymour, et al. v. Thor Industries, Inc., et al.	11-0304	Southern District of Mississippi	FTLA - Catherine Jacobs
Thor	Troy Williams et al v. Thor California Inc.	2:09-3990	EDLA	HLC
Thor	Bettie West et al v. Thor California, Inc et al	2:09-3991	EDLA	HLC
Thor	Jeremy Darby et al v. Thor Industries, Inc. et al	2:09-4025	EDLA	HLC
Thor	Philis Acker, et al v. Thor Industries, Inc. et al	2:09-4067	EDLA	HLC
Thor	Stephen Giles et al v. Thor California Inc. d/b/a Thor	2:09-4911	EDLA	HLC
Thor	Manufacturing Franklin et al v. Thor California	2:09-4928	EDLA	HLC
Thor	Inc., et al Warren Williams, Jr. et al v. Thor	2:09-5530	EDLA	HLC
Thor	Industries, Inc. et al Judy Christophe et al v. Thor	2:09-5636	EDLA	HLC
Thor	California, Inc Trenzetta Barabin OBO Tamiah Howard et al v. Thor California,	2:09-5638	EDLA	HLC
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Thor	Roy Bradley et al v. Thor California, Inc. et al	2:09-5651	EDLA	HLC
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Thor	Herbert Brown v. Thor California, Inc. et al	2:09-5753	EDLA	HLC
Thor	Hermina McCall, et al v. Thor California, Inc.	2:09-5963	EDLA	HLC
Thor	Andrew J. Constant v. Thor California, Inc.	2:09-6027	EDLA	HLC
Thor	Godfrey, et al v. Thor California, Inc. et al	2:09-8302	EDLA	HLC
Thor	Chris Eugene, et al v. Thor California, Inc.	2:09-8312	EDLA	HLC
Thor	Nancy Broussard, et al v. Thor California, Inc. et al	2009-4805	Eastern District of Louisiana	Mobile FEMA Group - Harang
Thor	Marvin S. Washington, Jr. v. Thor California, Inc.	2010-00310	Jackson Co. Miss	Gill Ladner
Thor	John DeFlanders, et al v. Thor Industries, Inc., et al	2010-01394	Eastern District of Louisiana	Mobile FEMA Group - Harang
Thor	Kimberly Leann Harrell, et al v. Thor California Inc., et al	2011-00080	Jackson Co. Miss	Gill Ladner
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Thor	Dubose, et al v. Thor California, Inc.,, et al & Ovid, et al v. Coachman Industries, Inc, et al	Cause No. 095266 N(5) Cause No. 095275 N(5)	EDLA	Michael Watson - Woodfill & Pressler
Thor - Damon Motor Coach	Williams, et al. v. Damon Motor Coach, et al.	09-8662	USDC, EDLA	Bruno & Bruno
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Michael Alexander v. American Camper Manufacturer, LLC, et al	09 4633	EDLA	Jim S. Hall
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Max Johnson, et al v. Crossroads RV, Inc., et al	09 4640	EDLA	Jim S. Hall
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Leo Benn, et al v. Crossroads RV, Inc., et al	09 4641	EDLA	Jim S. Hall
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Leavell James, et al v. Crossroads Rv, Inc., et al	09 4643	EDLA	Jim S. Hall
Thor - DS Corp. d/b/a CrossRoads RV, Inc.		09 4643	EDLA	Jim S. Hall
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	John Leavell v. Crossroads RV, Inc., et al	09 4856	EDLA	Jim S. Hall
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Wright v. DS Corp,Wright v. Thor,Wright v. DS Corp, et al,Wright v. Thor, et al	09-0528, 09-0517, 10-3829, 10-3858	SDMS,SDMS,EDL A,EDLA	Torres
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Wright v. DS Corp,Wright v. Thor,Wright v. DS Corp,Wright v. DS Corp, et al,Wright v. DS Corp, et al,Wright v. Thor, et al	09-0528, 09-0517, 10-763, 10-3771, 10-3829, 10-3858	SDMS,SDMS,SDM S,EDLA,EDLA,EDL A	Torres
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Adams, et al v. DS Corporation	09-05602	E.D.La	Gill Ladner
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Fahm v. Monaco,Wright v. DS Corp, et al,Wright v. DS Corp, et al	09-0626, 10-3771, 10-3829	SDMS,EDLA,EDLA	Torres
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Jacques v. DS Corp. d/b/a Crossroads RV	09-3306	EDLA	GBDM&W
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hor - DS Corp. d/b/a CrossRoads RV, Inc.	Borne v. DS Corp,Barcia v.	09-3729, 09-3742,	EDLA,EDLA,EDLA,	Torres
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Thor, Jeanfreau v. DS Corp, et	10-3978, 10-3477	EDLA	
	al,Barcia v. Thor, et al			
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hor - DS Corp. d/b/a CrossRoads RV, Inc.	Bournes et al v DS Corp et al	09-4235	Southern District of MS. Souther Dist. Then Eastern District	Ronnie G. Penton
hor - DS Corp. d/b/a CrossRoads RV, Inc.	Lena Johnson, et. al. vs. DS Corp. d/b/a CrossRoads RV, Inc., et. al.	09-4708	USDC Eastern District of Louisiana	Watts Hilliard
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hor - DS Corp. d/b/a CrossRoads RV, Inc.	Davis v. DS Corp d/b/a Crossroads RV	09-4988	EDLA	GBDM&W
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hor - DS Corp. d/b/a CrossRoads RV, Inc.	Quinn et al v. DS Corp. et al	09-5373	EDLA	Becnel Law Firm
hor - DS Corp. d/b/a CrossRoads RV, Inc.	Anthony Prima, et. al. vs. DS Corp. d/b/a CrossRoads RV, Inc., et. al.	09-6940	USDC Eastern District of Louisiana	Watts Hilliard
hor - DS Corp. d/b/a CrossRoads RV, Inc.	Trishama Mitchell, et. al. vs. DS Corp. d/b/a CrossRoads RV, Inc., et. al.	09-7065	USDC Eastern District of Louisiana	Watts Hilliard
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hor - DS Corp. d/b/a CrossRoads RV, Inc.	Chaisson, et al v. DS Corp., et al	09-7539	LAEDCE	Parker Waichman
hor - DS Corp. d/b/a CrossRoads RV, Inc.	Dominguez v. DS Corp.	09-7749	EDLA	PSC
hor - DS Corp. d/b/a CrossRoads RV, Inc.	Jaunell Dedeaux, as Representative of the Estate of Dorothy Ambrose, deceased, et. al. vs. DS Corp. d/b/a CrossRoads RV, Inc., et. al.	09-7841	USDC Eastern District of Louisiana	Watts Hilliard
hor - DS Corp. d/b/a CrossRoads RV, Inc.	Ossie Joseph, et. al. vs. DS Corp. d/b/a CrossRoads RV, Inc., et. al.	09-7980	USDC Eastern District of Louisiana	Watts Hilliard
hor - DS Corp. d/b/a CrossRoads RV, Inc.	Coggins	09-8016	EDLA	John A. Eaves
thor - DS Corp. d/b/a CrossRoads RV, Inc.	McLaurin	09-8095	EDLA	John A. Eaves
hor - DS Corp. d/b/a CrossRoads RV, Inc. hor - DS Corp. d/b/a CrossRoads RV, Inc.	Holmes McCurdy	09-8097 09-8144	EDLA EDLA	John A. Eaves John A. Eaves
hor - DS Corp. d/b/a CrossRoads RV, Inc.	Swims	09-8149	EDLA	John A. Eaves
hor - DS Corp. d/b/a CrossRoads RV, Inc.	Glenn	09-8149	EDLA	John A. Eaves
hor - DS Corp. d/b/a CrossRoads RV, Inc.	Acey	09-8183	EDLA	John A. Eaves
hor - DS Corp. d/b/a CrossRoads RV, Inc.	Tanguis	09-8214	EDLA	John A. Eaves
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hor - DS Corp. d/b/a CrossRoads RV, Inc.	Mayon, et al vs. DS Corp. d/b/a CrossRoads RV, et al	09-8388	EDLA	Buzbee Law Firm
hor - DS Corp. d/b/a CrossRoads RV, Inc.	Claudette Mayon et al v DS Corp. d/b/a Crossroads RV Manf., et al	09-8388, Originated in 09-	Eastern District	Ronnie G. Penton
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Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Charmaine Rhome et al v Crossroads RV, Inc et al	09-8548	EDLA	Frank D'Amico
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Earline Barbarin v Crossroads RV,	09-8549	EDLA	Frank D'Amico
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Leonard Bartholomew III et al v Crossroads RV, Inc et al	09-8550	EDLA	Frank D'Amico
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	LaShawn Davallier et al v Crossroads RV, Inc et al	09-8551	EDLA	Frank D'Amico
Гhor - DS Corp. d/b/a CrossRoads RV, Inc.	Leroy E Barber et al v DS Corporation d/b/a Crossroads RV et al	09-8580	EDLA	Douglas M. Schmidt
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Gloria Cash et al v DS Corporation d/b/a Crossroads RV et al	09-8581	EDLA	Douglas M. Schmidt
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Cheryl Ann Ambrose et al v DS Corporation d/b/a Crossroads RV et al	09-8582	EDLA	Douglas M. Schmidt
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Fulton, et al. v. Crossroads RV, Inc., et al.	09-8657	USDC, EDLA	Bruno & Bruno
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	BOONE, et al vs. DS CORP d/b/a CROSSROADS RV, INC., et al	1:11-492-HSO- RHW	SDMS	Douglas M. Schmidt
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Gregory Doyle et al v. DS Corporation b/d/a Crossroads RV. et al.	10-00439	EDLA	Douglas M. Schmidt
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Melody L. Armstrong, et al vs. DS Corporation d/b/a Crossroads RV, Fluor Enterprises, Inc., and the United States of America	10-04060	EDLA	Douglas M. Schmidt
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Clyde Mitchell, et. al. vs. DS Corp. d/b/a CrossRoads RV, Inc., et. al.	10-1269	USDC Eastern District of Louisiana	Watts Hilliard
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Marshalle D. Rush, et al v DS Corp d/b/a Crossroads RV, et al	10-1357	In the United States District Court for the South District of Mississippi Southern Division	Hawkins, Stracener & Gibson
Fhor - DS Corp. d/b/a CrossRoads RV, Inc.	Betty Coles, et al. v. DS Corp. D/B/A Crossroads RV, Inc., et al.	10-1366	Southern District of Mississippi	FTLA - Catherine Jacobs
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Betty Coles, et al. v. DS Corp. D/B/A Crossroads RV, Inc., et al.	10-1366	Southern District of Mississippi	FTLA - Catherine Jacobs
Fhor - DS Corp. d/b/a CrossRoads RV, Inc.	Betty Coles, et al. v. DS Corp. D/B/A Crossroads RV, Inc., et al.	10-1366	Southern District of Mississippi	FTLA - Catherine Jacobs
Fhor - DS Corp. d/b/a CrossRoads RV, Inc.	Beverly Frizzell, et al. v. DS Corp. D/B/A Crossroads RV, Inc., et al.	10-1383	Southern District of Mississippi	FTLA - Catherine Jacobs
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Elizabeth Siverand , et. al. vs. DS Corp. d/b/a CrossRoads RV, Inc., et. al.	10-2180	USDC Eastern District of Louisiana	Watts Hilliard
hor - DS Corp. d/b/a CrossRoads RV, Inc.	M STARS, et. al. vs. DS Corp. d/b/a CrossRoads RV, Inc., et. al.	10-2219	USDC Eastern District of Louisiana	Watts Hilliard
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Alexander et al v. DS Corp. et al	10-2328	EDLA	Buzbee Law Firm
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Karen Sue Peterson, et al v DS Corp d/b/a Crossroads RV, et al	10-2358	The United States District Court for the Eastern District of Louisiana	Hawkins, Stracener & Gibson
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Dominguez v. DS Corp.	10-2381	EDLA	PSC
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Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Umbehagen v. Alliance, Gadwaw v. DS Corp., Borne v. DS Corp, et al	10-3993	EDLA,EDLA,EDLA	Torres
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Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Milton R. Holmes, et al v DS Corp d/b/a Crossroads RV, et al	10-482	In the United States District Court for the Southern District of Mississippi Hattiesburg Division	Hawkins, Stracener & Gibson
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Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Sybil Yvette Davis v. DS Corp d/b/a CrossRoads RV, et al	2:09-4032	EDLA	HLC
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Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Demetrius Alphonse, et al, v. DS Corp, et al	2:09-8328	EDLA	HLC
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Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Jenkins, et al v. DS Corporation	2010-00315	Jackson Co. Miss	Gill Ladner
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Billie Goudy, et al v. DS Corp, et al	2010-02885	Eastern District of Louisiana	Mobile FEMA Group - Harang
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Franks et al v. DS Corp. d/b/a Crossroads RV	B-0189033	TX Jefferson CO.	Buzbee Law Firm
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Bean, et al v. DS Corp d/b/a Crossroads Shaw Environmental, Inc, et al	Cause No. 095274 N(5)		Michael Watson - Woodfill & Pressler
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Angelo Ash et al v Fleetwood Enter., Inc., et al	MS 1-09-398, LA. 09-5541	Southern District of MS. Gulfport Dist. Then Eastern District	Ronnie G. Penton
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Angelo Ash et al v Fleetwood Enter., Inc., et al	MS 1-09-398, LA. 09-5541	Southern Dist. Of MS. Gulfport Div. thenEastern District	Ronnie G. Penton
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Darrell M. Allen, Jr. et al v DS Corp., d/b/a Crossroads RV, Inc. et al	MS- 1-09-416, LA. 09-5559	Eastern District	Ronnie G. Penton
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Darrell M. Allen, Jr. et al v DS Corp., d/b/a Crossroads RV, Inc. et al	MS- 1-09-416, LA. 09-5559	Southern District of MS. Gulfport Dist. Then Eastern District	Ronnie G. Penton
Thor - DS Corp. d/b/a CrossRoads RV, Inc.	Darrell M. Allen, Jr. et al v DS Corp., d/b/a Crossroads RV, Inc. et al	MS- 1-09-416, LA. 09-5559	Southern Dist. Of MS. Gulfport Div. thenEastern District	Ronnie G. Penton
Thor - Dutchmen Manufacturing, Inc.	Tyesha Arnolie, et al v. Dutchman Manufacturing, Inc , et al	09 4531	EDLA	Jim S. Hall

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hor - Dutchmen Manufacturing, Inc.	Calvin Alexander, et al v. American Camper Mfg., LLC, et al	09 4533	EDLA	Jim S. Hall
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hor - Dutchmen Manufacturing, Inc.	Melvin Smith, et al v. Dutchman Manufacturing, Inc., et al	09 4854	EDLA	Jim S. Hall
hor - Dutchmen Manufacturing, Inc.	Janice Brown, et al v. Dutchman Manufacturing, Inc. et al	09 4855	EDLA	Jim S. Hall
hor - Dutchmen Manufacturing, Inc.	Acevedo v. Gulf Stream, Shaw, and USA	09-05299	E.D. La	Nexsen Pruet
hor - Dutchmen Manufacturing, Inc.	Chasley et al. v Dutchman Manf. Inc et al	09-05553	EDLA	Ronnie G. Penton
hor - Dutchmen Manufacturing, Inc.	Greenwell, et al v. Dutchmen Manufacturing, Inc.	09-05611	E.D.La	Gill Ladner
hor - Dutchmen Manufacturing, Inc.	Hartford et al v Dutchman Manuf Inc. et al	09-06172	so. Dist. Of MS then Eastern Dist. LA.	Ronnie G. Penton
hor - Dutchmen Manufacturing, Inc.	Hartford et al v Dutchman Manuf Inc. et al	09-06173	so. Dist. Of MS then Eastern Dist. LA.	Ronnie G. Penton
hor - Dutchmen Manufacturing, Inc.	Hartford et al v Dutchman Manuf Inc. et al	09-06174	so. Dist. Of MS then Eastern Dist. LA.	Ronnie G. Penton
hor - Dutchmen Manufacturing, Inc.	Hartford et al v Dutchman Manuf Inc. et al	09-06175	So. Dist. Of MS then Eastern Dist. LA.	Ronnie G. Penton
hor - Dutchmen Manufacturing, Inc.	Chavarria vs. Dutchmen Manufacturing, CH2MHill, and USA	09-06253	E.D. La	Nexsen Pruet
hor - Dutchmen Manufacturing, Inc.	Petty vs. Dutchmen Manufacturing, Shaw and USA	09-07050	E.D. La	Nexsen Pruet
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hor - Dutchmen Manufacturing, Inc.	Bastoe v. Dutchman,Boudreaux v. Dutch Housing,Bastoe v. Dutch Housing, et al	09-3590, 09-3826, 10-3578	EDLA,EDLA,EDLA	Torres
hor - Dutchmen Manufacturing, Inc.	Bastoe v. Dutchman,Boudreaux v. Dutch Housing,Bastoe v. Dutchmen Manufacturing, et al,Bastoe v. Dutch Housing, et al	09-3590, 09-3826, 10-3716, 10-3578		Torres
hor - Dutchmen Manufacturing, Inc.	Bastoe v. Dutchman,Bastoe v. Dutchmen Manufacturing, et al	09-3590, 10-3716	EDLA,EDLA	Torres
hor - Dutchmen Manufacturing, Inc.	Harvey Barnes on behalf of Gail Barnes v. Dutchmen Manufacturing, Inc., Thor Industries, Inc., Davis Professional Accounting Services, LLC and the United States of America through the Federal Emergency Management Agency	09-3764	EDLA	Lambert & Nelson
hor - Dutchmen Manufacturing, Inc.	Boudreaux v. Dutch Housing,Bastoe v. Dutchman,Bastoe v. Dutchmen Manufacturing, et al,Bastoe v. Dutch Housing, et al	09-3826, 09-3590, 10-3716, 10-3578	EDLA,EDLA,EDLA, EDLA	Torres

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Thor Buttimen Wandracturing, inc.	Manufacturing, Inc., Thor	05 3032	LDLA	Lambert & Iveison
	Industries, Inc. and Fluor			
	Enterprises, Inc. Enterprises, Inc.			
Thor - Dutchmen Manufacturing, Inc.	Dixon et al v Dutchman Manuf	09-4232	so. Dist. Of MS	Ronnie G. Penton
	Inc. et al		then Eastern Dist.	
The Dottel of Manufacturing In-	Divers at also Dutaharan Manuf	00.4333	LA.	Danaia C. Dantan
Thor - Dutchmen Manufacturing, Inc.	Dixon et al v Dutchman Manuf Inc. et al	09-4232	Eastern District	Ronnie G. Penton
Thor - Dutchmen Manufacturing, Inc.	Amanda Williams, et. al. vs.	09-4710	USDC Eastern	Watts Hilliard
	Dutchmen Manufacturing, Inc.,		District of	
	et. al.		Louisiana	
Thor - Dutchmen Manufacturing, Inc.	Sellers v. Dutchmen Mfg., Inc.	09-4987	EDLA	PSC
Thor - Dutchmen Manufacturing, Inc.	Merritt v. Timberland RV	09-5000	EDLA	PSC
Chan Dutchus a Manufacturia da	Company	00 5340	EDI A	000
Thor - Dutchmen Manufacturing, Inc.	Schutte v. Dutchmen Mfg., Inc.	09-5240	EDLA	PSC
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5	Inc. et al			
Thor - Dutchmen Manufacturing, Inc.	Acklin et al v. Alliance Homes, Inc.	09-5343	EDLA	Becnel Law Firm
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Thor - Dutchmen Manufacturing, Inc.	Ardon et al v. Dutchmen	09-5366	EDLA	Becnel Law
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Thor - Dutchmen Manufacturing, Inc.	Parkman et al v. Dutchmen	09-5370	EDLA	Becnel Law Firm
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Thor - Dutchmen Manufacturing, Inc.	Hayes et al v. Dutchmen	09-5378	EDLA	Becnel Law Firm
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Thor - Dutchmen Manufacturing, Inc.	Gould v. Dutchmen	09-6345	EDLA	Becnel Law Firm
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Thor - Dutchmen Manufacturing, Inc.	Willie Brown, et. al. vs. Dutchmen	09-6942	USDC Eastern	Watts Hilliard
	Manufacturing, Inc., et. al.		District of	
			Louisiana	
Thor - Dutchmen Manufacturing, Inc.	Ricardo Dangerfield, et. al. vs.	09-7067	USDC Eastern	Watts Hilliard
	Dutchmen Manufacturing, Inc.,		District of	
Thor - Dutchmen Manufacturing, Inc.	et. al. Walker et al v. Dutchmen	09-7291	Louisiana EDLA	Becnel Law Firm
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Thor - Dutchmen Manufacturing, Inc.	Voros v. Dutchmen Mfg., Inc., et	09-7319	LAEDCE	Parker Waichman
	al			
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Thor - Dutchmen Manufacturing, Inc.	Marrisa Collier, et. al. vs.	09-7922	Louisiana USDC Eastern	Watts Hilliard
Thoi - Dutchmen Manufacturing, mc.	Dutchmen Manufacturing, Inc.,	03-7322	District of	Watts filliard
	et. al.		Louisiana	
hor - Dutchmen Manufacturing, Inc.	Coppersmith v. Dutchmen	09-7948	EDLA,EDLA	Torres
hor - Dutchmen Manufacturing, Inc.	Susan Necaise, as Next Friend of	09-7973	USDC Eastern	Watts Hilliard
	F. A., a minor, et. al. vs.		District of	
	Dutchmen Manufacturing, Inc.,		Louisiana	
Thor - Dutchmen Manufacturing, Inc.	et. al. Leblane	09-8044	EDLA	John A. Eaves
Thor - Dutchmen Manufacturing, Inc.	Hayes	09-8044	EDLA	John A. Eaves
Thor - Dutchmen Manufacturing, Inc.	Hammond	09-8087	EDLA	John A. Eaves
Thor - Dutchmen Manufacturing, Inc.	Peters	09-8094	EDLA	John A. Eaves
hor - Dutchmen Manufacturing, Inc.	Thomas	09-8100	EDLA	John A. Eaves
Thor - Dutchmen Manufacturing, Inc.	Marion	09-8143	EDLA	John A. Eaves
Thor - Dutchmen Manufacturing, Inc.	Moss	09-8148	EDLA	John A. Eaves
Thor - Dutchmen Manufacturing, Inc. Thor - Dutchmen Manufacturing, Inc.	Lewis Hall	09-8163 09-8171	EDLA EDLA	John A. Eaves John A. Eaves
hor - Dutchmen Manufacturing, Inc. Thor - Dutchmen Manufacturing, Inc.	Clemons	09-8171	EDLA	John A. Eaves
Thor - Dutchmen Manufacturing, Inc.	Shavers	09-8233	EDLA	John A. Eaves
Thor - Dutchmen Manufacturing, Inc.	Barrow	09-8249	EDLA	John A. Eaves
Thor - Dutchmen Manufacturing, Inc.	Hubbard	09-8257	EDLA	John A. Eaves
Thor - Dutchmen Manufacturing, Inc.	Combs	09-8286	EDLA	John A. Eaves

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Thor - Dutchmen Manufacturing, Inc.	Bouie, et al vs. Dutchmen	09-8391	EDLA	Buzbee Law Firm
3 ,	Manufacturing, Inc., et al			
Thor - Dutchmen Manufacturing, Inc.	Doris Adams et al v Thor	09-8566	EDLA	Douglas M. Schmidt
-	Industries, Inc et al			
Thor - Dutchmen Manufacturing, Inc.	Collin Duet Sr et al v Thor	09-8567	EDLA	Douglas M. Schmidt
	Industries, Inc			
Thor - Dutchmen Manufacturing, Inc.	Syble Phillips et al v Thor	09-8568	EDLA	Douglas M. Schmidt
	Industries, Inc et al			
Thor - Dutchmen Manufacturing, Inc.	Donna Blatcher et al v Thor	09-8569	EDLA	Douglas M. Schmidt
	Industries, Inc et al			
Thor - Dutchmen Manufacturing, Inc.	John Early et al v Thor Industries,	09-8570	EDLA	Douglas M. Schmidt
	Inc et al			
Thor - Dutchmen Manufacturing, Inc.	Shakara Lombard et al v	09-8572	EDLA	Bencomo & Associates
	Dutchman Manufacturing, Inc et			
	al			
Thor - Dutchmen Manufacturing, Inc.	Shakara Lombard et al v	09-8572	EDLA	Frank D'Amico
	Dutchman Manufacturing, Inc et			
	al			
Thor - Dutchmen Manufacturing, Inc.	William Clark et al v Dutchman	09-8573	EDLA	Douglas M. Schmidt
	Manufacturing, Inc et al			
Thor - Dutchmen Manufacturing, Inc.	William Clark et al v Dutchman	09-8573	EDLA	Frank D'Amico
	Manufacturing, Inc et al			
Thor - Dutchmen Manufacturing, Inc.	Shalam Scott et al v Dutchman	09-8574	EDLA	Douglas M. Schmidt
	Manufacturing, Inc et al			
Thor - Dutchmen Manufacturing, Inc.	Shalam Scott et al v Dutchman	09-8574	EDLA	Frank D'Amico
	Manufacturing, Inc et al			
Thor - Dutchmen Manufacturing, Inc.	Keane Martin et al v Dutchman	09-8575	EDLA	Frank D'Amico
	Manufacturing, Inc et al			
Thor - Dutchmen Manufacturing, Inc.	Brenda Blair et al v Dutchman	09-8576	EDLA	Douglas M. Schmidt
	Manufacturing, Inc et al			
Thor - Dutchmen Manufacturing, Inc.	Brenda Blair et al v Dutchman	09-8576	EDLA	Bencomo & Associates
	Manufacturing, Inc et al			
Thor - Dutchmen Manufacturing, Inc.	Brenda Blair et al v Dutchman	09-8576	EDLA	Frank D'Amico
	Manufacturing, Inc et al			
Thor - Dutchmen Manufacturing, Inc.	Reginel Lombard et al v	09-8577	EDLA	Frank D'Amico
	Dutchman Manufacturing, Inc et			
	al			
Thor - Dutchmen Manufacturing, Inc.	Pohlmann, et al. v. Dutchmen	09-8660	USDC, EDLA	Bruno & Bruno
	Manufacturing, Inc., et al.			
Thor - Dutchmen Manufacturing, Inc.	Jones, et al v. Dutchmen Mfg., Inc.	09-8715	LAEDCE	Parker Waichman
Thor - Dutchmen Manufacturing, Inc.	LEWIS, et al vs. DUTCHMEN	1:11-493-LG-JMR	SDMS	Douglas M. Schmidt
	MANUFACTURING, INC., et al			
Thor - Dutchmen Manufacturing, Inc.	Hebert vs. Dutchmen	10-00911	S.D. Mississippi	Nexsen Pruet
	Manufacturing, Bechtel, and USA			
Thor - Dutchmen Manufacturing, Inc.	Burch v. Dutchmen	10-0629	SDTX	Buzbee Law Firm
	Manufacturing, Inc.			<u> </u>
Thor - Dutchmen Manufacturing, Inc.	Mary January, et. al. vs.	10-1270	USDC Eastern	Watts Hilliard
	Dutchmen Manufacturing, Inc.,		District of	
	et. al.	<u> </u>	Louisiana	
Thor - Dutchmen Manufacturing, Inc.	n	10-1368	Southern District	FTLA - Catherine
Thor - Dutchmen Manufacturing, Inc.	Richard Cowan, et al. v.			1
Thor - Dutchmen Manufacturing, Inc.	Richard Cowan, et al. v. Dutchmen Manufacturing, Inc., et		of Mississippi	Jacobs
Thor - Dutchmen Manufacturing, Inc.			of Mississippi	Jacobs
Thor - Dutchmen Manufacturing, Inc. Thor - Dutchmen Manufacturing, Inc.	Dutchmen Manufacturing, Inc., et	10-2031	of Mississippi EDLA	Frank D'Amico
	Dutchmen Manufacturing, Inc., et al.			
	Dutchmen Manufacturing, Inc., et al. Mark Johnson et al v Dutchman			
	Dutchmen Manufacturing, Inc., et al. Mark Johnson et al v Dutchman			
Thor - Dutchmen Manufacturing, Inc.	Dutchmen Manufacturing, Inc., et al. Mark Johnson et al v Dutchman Manufacturing, Inc et al	10-2031	EDLA	Frank D'Amico
Thor - Dutchmen Manufacturing, Inc.	Dutchmen Manufacturing, Inc., et al. Mark Johnson et al v Dutchman Manufacturing, Inc et al Frankie Jones, et. al. vs.	10-2031	EDLA USDC Eastern	Frank D'Amico
Thor - Dutchmen Manufacturing, Inc.	Dutchmen Manufacturing, Inc., et al. Mark Johnson et al v Dutchman Manufacturing, Inc et al Frankie Jones, et. al. vs. Dutchmen Manufacturing, Inc.,	10-2031	EDLA USDC Eastern District of	Frank D'Amico
Thor - Dutchmen Manufacturing, Inc. Thor - Dutchmen Manufacturing, Inc.	Dutchmen Manufacturing, Inc., et al. Mark Johnson et al v Dutchman Manufacturing, Inc et al Frankie Jones, et. al. vs. Dutchmen Manufacturing, Inc., et. al.	10-2031	EDLA USDC Eastern District of Louisiana	Frank D'Amico Watts Hilliard

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Thor - Dutchmen Manufacturing, Inc.	Shawna E. Matthis, et al v	10-2347	In the United	Hawkins, Stracener &
mor - Dutchmen Manufacturing, inc.	Dutchmen Manufacturing, Inc., et al	10-2347	States District Court for the	Gibson
			Eastern District of Louisiana	
Thor - Dutchmen Manufacturing, Inc.	Miller v. Dutchmen Mfg., Inc.	10-2392	EDLA	GBDM&W
Thor - Dutchmen Manufacturing, Inc.	Boudreaux et al v. Dutchmen Manufacturing Inc et al	10-2428	EDLA	Becnel Law Firm
Thor - Dutchmen Manufacturing, Inc.	Reed Deroche et al v Dutchman	10-2484	EDLA	Frank D'Amico
	Manufacturing, Inc et al			
Thor - Dutchmen Manufacturing, Inc.	Laura Blanchard et al v Dutchman Manufacturing, Inc et al	10-2513	EDLA	Frank D'Amico
Thor - Dutchmen Manufacturing, Inc.	Mosely v. Dutchmen Mfg., Inc.	10-2899	EDLA	PSC
Thor - Dutchmen Manufacturing, Inc.	Tedesco v. Dutchmen Mfg., Inc.	10-3004	EDLA	PSC
Thor - Dutchmen Manufacturing, Inc.	Walker v. Dutchmen Mfg., Inc.	10-3129	EDLA	GBDM&W
Thor - Dutchmen Manufacturing, Inc.	Josephine Merritt v Dutchman	10-3622	EDLA	Bencomo & Associates
	Manufacturing, Inc et al			
Thor - Dutchmen Manufacturing, Inc.	Josephine Merritt v Dutchman Manufacturing, Inc et al	10-3622	EDLA	Frank D'Amico
Thor - Dutchmen Manufacturing, Inc.	Miller v. Dutchmen Mfg., Inc.	10-3918	EDLA	GBDM&W
Thor - Dutchmen Manufacturing, Inc.	McGee v. Vanguard Indus. Of Mich., Inc.	10-3921	EDLA	GBDM&W
Thor - Dutchmen Manufacturing, Inc.	Earl Norman, et al. v. Dutchmen Manufacturing, Inc., et al.	10-4112	Southern District of Mississippi	FTLA - Catherine Jacobs
Thor - Dutchmen Manufacturing, Inc.	Brian Carpenter, et al v Doug Boyd Enterprises, Inc.,	10-4118	In the United States District Court for the Southern District of Mississippi Southern Division	Hawkins, Stracener & Gibson
Thor - Dutchmen Manufacturing, Inc.	Earl Norman, et al. v. Dutchmen Manufacturing, Inc., et al.	10-4408	Southern District of Mississippi	FTLA - Catherine Jacobs
Thor - Dutchmen Manufacturing, Inc.	Bernall Martin, et al v Dutchmen Manufacturing, Inc., et al	10-473	In the United States District Court for the Southern District of Mississippi Hattiesburg Division	Hawkins, Stracener & Gibson
Thor - Dutchmen Manufacturing, Inc.	Steven Abba, et al v Dutchmen Manufacturing, Inc., et al Marshalle D. Rush, et al v DS Corp d/b/a Crossroads RV, et al	10-908	In the United States District Court for the Southern District of Mississippi Southern Division	Hawkins, Stracener & Gibson
Thor - Dutchmen Manufacturing, Inc.	Steven Abba, et al v Dutchmen Manufacturing, Inc., et al	10-908	In the United States District Court for the Southern District of Mississippi Southern Division	Hawkins, Stracener & Gibson

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Thor - Dutchmen Manufacturing, Inc.	Steven J. Abba, et al v Dutchmen Manufacturing, Inc., et al	10-908	In the United States District Court for the Southern District of Mississippi Southern Division	Hawkins, Stracener & Gibson
Thor - Dutchmen Manufacturing, Inc.	Dorothy Dillon, et al. v. Dutchmen Manufacturing, Inc., et al.	11-0318	Southern District of Mississippi	FTLA - Catherine Jacobs
Thor - Dutchmen Manufacturing, Inc.	Dorothy Dillon, et al. v. Dutchmen Manufacturing, Inc., et al.	11-0318	Southern District of Mississippi	FTLA - Catherine Jacobs
Thor - Dutchmen Manufacturing, Inc.	Dorothy Dillon, et al. v. Dutchmen Manufacturing, Inc. et al.	11-0318	Southern District of Mississippi	FTLA - Catherine Jacobs
Thor - Dutchmen Manufacturing, Inc.	Dorothy Dillon, et al. v. Dutchmen Manufacturing, Inc., et al.	11-0318	Southern District of Mississippi	FTLA - Catherine Jacobs
Thor - Dutchmen Manufacturing, Inc.	Alice Fay Smith, et al. v. Dutchmen Manufacturing, Inc., et	11-0319	Southern District of Mississippi	FTLA - Catherine Jacobs
Thor - Dutchmen Manufacturing, Inc.	william E. Young, et al. v. Dutchmen Manufacturing, Inc., et	11-0373	Southern District of Mississippi	FTLA - Catherine Jacobs
Thor - Dutchmen Manufacturing, Inc.	Julie Cook et al v. Dutchmen	2:09-5957	EDLA	HLC
Thor - Dutchmen Manufacturing, Inc.	Manufacturing Inc. Bartholomew, et al v. Fleetwood	2010-00288	Jackson Co. Miss	Gill Ladner
Thor - Dutchmen Manufacturing, Inc.	Canada, Ltd., et al Darrell J. McQueen v. Dutchmen Manufacturing, Inc.	2010-00299	Jackson Co. Miss	Gill Ladner
Thor - Dutchmen Manufacturing, Inc.	April M. Polk v, Dutchmen Manufacturing, Inc.	2010-00302	Jackson Co. Miss	Gill Ladner
Thor - Dutchmen Manufacturing, Inc.	Leggins, et al v. Dutchmen Manufacturing, Inc., et al	2010-00306	Jackson Co. Miss	Gill Ladner
Thor - Dutchmen Manufacturing, Inc.	Loueta Batiste, et al v. Ducthmen Manfucturing, et al	2010-01399	Eastern District of Louisiana	Mobile FEMA Group - Harang
Thor - Dutchmen Manufacturing, Inc.	Louetha Batiste, et al v. Dutchmen Manufacturing, et al	2010-01399	Eastern District of Louisiana	Mobile FEMA Group - Harang
Thor - Dutchmen Manufacturing, Inc.	Louetha Batiste, et al v. Ducthmen Manufacturing, et al	2010-01399	Eastern District of Louisiana	Mobile FEMA Group - Harang
Thor - Dutchmen Manufacturing, Inc.	Louetha Batiste et al v. Dutchment Manufacturing, et al	2010-01399	Eastern District of Louisiana	Mobile FEMA Group - Harang
Thor - Dutchmen Manufacturing, Inc.	Louetha Batiste, et al v. Dutchmen Manufacturing, et al & Sannie Barnes, et al v. Forest River, Inc. et al	2010-88/2010- 00408	Eastern District of Louisiana	Mobile FEMA Group - Harang
Thor - Dutchmen Manufacturing, Inc.	Louetha Batiste, et al v. Dutchmen Manufacturing, et al	2010-95	Eastern District of Louisiana	Mobile FEMA Group - Harang
Thor - Dutchmen Manufacturing, Inc.	Louetha Batiste, et al v. Dutchmen Manufacturing, et al & Sannie Barnes, et al v. Forest River, Inc. et al	2010-95/2010- 00408	Eastern District of Louisiana	Mobile FEMA Group - Harang
Thor - Dutchmen Manufacturing, Inc.	Louetha Batiste, et al v. Dutchmen Manufacturing, et al	20140-01399	Eastern District of Louisiana	Mobile FEMA Group - Harang
Thor - Dutchmen Manufacturing, Inc.	Tony McGee, et al v. Dutchmen Manufacturing, Inc., et al	A2402-11-69	Harrison Co. Miss	Gill Ladner
Thor - Dutchmen Manufacturing, Inc.	Brazzle et al v. Dutchmen Manufacturing, Inc.	D-0189040	TX Jefferson CO. 136th	Buzbee Law Firm
Thor - Keystone RV Company	Pujol, et al vs. Pilgrim International, Inc., et al	07-5709	EDLA	Lambert & Nelson

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Thor - Keystone RV Company	James H. Aldridge, et al v. Gulfstream Coach Inc. et.al.	07-9228	EDLA	Frank D'Amico
Thor - Keystone RV Company	Ronald Cravinas v. Keystone Industries, Inc., et al	09 4530	EDLA	Jim S. Hall
hor - Keystone RV Company	Ronalda Frank et al v. Keystone Industries, Inc. , et al	09 4594	EDLA	Jim S. Hall
hor - Keystone RV Company	Ronalda Frank, et al vs. Keystone Industries, Inc., et al	09 4594	EDLA	Jim S. Hall
hor - Keystone RV Company	Darinique Pierre, et al v. Keystone Industries Inc, et al	09 4602	EDLA	Jim S. Hall
hor - Keystone RV Company	Courtney H. Marks, et al v. Keystone Industries, Inc., et al	09 4608	EDLA	Jim S. Hall
hor - Keystone RV Company	Marie Marchese v. Keystone Industries, Inc., et al	09 4628	EDLA	Jim S. Hall
hor - Keystone RV Company	Michael Alexander v. American Camper Manufacturer, LLC, et al	09 4633	EDLA	Jim S. Hall
hor - Keystone RV Company	Calvin Alexander, et al v. American Camper Mfg., LLC, et al	09 4634	EDLA	Jim S. Hall
hor - Keystone RV Company	Ronalda Frank et al v. Keystone Industries, Inc. , et al	09 4865	EDLA	Jim S. Hall
hor - Keystone RV Company	Shontell Stevenson, et al v. Keystone Industries, Inc., et al	09 6184	EDLA	Jim S. Hall
hor - Keystone RV Company	Booth vs. Keystone, Bechtel, and USA	09-00844	S.D. Mississippi	Nexsen Pruet
hor - Keystone RV Company	Boteler v. Alliance	09-0160	SDMS	Torres
hor - Keystone RV Company	Mallard v Keyston, Fluor, and USA	09-01949	WESTERN	Nexsen Pruet
Thor - Keystone RV Company	Tasiya Santacruz v Keystone Industries, Inc. and Fluor Enterprises, Inc., and the United States of America through the Federal Emergency Management Agency	09-02972	EDLA	Douglas M. Schmidt
hor - Keystone RV Company	Brockley, et al v. Keystone RV Company	09-0396-CG-M	S.D.Al	Gill Ladner
hor - Keystone RV Company	Mixon v. Keystone,Mixon v. Keystone RV, et al	09-0521, 10-3826	SDMS,EDLA	Torres
Thor - Keystone RV Company	Mixon v. Keystone,Reed v. Keystone RV, et al	09-0521, 10-3828	SDMS,EDLA	Torres
Thor - Keystone RV Company	Davison et al v KZRV, LP et al	09-05554 LA	EDLA	Ronnie G. Penton
hor - Keystone RV Company	Ahern, et al v. Keyston Industries, Inc.	09-05601	E.D.La	Gill Ladner
hor - Keystone RV Company	Gillman vs. Keystone, CH2MHill, and USA	09-06254	E.D. La	Nexsen Pruet
hor - Keystone RV Company	Knighten vs. Keystone, CH2MHill, and USA	09-06473	E.D. La	Nexsen Pruet
hor - Keystone RV Company	Green vs. Keystone, Shaw, and USA	09-06837	E.D. La	Nexsen Pruet
hor - Keystone RV Company	Morazan v. Keystone, CH2MHill, and USA	09-07482	E.D. La	Nexsen Pruet
hor - Keystone RV Company	Sprinkle et.al. v Keystone Industries, et.al.	09-07525	EDLA	Ronnie G. Penton
Thor - Keystone RV Company	Holmes vs. Keystone, Fluor and USA	09-07696	E.D. La	Nexsen Pruet
hor - Keystone RV Company	Hattie Merriell v. Keystone RV Co. and Fluor Enterprises, Inc. Enterprises, Inc.	09-0784 (EDLA 09- 4427)	WDLA	Lambert & Nelson
Thor - Keystone RV Company	Lyons vs. Gulf Stream, Keystone, Shaw, and USA	09-08301	E.D. La	Nexsen Pruet
		09-1358	LAWDCE	Parker Waichman
Thor - Keystone RV Company	Harty Kayatana BV Camanany	09-2887	EDLA	GBDM&W
	Hart v. Keystone RV Company			
Thor - Keystone RV Company Thor - Keystone RV Company Thor - Keystone RV Company	Annie Mae Anderson v. Keystone Industries, Inc., et al.	09-2930	EDLA	Frank D'Amico

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Thor - Keystone RV Company	Edinburgh et al v. Keystone RV Company et al	09-2955	EDLA	Buzbee Law Firm
Fhor - Keystone RV Company	Saul v. Keystone RV Co.	09-3620	EDLA	GBDM&W
Thor - Keystone RV Company	Barrilleaux v. Coachmen,Barrilleaux v. Coachmen Industries, et al,Audibert v. Coachmen Industries, et al	09-3726, 10-3668, 10-3813	EDLA,EDLA,EDLA	Torres
Thor - Keystone RV Company	Albarado v. Keystone,Armitage v. Keystone Industries, et al	09-3731, 10-3682	EDLA,EDLA	Torres
Fhor - Keystone RV Company	Albarado v. Keystone,Bell v. Keystone Industries, et al		EDLA,EDLA	Torres
hor - Keystone RV Company	Albarado v. Keystone,Albarado v. Keystone Industries, et al	09-3731, 10-3688	EDLA,EDLA	Torres
Thor - Keystone RV Company	Albarado v. Keystone,Banks v. Keystone, et al	09-3731, 10-3754	EDLA,EDLA	Torres
Thor - Keystone RV Company	Leslie Kujawa, Richard Kujawa, Leslie and Richard Kujawa on behalf of their minor child, Blake Kujawa, and Leslie and Richard Kujawa on behalf of their minor child, Devin Kujawa vs. Keystone RV Company and Bechtel National, Inc.	09-3944	EDLA	Lambert & Nelson
hor - Keystone RV Company	Branch et.al. v Fleetwood Enterprises, Inc. et al.	09-397 AL. then 09 07525	Southern Dist. Of AL Eastern Dist of LA.	Ronnie G. Penton
Fhor - Keystone RV Company	Branch et.al. v Fleetwood Enterprises, Inc. et al.	09-397 AL. then 09 07526		Ronnie G. Penton
Thor - Keystone RV Company	Branch et.al. v Fleetwood Enterprises, Inc. et al.	09-397 AL. then 09 07527		Ronnie G. Penton
Thor - Keystone RV Company	Blanca Alvarado, et al., v. Keystone Industries, Inc., et al.	09-4105	EDLA	Frank D'Amico
Thor - Keystone RV Company	Anthony Graffeo, et al., v. Keystone Industries, Inc., et al.	09-4109	EDLA	Frank D'Amico
hor - Keystone RV Company	Betty Leblan et al v Keystone RV Company et al	09-4216	Eastern District	Ronnie G. Penton
Fhor - Keystone RV Company	Betty Jean Allen et al v Jayco Enterprises, Inc. et al	09-4217	Eastern District	Ronnie G. Penton
Fhor - Keystone RV Company	Dianne Campsen, et. al. vs. Keystone RV Company, et. al.	09-4722	USDC Eastern District of Louisiana	Watts Hilliard
Thor - Keystone RV Company	Ashley Bridges, et al v. Keystone RV Co, et al	09-4773	Louisiana	Andry Law Group
hor - Keystone RV Company	Clark v. Keystone RV Co.	09-4946	EDLA	PSC
Thor - Keystone RV Company	Davis v. Keystone RV Co.	09-4947	EDLA	PSC
Thor - Keystone RV Company	Mitchell v. Keystone RV Co.	09-4956	EDLA	PSC
hor - Keystone RV Company	Levy v. Keystone RV Co.	09-4959	EDLA	PSC
Fhor - Keystone RV Company Thor - Keystone RV Company	Clark v. Keystone RV Co. Brocks v. Keystone RV Company	09-5002 09-5006	EDLA EDLA	PSC PSC
Fhor - Keystone RV Company	Lee v. Keystone RV Company	09-5228	EDLA	PSC
Thor - Keystone RV Company	Dupree v. Keystone RV Co.	09-5250	EDLA	PSC
Thor - Keystone RV Company	Grillier et al v. Alliance Homes, Inc. et al	09-5340	EDLA	Becnel Law Firm
Thor - Keystone RV Company	Defelice et al v. Alliance Homes, Inc. et al	09-5341	EDLA	Becnel Law Firm
Thor - Keystone RV Company	Acklin et al v. Alliance Homes, Inc. et al	09-5343	EDLA	Becnel Law Firm
	Blache, et al v. Jayco Enters., Inc.,	09-5388	LAEDCE	Parker Waichman
Thor - Keystone RV Company	et al			
Thor - Keystone RV Company Thor - Keystone RV Company		09-5389	EDLA EDLA	Becnel Law Firm

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Thor - Keystone RV Company	Lecompte v Keystone RV et al	09-5422	EDLA	Becnel Law Firm
Thor - Keystone RV Company	Dupuy et al v. Keystone RV	09-5423	EDLA	Becnel Law Firm
	Company et al			
Thor - Keystone RV Company	Santa-Marina v Keystone RV et al	09-5424	EDLA	Becnel Law Firm
hor - Keystone RV Company	Frank Airhart, et al v. The United	09-5477	EDLA	Frank D'Amico
,	States of America and FEMA			
hor - Keystone RV Company	Allen et al v Keystone, Inc. et al	09-5550	EDLA	Ronnie G. Penton
Thor - Keystone RV Company	Allen et al v Keystone, Inc. et al	09-5551	EDLA	Ronnie G. Penton
hor - Keystone RV Company	Allen et al v Keystone, Inc. et al	09-5552	EDLA	Ronnie G. Penton
hor - Keystone RV Company	Allen et al v Keystone, Inc. et al	09-5553	EDLA	Ronnie G. Penton
hor - Keystone RV Company	Allen et al v Keystone, Inc. et al	09-5554	EDLA	Ronnie G. Penton
hor - Keystone RV Company	Allen et al v Keystone, Inc. et al	09-5555	EDLA	Ronnie G. Penton
Thor - Keystone RV Company	Allen et al v Keystone, Inc. et al	09-5556	EDLA	Ronnie G. Penton
hor - Keystone RV Company	Simmons v. Keystone RV Co.	09-5904	EDLA	PSC
Thor - Keystone RV Company	Taylor v. Keystone Coach, Inc.	09-5976	EDLA	GBDM&W
hor - Keystone RV Company	Sherman v. Keystone RV Company	09-5993	EDLA	GBDM&W
hor - Keystone RV Company	Clark v. Keystone RV Co.	09-6170	EDLA	GBDM&W
Thor - Keystone RV Company	Lisa Stimage, et. al. vs. Keystone	09-6171	USDC Eastern	Watts Hilliard
	RV Company, et. al.		District of Louisiana	
hor - Keystone RV Company	Brown et al v. Keystone RV Company et al	09-6194	EDLA	Becnel Law Firm
hor - Keystone RV Company	Ashley Bridges, et al v. Keystone RV Co, et al	09-6376	Louisiana	Andry Law Group
hor - Keystone RV Company	Bartholomew v. Keystone RV Co.	09-6405	EDLA	PSC
Thor - Keystone RV Company	Timothy Mitchell, et. al. vs.	09-6958	USDC Eastern	Watts Hilliard
	Keystone RV Company, et. al.		District of Louisiana	
Thor - Keystone RV Company	Kenneth Rolison, et. al. vs.	09-6966	USDC Eastern	Watts Hilliard
	Keystone RV Company, et. al.		District of Louisiana	
Thor - Keystone RV Company	Billy Foxworth, et. al. vs.	09-7085	USDC Eastern	Watts Hilliard
	Keystone Industries, Inc., et. al.		District of Louisiana	
hor - Keystone RV Company	Castillo v. Keystone RV Company et al	09-7281	EDLA	Becnel Law Firm
hor - Keystone RV Company		09-7283	LAEDCE	Parker Waichman
hor - Keystone RV Company	Herman Pruitt, et. al. vs. Keystone RV Company, et. al.	09-7533	USDC Eastern District of Louisiana	Watts Hilliard
Thor - Keystone RV Company	Ardie v. Keystone RV Company	09-7543	EDLA	GBDM&W
hor - Keystone RV Company	McLaughlin v. Keystone RV Company	09-7544	EDLA	PSC
hor - Keystone RV Company		09-7546	LAEDCE	Parker Waichman
hor - Keystone RV Company	Merriell v. Keystone RV Company et al	09-7547	EDLA	Becnel Law Firm
Thor - Keystone RV Company	Cooper v. Keystone RV Company	09-7784	EDLA	PSC
Thor - Keystone RV Company	Chanta Burks, as Next Friend of K. B., a minor, et. al. vs. Keystone RV Company, et. al.	09-7792	USDC Eastern District of Louisiana	Watts Hilliard
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Thor - Keystone RV Company	Cassandra Guy, as Next Friend of R. F., a minor, et. al. vs. Keystone RV Company, et. al.	09-7817	USDC Eastern District of Louisiana	Watts Hilliard
	NV Company, et. al.		Louisialia	
Thor - Keystone RV Company	Williams v. Keystone RV Company	09-7876	EDLA	PSC
Thor - Keystone RV Company	Fineran	09-8053	EDLA	John A. Eaves
Thor - Keystone RV Company	Dillard	09-8117	EDLA	John A. Eaves
Thor - Keystone RV Company	Parker	09-8139	EDLA	John A. Eaves
Thor - Keystone RV Company	Alexander	09-8201	EDLA	John A. Eaves
Thor - Keystone RV Company	Lott	09-8204	EDLA	John A. Eaves
Thor - Keystone RV Company	Aultman	09-8243	EDLA	John A. Eaves
Thor - Keystone RV Company	Owens	09-8245	EDLA	John A. Eaves
Thor - Keystone RV Company	Alexander	09-8251	EDLA	John A. Eaves
Thor - Keystone RV Company	Davis	09-8272	EDLA	John A. Eaves
Thor - Keystone RV Company	Darby, et al vs. Keystone RV Company, et al	09-8372	EDLA	Buzbee Law Firm
Thor - Keystone RV Company	Joseph Boines et al v. Keystone Industries et al.	09-8439	EDLA	Douglas M. Schmidt
Thor - Keystone RV Company	Joseph Boines et al v. Keystone Industries et al.	09-8439	EDLA	Bencomo & Associates
Thor - Keystone RV Company	Joseph Boines et al v. Keystone Industries et al.	09-8439	EDLA	Frank D'Amico
Thor - Keystone RV Company	Bruce Thomas et al v. Keystone Industries et al.	09-8440	EDLA	Frank D'Amico
Thor - Keystone RV Company	Bessie Barnette et al v. Keystone Industries et al.	09-8441	EDLA	Douglas M. Schmidt
Thor - Keystone RV Company	Bessie Barnette et al v. Keystone Industries et al.	09-8441	EDLA	Bencomo & Associates
Thor - Keystone RV Company	Bessie Barnette et al v. Keystone Industries et al.	09-8441	EDLA	Frank D'Amico
Thor - Keystone RV Company	Randolph Holmes et al v. Keystone Industries et al.	09-8442	EDLA	Douglas M. Schmidt
Thor - Keystone RV Company	Randolph Holmes et al v. Keystone Industries et al.	09-8442	EDLA	Frank D'Amico
Thor - Keystone RV Company	Jules Ambrose et al v. Keystone Industries et al.	09-8443	EDLA	Bencomo & Associates
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Thor - Keystone RV Company	Thomas v. Keystone RV Company et al	09-8706	EDLA	Becnel Law Firm
Thor - Keystone RV Company	Bell v. Keystone RV Company	09-8712	EDLA	GBDM&W
Thor - Keystone RV Company	Bell et al v. Keystone RV Company et al	09-8712	EDLA	Becnel Law Firm
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Thor - Keystone RV Company	Rahneisha Bartholomew et al v. Keystone Industries et al	10-00442	EDLA	Bencomo & Associates
Thor - Keystone RV Company	Elizabeth Anthony et al v. Keystone Industries, Inc., et al	10-0164	EDLA	Jim S. Hall
Thor - Keystone RV Company	al	10-033	LAEDCE	Parker Waichman
Thor - Keystone RV Company	Rahneisha Bartholomew et al v. Keystone Industries et al	10-0442	EDLA	Frank D'Amico
Thor - Keystone RV Company	George Holmes et al v. Keystone Industries et al	10-0443	EDLA	Douglas M. Schmidt
Thor - Keystone RV Company	George Holmes et al v. Keystone Industries et al	10-0443	EDLA	Bencomo & Associates
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Magee	10-2165	EDLA	John A. Eaves
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Qiana Ewens, as Next Friend of Q.S, a minor, et. al. vs. Keystone RV Company, et. al.	10-2230	USDC Eastern District of Louisiana	Watts Hilliard
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al		EDLA	Becnel Law Firm
Industries, Inc			Bencomo & Associates
Industries, Inc			Frank D'Amico
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Industries, Inc et al			Frank D'Amico
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Thor - Keystone RV Company	Jacqueline Miller, et al. v. Keystone RV Company, et al.	11-0298	Southern District of Mississippi	FTLA - Catherine Jacobs
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Fhor - Keystone RV Company	Bernadette Jenkins et al v. Keystone RV Company et al	2:09-4904	EDLA	HLC
Thor - Keystone RV Company	Charleen Condol et al v. Keystone Industries, Inc. et al	2:09-5644	EDLA	HLC
Fhor - Keystone RV Company	Mary Azore OBO Kevonte Azone et al v. Keystone Industries, Inc. et al	2:09-5646	EDLA	HLC
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, ,	Company, et al	2010-02887	Louisiana	Harang
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imberland RV Company d/b/a/ Adventure Manufacturing	Benoit et al v. Timberland RV Company et al	10-2322	EDLA	Buzbee Law Firm
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imberland RV Company d/b/a/ Adventure Manufacturing	Patrick Bowman Sr et al v Timberland RV Company d/b/a Adventure Manufacturing et al	10-2501	EDLA	Frank D'Amico
imberland RV Company d/b/a/ Adventure Manufacturing	Joseph Brumfield et al v Timberland RV Company d/b/a Adventure Manufacturing	10-2520	EDLA	Bencomo & Associates
imberland RV Company d/b/a/ Adventure Manufacturing	Joseph Brumfield et al v Timberland RV Company d/b/a Adventure Manufacturing	10-2520	EDLA	Frank D'Amico
imberland RV Company d/b/a/ Adventure Manufacturing	Teresa L. Parker, et al v Timberland RV Company d/b/a Adventure Manufacturing, et al	10-259	Southern District of Mississippi Southern Division	Hawkins, Stracener & Gibson
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imberland RV Company d/b/a/ Adventure Manufacturing	Manufacturing et al Leah Douglas v Timberland RV Company d/b/a Adventure Manufacturing et al	10-2595	EDLA	Frank D'Amico
imberland RV Company d/b/a/ Adventure Manufacturing	Frught v. Timberland RV, et al	10-3749	EDLA,EDLA,EDLA	Torres
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imberland RV Company d/b/a/ Adventure Manufacturing	Sabrina Randolph et al v. Timberland RV Company	2:09-3979	EDLA	HLC
imberland RV Company d/b/a/ Adventure Manufacturing	Aubry Kay Coleman et al v. Timberland RV Company et al	2:09-3980	EDLA	HLC

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Company d/b/a Adventure Manufacturing et al Timberland RV Company, Inc. d/b/a Adventure Manufacturing Chandler August et al v Timberland RV Company d/b/a Adventure Manufacturing et al Timberland RV Company, Inc. d/b/a Adventure Manufacturing Lisa Lavigne, as Next Friend of J.L, a minor, et. al. vs. Integrity Midwest Inc. d/b/a US Adventure RV, et. al. Timberland RV Company, Inc. d/b/a Adventure Manufacturing Burns v. Timberland 10-767 EDLA, EDLA Michael Watson -					
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Finberland RV Company of halps Adventure Manufacturing RV Company of halps Adventure Manufacturing Constitution Schillinge Pinetro, et al. v.	Timberland RV Company d/b/a/ Adventure Manufacturing	Joseph Juhas et al v. Timberland	2:09-4027	EDLA	HLC
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Timberland RV Company d/b/a/ Adventure Manufacturing Timberland RV Company et al Lisa Buchanan BBO Caralyn et al Lisa Buchanan et al Lisa Buch	Timberland RV Company d/b/a/ Adventure Manufacturing	Theresa Butler et al v. Timberland	2:09-5693	EDLA	HLC
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Company d/b/a Adventure Manufacturing, et al Evelyn Randolf, v. Timberland RV Company Glorian Martin v. Timberland RV Company Glorian Martin v. Timberland RV Company, Inc. d/b/a Adventure Manufacturing Bruce Harris et al v Timberland RV Company, b/a Adventure Manufacturing Bruce Harris et al v Timberland RV Company, b/a Adventure Manufacturing et al Timberland RV Company, Inc. d/b/a Adventure Manufacturing Lisa Lavigne, as Next Friend of J.L., a minor, et al. vs. Integrity Midwest Inc. d/b/a Us Adventure RV, et. al. Timberland RV Company, Inc. d/b/a Adventure Manufacturing Burns v. Timberland Timberland RV Company, Inc. d/b/a Adventure Manufacturing Burns v. Timberland Timberland RV Company, Inc. d/b/a Adventure Manufacturing Burns v. Timberland Timberland RV Company, Inc. d/b/a Adventure Manufacturing Denkins, et al v. Integrity Midwest, Inc., et al Timberland RV Company, Inc. d/b/a Adventure Manufacturing Timberland RV Company, Inc. d/b/a Adventure Manufacturing Denkins, et al v. Integrity Midwest, Inc., et al Timberland RV Company, Inc. d/b/a Adventure Manufacturing Denkins, et al v. Integrity Midwest, Inc., et al Timberland RV Company, Inc. d/b/a Adventure Manufacturing Denkins, et al v. Integrity Midwest, Inc., et al Timberland RV Company, Inc. d/b/a Adventure Manufacturing Denkins, et al v. Integrity Midwest, Inc., et al Timberland RV Company, Inc. d/b/a Adventure Manufacturing Denkins, et al v. Integrity Midwest, Inc., et al Timberland RV Company, Inc. d/b/a Adventure Manufacturing Denkins, et al v. Integrity Midwest, Inc., et al Timberland RV Company, Inc. d/b/a Adventure Manufacturing Denkins, et al v. Integrity Midwest, Inc., et al Timberland RV Company, Inc. d/b/a Adventure Manufacturing Denkins, et al Timberland RV Company, Inc. d/b/a Adventure Manufacturing Denkins, et al Timberland RV Company, Inc. d/b/a Adventure Manufacturin	Timberland RV Company d/b/a/ Adventure Manufacturing		2:09-5705	EDLA	HLC
Company Comp	Timberland RV Company d/b/a/ Adventure Manufacturing	Company d/b/a Adventure	2:09-5952	EDLA	HLC
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Company d/b/a Adventure Manufacturing et al Timberland RV Company, Inc. d/b/a Adventure Manufacturing Chandler August et al v Timberland RV Company d/b/a Adventure Manufacturing et al Lisa Lavigne, as Next Friend of J.L., a minor, et. al. vs. Integrity Midwest Inc. d/b/a US Adventure RV, et. al. Timberland RV Company, Inc. d/b/a Adventure Manufacturing Burns v. Timberland 10-767 EDLA,EDLA Torres Timberland RV Company, Inc. d/b/a Adventure Manufacturing Jenkins, et al v. Integrity Midwest, Inc., et al Inc., et al Industries, Inc. Cyrilla Duplessis et al vs. TL Industries, Inc. Douglas, et al v. TL Industries, Inc. Douglas, et al v. TL Industries, Inc. Bourne et.al. v DS Corp, et.al. Douglas, et al. v Keystone Industries, Inc. Fincher v. Alliance Sprinkle et.al. v Keystone Industries, Inc. Alvarez v. TL Industries, Inc. Douglas, et al Torres EDLA Douglas M. Schmid Douglas M. Sch	Timberland RV Company d/b/a/ Adventure Manufacturing		2:09-6986	EDLA	HLC
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a minor, et. al. vs. Integrity Midwest Inc. d/b/a US Adventure RV, et. al. Timberland RV Company, Inc. d/b/a Adventure Manufacturing Jenkins, et al v. Integrity Midwest, Inc., et al Lindustries, Inc. Lindustries, Inc. Douglas, et al v. TL Industries, Inc. Bourne et.al. v DS Corp, et.al. Douglastries, Inc. Fincher v. Alliance Sprinkle et.al. v Keystone Industries, Inc. Lindustries, Inc. Alvarez v. TL Industries, Alvarez v. Alvarez v. TL Industries, Alvarez v. District of Louisiana District of Louisiana District of Louisiana Dousiana 10-767 EDLA, EDLA Michael Watson - Voodfill & Pressler Woodfill & Pressler N(5) Woodfill & Pressler N(6) Woodfill & Pressler N(7) Woodfill & Pressler N(8) Woodfill & Pressler N(9) Woodfill & Pressler N(9) Woodfill & Pressler N(9) Woodfill & Pressler N(8) Woodfill & Pressler N(9) Woodfill & Pressler N(9) Woodfill & Pressler N(9) Woodfill & Pressler N(9) Woodfill & Pressler N(8) Woodfill & Pressler N(9) Woodfill & Pressler N(9) Woodfill & Pressler N(9) Woodfill & Pressler N(9) Woodfill & Pressler N(8) Woodfill & Pressler N(9) Wood	Timberland RV Company, Inc. d/b/a Adventure Manufacturing	Timberland RV Company d/b/a	09-8539	EDLA	Douglas M. Schmidt
Timberland RV Company, Inc. d/b/a Adventure Manufacturing Jenkins, et al v. Integrity Midwest, Inc., et al Lindustries, Inc. Douglas, et al v. T. Industries, Inc. Douglas, et al v. DS Corp, et.al. Douglas, et al v. T. Industries, Inc. Eastern Dist of Industries, Inc. Alliance Douglas, et al. Douglas, et al v. T. Industries, Inc. Douglas, et al v. T. Industries, et.al. Douglas, et al v. T. Industries, et.al. Douglas, et al v. T. Industries, Inc. Douglas,	Timberland RV Company, Inc. d/b/a Adventure Manufacturing	a minor, et. al. vs. Integrity Midwest Inc. d/b/a US Adventure	10-2273	District of	Watts Hilliard
Inc., et al N(5) Woodfill & Pressler TL Industries, Inc. Cyrilla Duplessis et al vs. TL 1	Timberland RV Company, Inc. d/b/a Adventure Manufacturing	-	10-767	EDLA,EDLA	Torres
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TL Industries, Inc. Fincher v. Alliance O9-0742 MDAL Torres TL Industries, Inc. Sprinkle et.al. v Keystone Industries, et.al. Alvarez v. TL Industries, Authement v. TL Industries, Inc. Alvarez v. TL Industries, Alvarez v. TL Industries, Inc. Alvarez v. TL Industries, Alvarez v. O9-3720, 10-3780 EDLA, EDLA Torres Torres	TL Industries, Inc.	Bourne et.al. v DS Corp, et.al.	09-06698		Ronnie G. Penton
TL Industries, Inc. Sprinkle et.al. v Keystone Industries, et.al. Alvarez v. TL Industries, Authement v. TL Industries, et al TL Industries, Inc. Alvarez v. TL Industries, Authement v. TL Industries, Alvarez v. TL Industries, and D9-3720, 10-3780 EDLA, EDLA TOrres Alvarez v. TL Industries, Alvarez v. 09-3720, 10-3780 EDLA, EDLA Torres	TL Industries, Inc.	Fincher v. Alliance	09-0742		Torres
TL Industries, Inc. Alvarez v. TL Industries, Authement v. TL Industries, et al TL Industries, Inc. Alvarez v. TL Industries, Alvarez v. O9-3720, 10-3692 EDLA, EDLA Torres Torres		Sprinkle et.al. v Keystone			
	TL Industries, Inc.	Alvarez v. TL Industries,Authement v. TL	09-3720, 10-3692	EDLA,EDLA	Torres
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,	Industries, Authement v.	10-3971, 10-3692	EDLA	
	USA, Authement v. TL Industries,	,		
	et al, Authement v. TL Industries,			
	et al			
TL Industries, Inc.	Sprinkle et.al. v TL Industries, Inc.	09-392 AL. then 09	Southern Dist Of	Ronnie G. Penton
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	et.ai.	4233	LA.	
TI Industries Inc	DONALD MONROE, et. al. vs. TL	09-4744	USDC Eastern	Watts Hilliard
TL Industries, Inc.		09-4744		Watts miliaru
	Industries, Inc., et. al.		District of	
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TL Industries, Inc.	Lambert v. TL Indus. Inc.	09-5009	EDLA	PSC
TL Industries, Inc.	Johnson et al v. TL Industries, Inc.	09-5359	EDLA	Becnel Law Firm
	et al			- 1
TL Industries, Inc.	Bell et al v. TL Industries, Inc. et al	09-5425	EDLA	Becnel Law Firm
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TL Industries, Inc.	Bobby Polk, et. al. vs. TL	09-6159	USDC Eastern	Watts Hilliard
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			Louisiana	
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	Industries, Inc., et. al.		District of	
			Louisiana	
TL Industries, Inc.	Rachel Evans, as Next Friend of T.	09-7100	USDC Eastern	Watts Hilliard
	E., a minor, et. al. vs. TL		District of	
	Industries, Inc., et. al.		Louisiana	
TL Industries, Inc.	Shelia Green, et. al. vs. TL	09-7811	USDC Eastern	Watts Hilliard
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TL Industries, Inc.	Redeemer	098212	EDLA	John A. Eaves
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,	et al			
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,	Industries et al			
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	Industries, Inc., et al			
TL Industries, Inc.	Rachere Hampton et al v TL	09-8451	EDLA	Douglas M. Schmidt
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TL Industries, Inc.	Rachere Hampton et al v TL	09-8451	EDLA	Frank D'Amico
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TL Industries, Inc.	Deborah Draughter et al v TL	09-8452	EDLA	Douglas M. Schmidt
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TL Industries, Inc.	Deborah Draughter et al v TL	09-8452	EDLA	Frank D'Amico
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TL Industries, Inc.	Teresa Barthelemy et al v TL	09-8453	EDLA	Bencomo & Associates
	Industries, Inc et al			
TL Industries, Inc.	Teresa Barthelemy, et al v. TL	09-8453	EDLA	Frank D'Amico
	Industries, Inc., et al			
TL Industries, Inc.	Teresa Barthelemy et al v TL	09-8453	EDLA	Frank D'Amico
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	Industries, Inc et al			
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	Inc., et al.		OI WIISSISSIPPI	Jacobs

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	Industries, Inc., et. al.		Louisiana	
TL Industries, Inc.	BRYMON BROCKS, et. al. vs. TL	10-2277	USDC Eastern	Watts Hilliard
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TL Industries, Inc.	Bonin et al v. TL Industries et al	10-2317	EDLA	Buzbee Law Firm
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FL Industries, Inc.	Belinda Bazzelle, et al v TL	10-2366	In the United	Hawkins, Stracener &
	Industries, Inc., et al		States District	Gibson
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TL Industries, Inc.	Martha Jackson et al v TL	10-2526	EDLA	Bencomo & Associate
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I Industries Inc	Martha Jackson et al v TL	10-2526	EDLA	Frank D'Amico
TL Industries, Inc.		10-2526	EDLA	Frank D Amico
	Industries, Inc et al	l		
TL Industries, Inc.	Thomas Moore et al v TL	10-2533	EDLA	Frank D'Amico
	Industries, Inc			
TL Industries, Inc.	Darrell G. Dedeaux and Sylvia	10-267	In the United	Hawkins, Stracener 8
•	Dedeaux, et al v TL Industries,]	States District	Gibson
	Inc., et al		Court for the	Gibson
	inc., et ai			
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			of Mississippi	
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MANUFACTURERS SETTLEMENT LEGAL NOTICE

Did you suffer symptoms or injuries as a result of exposure to formaldehyde in a Travel Trailer or Park Model Trailer provided by the United States Government and manufactured by one of the below-listed Manufacturers following Hurricanes Katrina or Rita?

A legal settlement provides payments to people for exposure to and/or injuries from formaldehyde.

A court authorized this notice. This is not a solicitation from a lawyer.

A class settlement has been proposed to resolve hundreds of lawsuits about travel trailers and park model trailers provided to people in Alabama, Mississippi, Louisiana, and Texas following Hurricanes Katrina and/or Rita. The settlement will pay money to those who claim to have been exposed to formaldehyde in such trailers

The United States District Court for the Eastern District of Louisiana, will have a hearing to decide whether to give final approval to the settlement so that payments can be made. The people included in the settlement class may submit Claim Forms to request a payment, exclude themselves from the settlement, object to the settlement, or ask to speak at the hearing. Get a detailed notice by calling toll free the number below, or by visiting the website below.

WHO'S INCLUDED?

If you claim to have suffered symptoms or injuries from exposure to formaldehyde from a Travel Trailer or Park Model Trailer provided by the federal government following Hurricanes Katrina and/or Rita, you may be a Class Member. To be a Class

Member, your Travel Trailer or Park Model Trailer must have been manufactured by a Manufacturers listed below. The paperwork you received from the federal government should include either the manufacturer of the Travel Trailer, or the vehicle identification number, which will identify the manufacturer. If you claim exposure to



formaldehyde in a Manufactured Home, and not a Travel Trailer, you are not included in the Settlement.

WHO IS SUED (WHO ARE THE SETTLING DEFENDANTS)?

The Settlement includes the following manufacturers of the travel trailers:

Citair, Inc.; Coachman Industries, Inc., Coachman RV Licensed Products Division, L.L.C.; Coachmen Recreational Vehicle Company, L.L.C., Coachmen Recreational Vehicles of Georgia, LLC; Cruiser RV, LLC; Damon Motor Coach; Doubletree RV, L.L.C.; DS Corp. d/b/a CrossRoads RV, Inc.; Dutchmen Manufacturing, Inc.; Fairmont Homes, Inc., Forest River, Inc., Four Winds International Corporation; Frontier RV, Inc.; Frontier RV Georgia, L.L.C.; Gulf Stream Coach, Inc., Heartland Recreational Vehicles, LLC; Homette Corporation; Hy-Line Enterprises, Inc., n/k/a FRH, Inc., Jayco, Inc., Jayco Enterprises, Inc., Keystone RV Company; Komfort Corp.; KZRV, LP; Layton Homes Corp.; R-Vision, Inc.; Monaco Coach Corporation, Pilgrim International, Inc.; Play'Mor Trailers, Inc.; Recreation By Design, LLC; Skyline Corporation, Inc.; Skyline Homes, Inc.; Starcraft RV, Inc., SunRay R.V., L.L.C., and SunRay Investments, L.L.C.,; Thor Industries, Inc.;

Thor California, Inc.; Timberland RV Company, Inc. d/b/a Adventure Manufacturing; TL Industries, Inc.; Vanguard Industries of Michigan, Inc., Vanguard, LLC, Viking Recreational Vehicles, LLC.

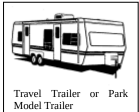
WHAT DOES THE SETTLEMENT PROVIDE?

The settlement with the above manufacturers, in the total amount of \$37,468,574.16, provides money to people who claim to have suffered symptoms or injuries from exposure to formaldehyde in the Travel Trailers and Park Model Trailers manufactured by the Manufacturers listed above. The amount of money will be determined by a Class Benefit Formula approved by the Court, after the deduction of fees from the Settlement Funds related to each of these Manufacturers. If you have hired a lawyer to represent you for claims in this litigation, please contact them for further information. Settlement Agreement, available www.femaformaldehydelitigation.com or by calling 1-800-728-1628, has the details about the proposed settlement. If you received any Medicare or other government health benefits, some or all of these amounts may be deducted from your settlement.

HOW DO YOU ASK FOR A PAYMENT?

Call 1-800-728-1628 or go to

www.femaformaldehydelitigation.com for a Claim Form, then fill it out, sign it, and mail it post -marked by **October 12, 2012**, to the address on the form.



YOUR OTHER OPTIONS.

If you don't want a payment from this settlement, and you don't want to be legally bound by it, you must exclude yourself by **August 17, 2012,** or you won't be able to sue, or continue to sue, the Defendants

about the claims in this case. If you ask to be excluded, you can't get a payment from this settlement. If you stay in the settlement, you may object to it by **August 31, 2012**. The detailed written notice available on the website below, or by calling the number below, explains how to exclude yourself or object.

The Court will hold a hearing in this case, called *In Re: FEMA Trailer Formaldehyde Product Liability Litigation*, No. 2:07-MDL-1873, Section "N" (5), on **September 27, 2012**, to consider whether to approve the settlement and a request by the lawyers for fees, costs and expenses. You will not pay the lawyers representing the Class; they will be paid from the Total Settlement Fund. If the settlement is approved, the Manufacturers listed above will be released from all liability for the claims. The Settlement Agreement explains this fully. You or your own lawyer may ask to appear and speak at the hearing, at your own cost, but you don't have to. For more information call toll free or visit the website below.

PUBLIC SERVICE ANNOUNCEMENT TO BE BROADCAST ON RADIO STATIONS AIRING IN THE STATES WHERE FEMA PROVIDED TRAVEL TRAILERS and PARK MODEL TRAILERS AFTER HURRICANES KATRINA AND RITA.

Did you suffer symptoms or injuries as a result of exposure to formaldehyde in a Travel Trailer or Park Model Trailer provided by FEMA following Hurricanes Katrina and/or Rita? If so, then this public service announcement may apply to you.

Lawsuits have been brought on behalf of the persons who claim formaldehyde exposure in these Travel Trailers and Park Model trailers. A class settlement has been proposed to provide money for those who claim symptoms and injuries as a result of formaldehyde exposure.

If you think you may be a Class Member, call 1-800-728-1628 for a Claim Form, the Class Notice Package, or more information, or visit www.femaformaldehydelitigation.com. You must submit a Claim Form and all Claim Forms must be postmarked by October 12, 2012 for a Class Member to receive money. You also have the right to exclude yourself from the settlement, but must do so by August 17, 2012. If you do not exclude yourself, the settlement and its release will be binding on you. You may also object to the settlement or ask to appear in person or by counsel before the Court, but you must ask to do so by August 31, 2012.

This announcement has been approved and ordered by the United States District Court Judge Kurt Engelhardt.

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

IN RE: FEMA TRAILER MDL NO. 1873

FORMALDEHYDE

PRODUCT LIABILITY LITIGATION SECTION "N-5"

JUDGE ENGELHARDT MAG. JUDGE CHASEZ

THIS DOCUMENT IS RELATED TO ALL CASES

.....

MEMORANDUM OF LAW IN SUPPORT OF JOINT UNOPPOSED MOTION FOR PRELIMINARY APPROVAL OF PROPOSED CLASS SETTLEMENT

The Plaintiffs' Steering Committee ("PSC"), on behalf of the Class¹ and jointly with the Settling Defendants, submit this Memorandum of Law in Support of the First Amended Joint Motion for Preliminary Approval of Proposed Class Settlement².

I. FACTUAL AND PROCEDURAL BACKGROUND

After the landfalls of Hurricanes Katrina and Rita, the homes of thousands of people who resided along the Gulf Coast were rendered uninhabitable, leaving these people homeless. The Federal Emergency Management Agency ("FEMA") provided housing for these people, in part by acquiring emergency housing units ("EHUs") manufactured by the Defendants. Plaintiffs in this lawsuit are those people who resided in EHUs manufactured by the Defendants. They allege they have been injured from exposure to formaldehyde in those homes. Defendants deny these allegations.

¹ Any capitalized term used herein shall have the meaning set forth in the "Definitions" section of the Stipulation of Settlement filed as Exhibit 1 to the Joint Motion for Preliminary Approval of Proposed Class Settlement, of which this Memorandum of Law is being filed in support.

² Submitted on behalf of Plaintiffs, Settling Defendants and Newly Settling Defendants.

This Multi-District Litigation proceeding ("MDL") has been pending for several years. It originally began as hundreds of individual cases filed in state and federal courts throughout Louisiana, Alabama, Mississippi and Texas. Those individual actions were removed and transferred into the MDL in October, 2007. Plaintiffs have filed a number of individual lawsuits against the Settling Defendants that are included in the MDL. These lawsuits are referred to as the "Pending Actions."

The Parties have engaged in substantial field testing, discovery, document exchanges, and several years of motion practice. Two significant events have occurred in this case leading to the present settlement arrangement: (1) this Court denied certification of a litigated class action; and (2) the Parties have conducted three bellwether trials, all of which have resulted in a defense verdict.

A. The Class Certification Denial.

Plaintiffs moved for certification of a litigated class on October 24, 2008. This Court denied that litigated class action certification on December 29, 2008, citing several bases for its decision, including variations in the four states' laws, the various possible causes of Plaintiffs' injuries, and the different manufacturers and products involved in this case. (Rec. Doc. 1014.) For the reasons set forth herein, those concerns are not present in this settled class action.

B. The Bellwether Trials.

The Parties have conducted three bellwether jury trials, all of which resulted in defense verdicts. (*See* Ex. 1.) There is currently one appeal pending from previous bellwether trial verdicts. (Ex. 2, Declaration of Gerald Meunier ¶ 6.)

C. The Negotiated Settlement.

Due to the denial of a litigated class and the total defense results of the three bellwether trials, along with over 100 depositions taken and 40,000 pages of documents exchanged between the Parties, the Parties have obtained sufficient information to reasonably assess the merits of their respective claims and defenses. (Meunier Decl. ¶ 3.) In the wake of the extensive work completed by the Parties, the results of the bellwether trials, and the appeals therefrom, the Parties undertook negotiations for a global settlement of the Pending Actions.

At the request of the Parties, the Court Ordered a sequence of mediations with the Settling Defendants mediated by Court-appointed mediators, John Perry and Daniel Balhoff in the litigation "to assist the plaintiffs and certain manufacturing defendants who chose to engage in settlement discussions to conduct mediation in short order" and for the purposes of exploring the potential for global settlement. (Rec. Doc. 23958.) John Perry and Daniel Balhoff were heavily involved in all stages of the settlement negotiations. They met both privately and jointly with counsel for the Plaintiffs and Settling Defendants in New Orleans, Louisiana. They held multiple meetings and/or conference calls with counsel and client representatives present for the purpose of discussing various aspects of settlement. The Parties reached settlements with each of the Settling Defendants between the summer of 2011 and the winter of 2012 after in some cases months of negotiating. Settlement negotiations were hard fought and conducted at armslength. "Counsel for both sides vigorously represented their clients' interests during the negotiations." (Ex. 3, Declaration of Daniel J. Balhoff ¶2.)

The Parties have spent a substantial amount of time negotiating the compromise set forth in the Settlement Agreement. The consensus of the Parties is that the certification of a settlement

class,³ the immediate payment of the proposed Settlement Amount for each group of Settling Defendants, and the Court's supervision thereof is likely to result in the greatest benefit to the Class Members, as well as ensuring peace and finality in this matter to the Parties involved.

II. SUMMARY OF PROPOSED CLASS SETTLEMENT

Subject to the Court's Final Order and Judgment following notice to the Class and a Fairness Hearing, the Settlement Agreement provides, inter alia, that: (1) the Settling Defendants will each pay separate Settlement Amounts for the settlement of all Released Claims; (2) a Special Master, jointly designated by the Parties and paid by the PSC, shall determine the availability of Class Relief to each Class Member, based on the Special Master's evaluation of the Claim Form and other materials submitted by the Claimant and according to the Class Benefit Formula; (3) the Special Master shall determine each Class Representative's Award, with Court approval; (4) each Class Representative's Award shall be paid out of the appropriate Settlement Fund(s); (5) all attorneys' fees for any PSC or non-PSC attorney, or any other attorney representing a Class Member, shall be subject to approval by the Court, and paid out of the appropriate Settlement Fund(s); (6) there shall be a reserve established for all of the fees and expenses that are to be deducted from the appropriate Settlement Fund(s), including but not limited to attorneys' and Special Master fees, and that reserve shall be 48% of the Settlement Fund(s), such that the total of all fees and expenses to be deducted from the Settlement Fund(s) shall not exceed 48% of the Total Settlement Fund(s); (7) the Parties shall move this Court to transfer from its Registry funds representing the Settlement Funds into a Disbursing Account promptly following final approval.

³ Defendants continue to deny that certification of a litigated class is appropriate.

III. THE PROPOSED CLASS SETTLEMENT MERITS PRELIMINARY APPROVAL

Pursuant to Federal Rule of Civil Procedure 23(e), a district court has broad discretion to approve a class action settlement if the settlement is fair, adequate and reasonable. *Ayers v. Thompson*, 358 F.3d 356, 368 (5th Cir. 2004). Moreover, in the Fifth Circuit, a strong judicial policy favors the resolution of class disputes through settlement. *Parker v. Anderson*, 667 F.2d 1204, 1209 (5th Cir. 1982) ("*Parker*"). This judicial policy is due in part to the fact that "[p]articularly in class action suits, there is an overriding public interest in favor of settlement." *Cotton v. Hinton*, 559 F.2d 1326, 1331 (5th Cir. 1977) ("*Cotton*").

A. The proposed settlement is fair, adequate and reasonable.

Courts in the Fifth Circuit apply a six-factor test to evaluate the fairness, adequacy and reasonableness of a class settlement: (1) whether evidence exists that the settlement was obtained by fraud or collusion; (2) the complexity, expense and likely duration of the litigation; (3) the stage of the litigation and available discovery; (4) the probability that plaintiffs will prevail on the merits; (5) the range of possible recovery and certainty of damages; and (6) the opinions of class counsel, class representatives, and absent class members. *Newby v. Enron Corp.*, 394 F.3d 296, 301 (5th Cir. 2004) ("*Newby*") (citing *Reed v. Gen. Motors Corp.*, 703 F.2d 170, 172 (5th Cir. 1983) ("*Reed*")).

When considering the six *Reed* factors, "the court should keep in mind the strong presumption in favor of finding a settlement fair." *Purdie v. Ace Cash Express, Inc.*, No. Civ.A. 301CV1754L, 2003 WL 22976611, at *4 (N.D.Tex. Dec. 11, 2003). Courts in the Fifth Circuit should adhere to this fairness presumption "especially when doing so will result in significant economies of judicial resources – absent evidence weighing against approval." *Klein v. O'Neal, Inc.*, 705 F.Supp.2d 632, 650 (N.D.Tex. 2010) ("*Klein*").

Applying the *Reed* factors to this case, the class settlement merits preliminary approval. Upon entry of a Preliminary Approval Order, the Parties will implement the Settlement Notice Plan attached as Exhibit D to the Stipulation of Settlement. Class Members will have the opportunity to opt out of the settlement and to express their opinions regarding the Settlement Agreement at a Fairness Hearing. After the Fairness Hearing, the Court should apply the six *Reed* factors to determine whether to issue a Final Order and Judgment approving the settlement. *See Newby*, 394 F.3d at 301.

1. No fraud or collusion exists.

"A strong presumption exists in favor of settlement if the district court determines that the settlement resulted from arms-length negotiations between experienced counsel and was not tainted by fraud or collusion." *Turner v. Murphy Oil USA*, 472 F.Supp.2d 830, 844 (E.D.La. 2007) ("*Turner*"). In the absence of any evidence of actual fraud or collusion between class counsel and defense counsel, a court may presume that no fraud or collusion occurred. *Klein*, 705 F.Supp.2d at 651. This is particularly true where, as here, the proposed settlement is "the culmination of several years of pretrial proceedings, motion practice, and forceful negotiations by the class plaintiffs and defendants." *Id.*; (*see also* Meunier Decl. ¶ 3). There is no evidence of fraud or collusion in this case. All counsel have vigorously represented their respective clients' interests throughout this litigation, including the negotiation process. (Meunier Decl. ¶ 3-4, 6; Balhoff Decl. ¶ 2.)

On April 8, 2010, the Court appointed John Perry as Mediator in this litigation "for the purpose[] of exploring the potential for global settlement as to any and all other defendant manufacturers in the MDL " (Rec. Doc. 13236.) Mr. Perry, or his partner Daniel Balhoff, has met with the parties in person and by phone numerous times since being appointed on April

8, 2010. Mr. Perry has attested that the settlement was reached after "months of negotiating" and that "[s]ettlement negotiations were hard fought and arms-length." (Balhoff Decl. ¶ 2.) As the declarations of the PSC and the mediator make clear, the Settlement Agreement is the product of hard-fought litigation, not the result of fraud or collusion. These statements of the mediator weigh heavily in favor of approving the settlement. *See, e.g., Klein,* 705 F.Supp.2d at 651 (in support of the approval of a products liability class action settlement, the district court noted the mediator's statements regarding the hard fought negotiations and arms-length bargaining between the parties); *D'Amato v. Deutsche Bank,* 236 F.3d 78, 85 (2d Cir. 2001) (in affirming class action settlement approval, the Second Circuit noted that the district court had appointed a special master to assist in the settlement process and that the special master testified that the negotiations were "bona fide, at times contentious, and all counsel involved were capable.") (citation omitted).

2. Continued litigation would be complex, expensive and protracted.

Where, as here, it is apparent that continuing the litigation will require a substantial financial and time commitment from the parties, the reasonableness of approving a negotiated settlement is heightened. *See Klein*, 705 F. Supp.2d at 651; (Meunier Decl. ¶ 6 (attesting that Plaintiffs have already been taxed with Defendants' costs for the three bellwether trials)). "The public interest favoring settlement is especially apparent in the class action context where claims are complex and may involve a large number of parties, which otherwise could lead to years of protracted litigation and sky-rocketing expenses." *Turner*, 472 F.Supp.2d at 843. Given the vast number of plaintiffs and the large number of defendants, this mass tort litigation could go on for years if not settled. The three bellwether trials have been expensive, and resulted in no relief whatsoever to Plaintiffs. (*See* Meunier Decl. ¶ 6.) Both sides of this case intend to appeal if

either does not prevail at trial, thereby prolonging the time and expense of litigation. (Id. ¶ 6; Ex. 4, Declaration of James C. Percy ¶ 3.) In contrast, approval of the settlement will permit Class Members to recover damages much sooner than would be possible following an uncertain, expensive and protracted trial and appellate process. See Klein, 705 F.Supp.2d at 653. Therefore, the second Reed factor favors the preliminary approval of the Settlement Agreement.

3. The stage of proceedings is appropriate for evaluating settlement.

Formal discovery need not be complete in order for the parties to be in a position to accurately evaluate the fairness of a class settlement. *Newby*, 394 F.3d at 306; *Turner*, 472 F.Supp.2d at 847; *Batchelder v. Kerr-McGee Corp.*, 246 F.Supp.2d 525, 528 (N.D.Miss. 2003) ("*Batchelder*"). The Fifth Circuit has held that discovery is not necessary, provided that the interests of the class have not been prejudiced by the settlement negotiations, and substantial factual bases exist on which to premise settlement. *Newby*, 394 F.3d at 306.

The standard set forth by the Fifth Circuit in *Newby* has been more than met in this case. The Parties in the FEMA litigation have exchanged thousands of documents, taken over 100 depositions, and conducted three bellwether trials. (Meunier Decl. ¶¶ 3, 6.) Additionally, the three bellwether trials have resulted in defense verdicts. (*Id.* ¶ 6.) The time is right for settlement.

4. The probabilities of success favor approval of settlement.

The Parties have conducted three bellwether trials, and all have ended in defense verdicts. Given the results of the bellwether trials conducted to date, the Plaintiffs face a significant risk of recovering nothing. *See In re Dell, Inc.*, No. A-06-CA-726-SS, 2010 WL 2371834, at *6 (W.D.Tex. June 11, 2010) (approving class settlement and noting that the Plaintiffs' case was "no doubt in dire straits," with the Plaintiffs "facing a significant risk the Class Members would

recover nothing at all"). Defendants face a long, expensive battle and the uncertainties inherent in a jury trial. Regardless of who prevails at trial, lengthy and expensive appeals can be expected. *See id.*;(Meunier Decl. ¶ 6; Percy Decl. ¶ 3). All of these factors favor preliminary approval of the Settlement Agreement. *Dell*, 2010 WL 2371834, at *6.

5. The range of possible recovery favors settlement.

The fifth *Reed* factor requires a court to determine "the value of the settlement in light of the potential for recovery." *In re Shell Oil Refinery*, 155 F.R.D. 552, 563 (E.D.La. 1993). To assess the fairness of a class settlement, a court should consider "whether the settlement's terms fall within a reasonable range of recovery, given the likelihood of the plaintiffs' success on the merits." *Turner*, 472 F.Supp.2d at 849-50. When considering the possible range of recovery, a court should keep in mind that "compromise is the essence of a settlement." *Id.* at 850 (quoting *Cotton*, 559 F.2d at 1330)). "[I]nherent in compromise is a yielding of absolutes and an abandoning of highest hopes." *Klein*, 705 F.Supp.2d at 649 (citing *Cotton*, 559 F.2d at 1330). Thus, "[a] proposed settlement need not obtain the largest conceivable recovery for the class to be worthy of approval; it must simply be fair and adequate considering all the relevant circumstances." *Klein*, 705 F.Supp.2d at 649; *see also Pettway v. Am.Cast Iron Pipe Co.*, 576 F.2d 1157, 1214 n.69 (5th Cir. 1978) ("[C]ompromise is the essence of settlement, and the settlement need not accord the plaintiff class every benefit that might have been gained after full trial.").

As one court has explained:

The Court should consider the vagaries of litigation and compare the significance of immediate recovery by way of the compromise to the mere possibility of relief in the future, after protracted and expensive litigation. In this respect, '[i]t has been held proper to take the bird in the hand instead of a prospective flock in the bush.' In re Shell Oil Refinery, 155 F.R.D. at 560 (quoting Oppenlander v. Standard Oil Co., 64 F.R.D. 597, 624 (D.Colo. 1974) (quoting State of West Virginia v. Chas. Pfizer & Co., 314 F.Supp. 710, 743 (S.D.N.Y. 1970))).

Given the results of the three bellwether trials, this Court need not consider an unrealistic high end of recovery in which all class members would recover significant damages. *See In re Educational Testing Service Praxis Principles of Learning and Teaching: Grades 7-12 Litigation*, 447 F.Supp.2d 612, 622 (E.D.La. 2006) ("In considering the range of possible recovery, the Court need not consider recoveries that are beyond the range of the most minimal probability. Thus, engaging in an exercise that posits on the high end a recovery in which all class members would recover significant . . . damages is too unrealistic to be useful.").

One Court in a recent settlement also involving victims of Hurricanes Katrina and Rita noted that "[w]hile the individual payments contemplated under the Settlement Agreement are potentially modest, they avoid the need for any further litigation . . . by individual class members." *Ridgely v. F.E.M.A.*, Civ. No. 07-2146, 2010 WL 5140833, at *2 (E.D.La. Dec. 13, 2010). That same balance is present here. The value of the proposed settlement is fair and reasonable in light of the strong possibility of no recovery and the aforementioned risks of proceeding to trial. (Meunier Decl. ¶¶ 7-8; Balhoff Decl. ¶ 3.)

6. The opinion of the PSC favors settlement.

Counsel are the court's main source of information about the fairness, adequacy and reasonableness of a class settlement. *Turner*, 472 F.Supp.2d at 852. As a result, "[t]he Fifth Circuit has repeatedly stated that the opinion of class counsel should be accorded great weight." *Klein*, 705 F.Supp.2d at 649; *see also Newby*, 394 F. 3d at 309 ("[T]he weight the district court attached to the opinions of class counsel, relative to those of the [] Objectors, was justified in

light of their superior sophistication."); *Cotton*, 559 F.2d at 1330 ("[T]he trial court is entitled to rely upon the judgment of experienced counsel for the parties."). "Class counsel's opinion should be presumed reasonable because they are in the best position to evaluate fairness due to an intimate familiarity with the lawsuit." *Turner*, 472 F.Supp.2d at 852.

The members of the PSC are experienced class action attorneys, with substantial experience both litigating and settling class actions. (Meunier Decl. ¶ 2.) After years of litigating this case, including the exchange of thousands of documents, the taking of over 100 depositions, extensive motion practice, and participation in a months-long and hard fought negotiation process, the PSC has concluded the proposed settlement is fair, adequate and reasonable for the Class. (*Id.* ¶¶ 3-4, 6-8, 10.)

B. Certification of the settlement Class is proper.

The Parties seek certification of a Class for settlement purposes only, pursuant to Federal Rules of Civil Procedure 23(a) and 23(b)(3). The proposed settlement Class meets the applicable requirements of Rules 23(a) and (b)(3). This Court's December 29, 2008 Order concluded that various substantial barriers existed to certifying this case as a litigated class. In this settlement context, those barriers have been removed.⁴

⁴This Court has the authority under Federal Rule 23 to revisit the decision to deny class certification. Rule 23(c)(1)(C) states: "An order that . . . denies class certification may be altered or amended before final judgment." This subsection of Rule 23 gives a federal district court authority to revisit the class certification issue for settlement purposes. The committee notes to the 2003 Amendments further state: "A court that is not satisfied that the requirements of Rule 23 have been met should refuse certification *until they have been met*." These notes further support the notion that a court's decision to deny class certification can be revisited. In *In re Phenylpropanolamine (PPA) Product Liability Litigation*,, 227 F.R.D. 553, 564 (W.D.Wash. 2004) ("PPA"), the court, in approving a class action settlement in a products liability action, noted that it had "already declined to certify litigation classes" in the MDL. The Fifth Circuit specifically has recognized that a district court may later alter its decision to deny certification pursuant to Rule 23(c)(1). *Calderon v. Presidio Valley Farmers Association*, 863 F. 2d 384, 389 (5th Cir. 1989).

1. The settlement Class meets the numerosity requirement.

Rule 23(a)(1) requires that members of a class be so numerous that it would be impracticable to join them individually. *Pederson v. La. State Univ.*, 213 F.3d 858, 868 (5th Cir. 2000). In this case, there are over one thousand (1,000) individual Pending Actions filed against these Defendants by Class Members, involving approximately 14,000 plaintiffs. (*See* Exh. H to Settlement Agreement.) Thus, the numerosity requirement has been met. *Mullen v. Treasure Chest Casino LLC*, 186 F.3d 620, 624 (5th Cir. 1999) (class of 100 and 150 satisfies numerosity requirement).⁵

This Court's December 29, 2008 Order ("2008 Order") held that Plaintiffs failed to show numerosity was met for each of the four subclasses requested (a subclass for each state involved – Louisiana, Alabama, Mississippi, and Texas). As the Court noted in its 2008 Order, to establish numerosity a class representative must present some evidence or reasonable estimate of the number of class members. (Rec, Doc. 1014 at 9.) This Court concluded that Plaintiffs had not yet established numerosity as to each of the four subclasses sought therein. (*Id.* at 10.) At the time, Plaintiffs sought four subclasses for each of the four states in which Plaintiffs resided in EHUs – Louisiana, Alabama, Mississippi and Texas – because of the variation in laws of those states.

For a settlement class, however, differing state laws are not relevant. *See In re Serzone Products Liability*, 231 F.R.D. 221, 240 (S.D.W.Va. 2005) ("*Serzone*") (in approving a class settlement in litigation of a product liability nationwide class action, the court noted that while the litigated class presented individual issues such as "different state laws," in the context of settlement, such an issue was "rendered irrelevant"); *see also PPA*, 227 F.R.D. at 563 (approving

⁵ This Court previously denied class certification for litigation purposes, in part, because Plaintiffs failed to establish numerosity for each of the four subclasses they sought at the time. No such subclasses are sought in this settlement class, and thus that reasoning does not apply here.

class action settlement and noting that "different state laws would have more import in the context of litigation than in settlement").

Here, therefore, no subclasses for each state are sought in this settlement class. Plaintiffs can now establish that the Class consists of at least 1,000 members and clearly meets the numerosity requirement. (*See* Exh. H to Settlement Agreement.)

2. The settlement class meets the commonality requirement.

The commonality requirement of Rule 23(a)(2) is not a demanding test. Commonality is fulfilled when the resolution of at least one issue will affect all or substantially all of the putative class members. *Mullen*, 186 F.3d at 625. All of the plaintiffs in this case allege injuries due to formaldehyde exposure. *See PPA*, 227 F.R.D. at 561 (holding that commonality is met for settlement purposes in part because "[a]ll members of the Class allege injuries from the ingestion of a Dexatrim product containing PPA"). All members of the Class allege a failure to warn of the dangers of prolonged occupancy in the travel trailers (recreational vehicles) involved.

Every class member faces the same hurdle with regard to liability. Additionally, the Special Master will submit to the Court a Class Benefit Formula, and will consider therein any significant variation in symptoms suffered by a class member.

3. The settlement class meets the typicality and adequacy of representation requirements.

Like commonality, the typicality requirement of Rule 23(a)(3) is not demanding. *Stirman* v. *Exxon Corp.*, 280 F.3d 554, 562 (5th Cir. 2002) (quoting *James v. City of Dallas*, 254 F.3d 551, 571 (5th Cir. 2001)). A class representative's claims are typical of the proposed class when his or her claims and legal theories arise from a singular nucleus of operative facts as the claims and legal theories of absent class members. *Mullen*, 186 F.3d at 625; *see also Forbush v. J.C. Penney Co., Inc.*, 994 F.2d 1101, 1106 (5th Cir. 1993). In this case, the Class Representatives'

claims in this settlement class are typical of the Class because, again, all claims in this case have the same standard of care.

Rule 23(a)(4)'s adequacy requirement requires a court to consider: (1) whether the class representatives have interests that conflict with the class, (2) whether the class representatives will vigorously pursue the litigation on behalf of the class, and (3) whether class counsel are competent, qualified, experienced and able to conduct the litigation. *Stirman*, 280 F.3d at 563; *James*, 254 F.3d at 571.

In this case, the interests of the Class Representatives are sufficiently aligned with those of the Class, and they have vigorously pursued this litigation. (Meunier Decl. ¶¶ 3-6; Balhoff Decl. ¶2.) The PSC meets the adequacy requirement because it is comprised of competent and experienced class action attorneys, and because it has secured and submitted a fair and adequate settlement for the Court's preliminary approval. *Parker*, 667 F.2d at 1211; (Meunier Decl. ¶¶ 2, 3-4, 6).

The 2008 Order held that Plaintiffs failed to show typicality and adequacy of representation because of the factual variations as to each individual regarding causation and injury. (Rec. Doc. 1014 at 17, 21-22.) The Court also held that typicality was lacking because different state laws governed Plaintiffs' manufacturer liability claims, individual issues of specific medical causation were dominant, and Plaintiffs resided in different models of EHUs. (*Id.* at 15-17.) As shown above, however, the Class Benefit Formula resolves these issues. The 2008 Order found that class counsel was adequate but that the class representatives were not adequate because their claims were not typical. (*Id.* at 20-21.) Again, the Class Benefit Formula resolves these adequacy issues. *See also PPA*, 227 F.R.D. at 561 (in approving class settlement of a product liability class action, holding that the claims of class representatives who asserted

different injuries were nonetheless typical because they were "reasonably co-extensive" with those of other class members).

As to adequacy of representation, there is no "futures" problem of the sort identified in Amchem Prods., Inc. v. Windsor, 521 U.S. 591, 625-28, 117 S. Ct. 2231 (1997) (affirming the Third Circuit's vacating a class settlement in part because the interests of those class members with current asbestos injuries conflicted with those of class members who had no current injuries but possibly would in the future). All proposed class members claim both current injury and fear of future disease. Thus, there is no Amchem "futures" problem with this proposed settlement. See PPA, 227 F.R.D. at 562 (in approving class action settlement in products liability case, the court concluded there was no Amchem "futures" problem "because there is no scientific evidence of latent injuries from the ingestion of PPA," and thus "there is no class of potential future claimants, as in Amchem"); Serzone, 231 F.R.D. at 238 ("in contrast [to Amchem], there is no scientific evidence of latent or progressive liver injuries arising from the ingestion of Serzone nor does the class have to accommodate future claimants").

4. The settlement class meets the predominance requirement.

A class may be certified as a Rule 23(b)(3) class if the court finds that (1) questions of law or fact common to the class predominate over individualized questions, and (2) a class action is superior to other available methods for the fair and efficient adjudication of the dispute. FED. R. CIV. P. 23(b)(3). Unlike a litigated class, manageability is not an issue. *See Amchem*, 521 U.S. at 620 ("[A] district court need not inquire whether the case, if tried, would present intractable management problems, for the proposal is that there be no trial"). (internal citation omitted)).

The predominance inquiry tests whether a proposed class is cohesive enough to warrant adjudication by representation. *Serzone*, 231 F.R.D. at 239. Because there is no trial of a settlement class, individualized questions, such as specific medical causation or the application of different state laws to class members from different states, do not destroy class cohesion and thus are not barriers to class certification. *Id.* at 240; *PPA*, 227 F.R.D. at 562-63; *Klein*, 705 F.Supp.2d at 668-69. Here, predominance is also met because there is one medical causation question applicable to all claims, namely whether formaldehyde exposure caused injury.

The 2008 Order held that Plaintiffs failed to show predominance due to numerous individualized factors: (a) the case involves hundreds of models of homes manufactured by dozens of different manufacturers; (b) each plaintiff's habits, such as how often they open windows or use air conditioning, vary greatly; (c) each plaintiff's alleged exposure to formaldehyde from sources other than their EHU vary greatly; (d) some plaintiffs may be smokers and thus have a cause of injury other than formaldehyde exposure; (e) each plaintiff's injury is unique. (D.E. 1014 at 24-27.) The 2008 Order also found that individualized issues of different state laws, specific medical causation, and EHU models would predominate over common issues. (*Id.* at 25-27.) As shown above, the variation in state laws is not an issue for this settlement class, and the Special Master will consider a Class Benefit Formula to accommodate any extreme variation in medical condition. Moreover, because there will be no trial of the proposed settlement Class, the individualized questions identified in the 2008 Order do not destroy class cohesion and thus are not barriers to class certification. *See Serzone*, 231 F.R.D. at 240; *PPA*, 227 F.R.D. at 562-63; *Klein*, 705 F.Supp.2d at 668-69.

5. The settlement class meets the superiority requirement.

The superiority inquiry tests whether resolving a dispute on a class basis will "achieve economies of time, effort, and expense, and promote...uniformity of decision as to persons similarly situated, without sacrificing procedural fairness or bringing about other undesirable results." *Serzone*, 231 F.R.D. at 240 (quoting *Amchem*, 521 U.S. at 615). Settling this case as a class action will achieve significant economies of time, effort and expense for the Class and for the Court. *See Serzone*, 231 F.R.D. at 240. Litigating the claims in individual lawsuits would consume many more judicial resources. *See id*.

The Parties have conducted three bellwether trials. Each trial has taken approximately 11 days, with each involving thousands of hours of preparation. Plaintiffs have been taxed with Defendants' costs for those three bellwether trials (a total of almost \$500,000.00). There is currently one appeal pending from those trials. (Meunier Decl. \P 6.) Another appeal was resolved in the negotiation of a Memorandum of Understanding with one of the Settling Defendants herein. (*Id.*)

Approving this settlement will end the excessive bleeding of costs by both sides in litigation that has dealt the Plaintiffs one blow after another. Distribution of the Total Settlement Fund(s) will give Plaintiffs some immediate relief after years of fruitless litigation. *See PPA*, 227 F.R.D. at 563-64 (in approving class action settlement, court noted that several defense verdicts had been reached in state court PPA cases and that "mass tort litigation places an unusual strain on court dockets," and that each individual claim, "absent the settlement, could result in costly, time-consuming proceedings").

The 2008 Order held that Plaintiffs failed to show superiority due to the variations in applicable state law, the dozens of class representatives who would want to testify on their own

individual behalf; the dozens of defendant manufacturers who would want to offer their own witnesses, and the potential resulting jury confusion. (D.E. 1014 at 30-31.)

All of these issues are now moot in the settlement context. The fact that the proposed Class is now a settlement class "moots concern that trial would present intractable problems of management." *Serzone*, 231 F.R.D. at 237. Indeed, the fact that the Court has previously declined to certify a litigation class actually favors the approval of this settlement Class. *See PPA*, 227 F.R.D. at 564. If the settlement is not approved, each Class Member's claim will have to be adjudicated on an individual basis, placing a tremendous strain on the judicial system. *Id.; see also Strong v. Bellsouth Telecomms. Inc.*, 137 F.3d 844, 847 (5th Cir. 1998) (Fifth Circuit impliedly accepted settlement class certified after district court denied class certification for litigation purposes).

Finally, several federal courts have approved the settlement of mass tort class actions involving personal injuries, despite the problems that these cases would have posed for a litigated class. *See, e.g., In re Diet Drugs Prods. Liab. Litig.*, 385 F.3d 386 (3d Cir. 2004); *In re Orthopedic Bone Screw Prods. Liab. Litig.*, 176 F.R.D. 158 (E.D.Penn. 1997); *Batchelder*, 246 F.Supp.2d 525 (alleging creosoting process from a plant contaminated the groundwater and released harmful vapors, mist and dust into the community); *Olden v. Gardner*, 294 F. App'x 210 (6th Cir. 2008) (holding that district court did not abuse its discretion in finding class settlement to be fair and reasonable, in case alleging personal injury and property damage from a cement plant producing and emitting cement kiln dust); *Joel v. Giuliani*, 218 F.3d 132 (2d Cir. 2000) (affirming district court's approval of class settlement in case brought by children who had suffered severe abuse and neglect in the child welfare system).

The Rule 23 requirements for this settlement class have been met.

CONCLUSION

The proposed settlement is fair, adequate and reasonable to the Class, and the proposed settlement Class complies with the applicable requirements of Rule 23. As a result, the Court should grant its preliminary approval to the Settlement Agreement.

Respectfully submitted:

FEMA TRAILER FORMALDEHYDE PRODUCT LIABILITY LITIGATION

BY: <u>s/Justin I. Woods</u>

GERALD E. MEUNIER, #9471 JUSTIN I. WOODS, #24713

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CERTIFICATE OF SERVICE

I hereby certify that on May 28, 2012, 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/Justin I. Woods JUSTIN I. WOODS, #24713

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

		mag. Judge Chasez
		UMENT IS RELATED TO: Guif Stream Coach, Inc., et al, No. 09-2892
* * *	***	*******************
		JURY VERDICT FORM
A.	<u>GUI</u>	F STREAM COACH, INC. ("GULF STREAM")
	1.	Do you find that the Gulf Stream trailer occupied by Alana Alexander
		("Alexander") and Christopher Cooper ("Cooper") was unreasonably dangerous in
		its construction or composition?
		YesNo
		[PROCEED TO QUESTION NO. 2]
	2.	Do you find that the Gulf Stream trailer occupied by Alexander and Cooper was
		unreasonably dangerous in its design?
		YesNo
		[PROCEED TO QUESTION NO. 3]

3.	Do you find	that the Gulf Stream trailer occupied by Alexander and Cooper was
	unreasonabl	y dangerous because an adequate warning about the trailer was not
	provided?	
	Yes	No
	PROCEED '	NSWERED ANY OF QUESTION NUMBERS 1, 2, or 3 "YES", TO QUESTION NO. 4. IF YOU ANSWERED EACH AND ALL NUMBERS 1, 2, AND 3 "NO", PROCEED TO PART B,
4.	Do you find	that any unreasonably dangerous condition of the trailer existed at the
	time it left C	Sulf Stream's control?
	Yes	No
	QUESTION	NSWERED QUESTION NUMBER 4 "YES", PROCEED TO I NO. 5. IF YOU ANSWERED QUESTION NUMBER 4 "NO", TO PART B, QUESTION 7]
5.	Do you find	that Christopher Cooper sustained injury to which Gulf Stream
	substantially	contributed, as a result of any unreasonably dangerous condition of
	the trailer?	
	Yes	No
	[PROCEED	TO QUESTION NO. 6]
6.	Do you find	that Alana Alexander sustained injury to which Gulf Stream
	substantially	y contributed, as a result of any unreasonably dangerous condition of
	the trailer?	
	Yes	No
	[PROCEET	TO QUESTION NO. 7]

B.	FLUOR	ENTERPRISES.	INC.	("FLUOR")
----	-------	--------------	------	-----------

7.	Do you find that Fluor was negligent in regard to its actions or inactions
	concerning the hauling and/or installing of the trailer occupied by Alexander and
	Cooper?
	Yes No
	[IF YOU ANSWERED QUESTION NO. 7 "YES", PROCEED TO QUESTION NO. 8. IF YOU ANSWERED QUESTION NO. 7 "NO", PROCEED TO PART C, QUESTION 10, WITHOUT REGARD TO THE PARENTHETICAL INSTRUCTIONS BETWEEN C AND QUESTION NO. 10]
8.	Do you find that Christopher Cooper sustained injury to which Fluor substantially
	contributed, as a result of the negligence of Fluor in its actions or inactions
	concerning the hauling and/or installing of the trailer occupied by Alexander and
	Cooper?
	Yes No
	[PROCEED TO QUESTION NO. 9]
9.	Do you find that Alana Alexander sustained injury to which Fluor substantially
	contributed, as a result of the negligence of Fluor in its actions or inactions
	concerning the hauling and/or installing of the trailer occupied by Alexander and
	Cooper?
	Yes No
	[PROCEED TO PART C, QUESTION NO. 10]

C. <u>ALLOCATION OF FAULT/DAMAGES</u>

[IF YOU ANSWERED EACH AND ALL OF QUESTION NOS. 5, 6, 8, and 9, "NO", DO NOT ANSWER ANY MORE QUESTIONS. PLEASE SIGN AND DATE THIS JURY VERDICT FORM, AND ADVISE THE COURT SECURITY OFFICER THAT YOU HAVE REACHED A VERDICT. OTHERWISE, PROCEED TO QUESTION NO. 10 IF YOU ANSWERED QUESTIONS NOS. 5 OR 8 "YES." IF YOU ANSWERED BOTH QUESTION NOS. 5 AND 8 "NO," PROCEED TO QUESTION 11.1

10. For Christopher Cooper, please allocate on a percentage basis the degree of fault, if any, which you attribute to each of the following parties and non-parties. Please be careful to enter "0" or leave blank where you have found no fault on the part of a party in your previous answers. All numerical percentages you enter in this question should add up to a total of 100%:

Defendant Gulf Stream Coach, Inc.

(If you answered "no" to Question

Nos. 1, 2, and 3; or if you answered

"no" to Question No. 4, you must put
a zero in this blank)

Defendant Fluor Enterprises, Inc.

(If you answered "no" to Question Nos.
7 or 8, you must put a zero in this blank)

Plaintiff Alana Alexander

Person or Entity Other Than Defendants,
FEMA, or Alexander (maintenance contractor
and/or installer sub-contractors only)

United States (FEMA)

100% (TOTAL)

[PROCEED TO QUESTION NO. 11 IF YOU ANSWERED QUESTIONS NOS. 6 OR 9 "YES." IF YOU ANSWERED BOTH QUESTION NOS.6 AND 9 "NO," PROCEED TO QUESTION 12 ONLY IF YOU ANSWERED QUESTION NO.

10. OTHERWISE, PLEASE SIGN AND DATE THIS JURY VERDICT FORI	M
AND ADVISE THE COURT SECURITY OFFICER THAT YOU HAVE	
REACHED A VERDICT.]	

11. For Alana Alexander, please allocate on a percentage basis the degree of fault, if any, which you attribute to each of the following parties and non-parties. Please be careful to enter "0" or leave blank where you have found no fault on the part of a party in your previous answers. All numerical percentages you enter in this question should add up to a total of 100%:

Defendant Gulf Stream Coach, Inc. (If you answered "no" to Question	
Nos. 1, 2, and 3; or if you answered	
"no" to Question No. 4, you must put	
a zero in this blank)	
Defendant Phone Paterniles Inc	6
Defendant-Fluor Enterprises, Inc.	
(If you answered "no" to Question Nos.	
7 or 9, you must put a zero in this blank)	
Plaintiff Alana Alexander	
United States (FEMA)	_0_%
Person or Entity Other Than Defendants,	
FEMA, or Alexander (maintenance contractor and/or installer sub-contractors only)	%
	100% (TOTAL)

[PROCEED TO QUESTION NO. 12]

12.	What amount of damages, if any, do each of the following claims:	you find should be av	varded v	vith respect to
	Past, present and future physical pair of Christopher Cooper:	in and suffering	\$	0
	Past, present and future mental anguing distress of Christopher Cooper:	iish and emotional	\$	0
	Past, present and future medical exp medical monitoring) for Christophe		\$	0
	Loss or impairment of life's pleasur for Christopher Cooper:	res	\$	0
	Past, present and future mental ang distress of Alana Alexander:	uish and emotional	\$	0
	Loss of consortium for Alana Alexa	ınder	s	0
Date 9/	24/09	about	N	0
ţ	•	TURK FOREPERSO	Mw	ÍO.

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA NEW ORLEANS DIVISION

IN	RE:	KEN	IA T	RAILE	R		
FC	RM	ALD	EHY	DE			
PR	ODI	ICT:	LIAT	BILITY	LIT	IGAT	TON

MDL NO. 1873

SECTION "N-5"

JUDGE ENGELHARDT MAG. JUDGE CHASEZ

THIS DOCUMENT IS RELATED TO: Wright v. Forest River/Shaw
Member Case No. 09-2977

JURY VERDICT FORM

A. FOREST RIVER, INC. ("FOREST RIVER")

[PROCEED TO QUESTION NO. 3]

1.	Do you find that the Forest River trailer occupied by Lyndon Wright ("Wright")
	was unreasonably dangerous in its construction or composition?
	Yes No
	[PROCEED TO QUESTION NO. 2]
2.	Do you find that the Forest River trailer occupied by Wright was unreasonably
	dangerous in its design?
	Yes No

3.	Do you find that the Forest River trailer occupied by Wright was unreasonably
	dangerous because an adequate warning about the trailer was not provided?
	YesNo_X
	[IF YOU ANSWERED ANY OF QUESTION NUMBERS 1, 2, or 3 "YES", PROCEED TO QUESTION NO. 4. IF YOU ANSWERED EACH AND ALL OF QUESTION NUMBERS 1, 2, AND 3 "NO", PROCEED TO PART B, QUESTION 6]
4.	Do you find that any unreasonably dangerous condition of the trailer existed at the
	time it left Forest River's control?
	YesNo
	[IF YOU ANSWERED QUESTION NUMBER 4 "YES", PROCEED TO QUESTION NO. 5. IF YOU ANSWERED QUESTION NUMBER 4 "NO", PROCEED TO PART B, QUESTION 6]
5.	Do you find that Wright sustained injury to which Forest River substantially
	contributed, as a result of any unreasonably dangerous condition of the trailer?
	YesNo
	(PROCEED TO PART B, QUESTION NO. 6]
SHAY	W ENVIRONMENTAL, INC. ("SHAW")
6.	Do you find that Shaw was negligent in regard to its actions or inactions
	concerning the hauling and/or installing of the trailer occupied by Wright?
	YesNo
	[IF YOU ANSWERED QUESTION NO. 6 "YES", PROCEED TO QUESTION NO. 7. IF YOU ANSWERED "NO" TO QUESTION NO. 6, BUT "YES" TO ANY OF QUESTION NOS. 1, 2, OR 3, AND "YES" TO QUESTION NO. 5, PROCEED DIRECTLY TO QUESTION NO. 8. WITHOUT REGARD TO THE

B.

•		PARENTHETICAL INSTRUCTIONS BETWEEN PART C AND QUESTION NO. 8. IF YOU ANSWERED "NO" TO EACH AND ALL OF QUESTION NOS. 1-3 AND 6, PLEASE SIGN AND DATE THIS JURY VERDICT FORM, AND ADVISE THE COURT SECURITY OFFICER THAT YOU HAVE REACHED A VERDICT.]
	7.	Do you find that Wright sustained injury to which Shaw substantially contributed,
		as a result of the negligence of Shaw in its actions or inactions concerning the
		hauling and/or installing of the trailer occupied by Wright?
		Yes No
		[PROCEED TO PART C BELOW]
C.	ALL	OCATION OF FAULT/DAMAGES
		[IF YOU ANSWERED BOTH QUESTION NOS. 5 and 7, "NO", DO NOT ANSWER ANY MORE QUESTIONS. PLEASE SIGN AND DATE THIS JURY VERDICT FORM, AND ADVISE THE COURT SECURITY OFFICER THAT YOU HAVE REACHED A VERDICT. OTHERWISE, PROCEED TO QUESTION NO. 8]
	8.	Please allocate on a percentage basis the degree of fault, if any, which you
	•	attribute to each of the following parties and non-parties. Please be careful to
		enter "0" or leave blank where you have found no fault on the part of a party in
		your previous answers. All numerical percentages you enter in this question
		should add up to a total of 100%:
		Defendant Forest River, Inc. (If you answered "no" to all of Question Nos. 1, 2, and 3; or if you answered "no" to Question Nos. 4 or 5, you must put a zero in this blank)
		Defendant Shaw Environmental, Inc% (If you answered "no" to Question Nos.

	6 or 7, you must put a zero in this blank)	•
	Plaintiff Lyndon Wright	%
	United States (FEMA)	%
	Person or Entity Other Than Defendants, FEMA, or Wright (maintenance and deactivation contractors or MDCs)	% 100% (TOTAL)
	[PROCEED TO QUESTION NO. 9]	
9.	What amount of damages, if any, do you find should be awarded with respect to each of the following claims:	
	Past, present and future physical pain and suffering of Lyndon Wright:	\$
	Past, present and future mental anguish and emotional distress of Lyndon Wright:	\$
	Future medical expenses for Lyndon Wright:	\$
	Loss or impairment of life's pleasures for Lyndon Wright:	\$
Date 3	129/2010	

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

SECTION "N-5"

JUDGE ENGELHARDT MAG. JUDGE CHASEZ

THIS DOCUMENT IS RELATED TO: Castanel v. Recreation By Design, LLC Member Case No. 09-3251

JURY VERDICT FORM

A. LIABILITY

1. Do you find that the RBD trailer occupied by Castanel was unreasonably

Yes____ No_____ No_____ [PROCBED TO QUESTION NO. 2]

2. Do you find that the RBD trailer occupied by Castanel was unreasonably

		dangerous because an adequate warning about the trailer was not provided?	
		Yes No	
		[IF YOU ANSWERED EITHER OF QUESTION NUMBERS 1 OR 2 "YES", PROCEED TO QUESTION NO. 3. IF YOU ANSWERED BOTH OF QUESTION NUMBERS 1 AND 2 "NO", PLEASE SIGN AND DATE THIS JURY VERDICT FORM, AND ADVISE THE COURT SECURITY OFFICER THAT YOU HAVE REACHED A VERDICT.]	
	3.	Do you find that any unreasonably dangerous condition of the trailer existed at the	
		time it left RBD's control?	
		Yes No	
		[IF YOU ANSWERED QUESTION NUMBER 3 "YES", PROCEED TO PART B, QUESTION NO. 4. IF YOU ANSWERED QUESTION NUMBER 3 "NO", PLEASE SIGN AND DATE THIS JURY VERDICT FORM, AND ADVISE THE COURT SECURITY OFFICER THAT YOU HAVE REACHED A VERDICT.]	
В.	DAM	IAGES .	
	4.	Do you find that Castanel sustained injury to which RBD substantially	
		contributed, as a result of any unreasonably dangerous condition of the trailer?	
		Yes No	
		[IF YOU ANSWERED QUESTION NUMBER 4 "YES", PROCEED TO PART C, QUESTION NO. 5. IF YOU ANSWERED QUESTION NUMBER 4 "NO", PLEASE SIGN AND DATE THIS JURY VERDICT FORM, AND ADVISE THE COURT SECURITY OFFICER THAT YOU HAVE REACHED A VERDICT.]	

ALL	OCATION OF FAULT/DAMAGES		
5.	Please allocate on a percentage basis the degree of fault, if any, which you		
	attribute to each of the following parties and non-parties. All numerical		
	percentages you enter in this question should add up to a total of 100%:		
	Defendant Recreation By Design, LLC	%	
	Plaintiff Earline Castanel	%	
	Shaw Environmental, Inc.	%	
	United States (FEMA)	%	
		100% (TOTAL)	
	[PROCEED TO QUESTION NO. 6]		
6.	What amount of damages, if any, do you find should be awarded with respect to each of the following claims:		
	Past, present and future physical pain and suffering of Earline Castanel:	\$	
	Past, present and future mental anguish and emotional distress of Earline Castanel:	\$	
	Past medical expenses for Earline Castanel	\$	
	Loss or impairment of life's pleasures for Earline Castanel:	\$	

[PLEASE SIGN AND DATE THIS JURY VERDICT FORM, AND ADVISE THE COURT SECURITY OFFICER THAT YOU HAVE REACHED A VERDICT.]

Date 5/24/10

Maureen Catalana
JURY FOREPERSON

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

IN RE: FEMA TRAILER MDL NO. 1873

FORMALDEHYDE

PRODUCT LIABILITY LITIGATION SECTION "N-5"

JUDGE ENGELHARDT MAG. JUDGE CHASEZ

THIS DOCUMENT IS RELATED TO ALL CASES

DECLARATION OF GERALD MEUNIER

COMES NOW Gerald Meunier, being of sound mind and lawful age, and subject to the penalties for perjury deposes and states as follows:

My name is Gerald Meunier. I am a member of the Plaintiffs' Steering
 Committee ("PSC"), and am Plaintiffs' Co-Liaison Counsel, as appointed by the Court, in this case. I have personal knowledge of the matters declared herein.

Qualifications and Experience as Class Counsel

- 2. I have been involved in the following mass tort /class actions in varying roles (as indicated) and I have extensive experience in the resolution of class action matters that have proven beneficial to class members:
- I. Court-appointed member of Plaintiffs' Steering Committee in *In Re: Chinese-Manufactured Drywall Products Liability Litigation*, MDL No. 2047, U.S. District Court, E.D. La [multi-district litigation against numerous manufacturers, distributors, etc. based on damage and injury from defective drywall made in China].
- II. Plaintiffs' common benefit counsel working with Court-appointed Committee in In Re. Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico, on April 20, 2010, MDL No. 10-2179, U.S. District Court, E.D. La [multi-district litigation against BP entities, etc. following explosion and oil spill in the Gulf of Mexico].

- III. Court-appointed Plaintiffs' Liaison Counsel for Levee cases and Court-appointed member of the Levee PSLC in *In Re: Katrina Canal Breaches*, No. 05-4181, U.S. District Court, E.D. La.; Court-appointed Plaintiffs' Liaison Counsel in the levee breach cases only [consolidated litigation arising out of flooding from Hurricane Katrina].
- IV. Court-appointed member of Plaintiffs' Steering Committee in *In Re: Vioxx, Products Liability Litigation, MDL No. 1657*, U.S. District Court, E.D. La. [multi-district litigation against Merck, the manufacturer of Vioxx; settlement].
- V. Court-appointed member of Plaintiffs' Steering Committee in *Patrick Joseph Turner*, et al v. Murphy Oil USA, Inc., U.S. District Court, E.D. La. [litigation against Murphy Oil as a result of an oil spill that occurred during Hurricane Katrina; settlement].
- VI. Court-appointed liaison counsel in federal court, and co-lead counsel of Plaintiffs' Legal Committee in *In Re: Chemical Release at Bogalusa*, 22nd Judicial District Court (Parish of Washington) [class action; explosion of tank car and chemical release in Bogalusa, Louisiana; verdict for plaintiffs in common issues trial, 2003; settlement].
- VII. Court-appointed class counsel in Susan Blades, et al vs. Illinois Central Railroad Company d/b/a Canadian National Railroad/Illinois Central Railroad, U.S. District Court, E.D. La. [class action; train derailment; settlement].
- VIII. Lead counsel for plaintiffs in mass tort case of *In Re: St. Louis Encephalitis Outbreak in Ouachita Parish*, 4th Judicial District Court (Monroe, Louisiana) [case for victims of St. Louis encephalitis outbreak, Ouachita Parish; settlement].
- IX. Court-appointed co-liaison counsel in *In Re: Industrial Life Insurance Litigation*, U. S. District Court, E. D. La. [national class action/mass joinder against various life insurance companies for racially discriminatory practices in charging premiums].
- X. Court-appointed Special Master in *Custom Bus Litigation*, U.S. District Court, E.D. La. [mass tort; multiple deaths and injuries from crash of Casino bus; settlement].
- XI. Court-appointed Special Master in *In Re: Chippewa Street Spill*, 19th Judicial District Court (Parish of East Baton Rouge) [class action; chemical spill; settlement].
- XII. Member of Claimants' Committee in In re: Complaint of Clearsky Shipping Corp., as Owner, and Cosco (H.K.) Shipping Company Limited, as Owner of the M/V BRIGHT FIELD, for Exoneration from or Limitation of Liability, United States District Court, E.D. La., C.A. #96-4099, [case involving collision between the vessel BRIGHT FIELD and Poydras Street wharf/New Orleans Riverwalk; settlement].
- XIII. Court-appointed class counsel in *Lailhengue v. Mobil Oil*, 34th Judicial District Court (Parish of St. Bernard) [class action; refinery explosion case; settlement].

- XIV. Court-appointed class counsel in *Andry v. Murphy Oil*, 34th Judicial District Court (Parish of St. Bernard) [class action; refinery explosion case; settlement].
- XV. Court-appointed class counsel in *Kaiser Plant Explosion at Kaiser*, 23rd Judicial District Court (Parish of St. James) [class action; plant explosion; settlement].

Relevant and Significant Factors in Settlement of Claims

- 3. Substantial testing of EHUs, discovery, document production, motion practice and bellwether trials now have been completed in this Multi-District Litigation [MDL]. The Parties have conducted over 100 depositions. Defendants have produced over 40,000 thousand pages of documents. The Parties have engaged in extensive motion practice addressing common issues. The PSC firms also have conducted several bellwether jury trials, all of which have resulted in defense verdicts. Summary Jury Trials also have been conducted in certain cases. As such, the PSC is in a reasonable position to assess the factual and legal merits and weakness of the Plaintiffs' claims and Defendants' defenses.
- 4. The Court appointed a mediator, John Perry, to assist with a possible resolution of this case against all manufacturers. The Court's Special Master, Dan Balhoff, also has assisted in the mediation of settlement discussions. One or more members of the PSC, myself included, have met with these mediators and opposing counsel on numerous occasions. The settlement negotiations with counsel for these defendants have been at arms' length, adversarial, and characterized by the vigorous presentation of opposing positions in the litigation.
- 5. Plaintiffs are faced with burden of proof issues with respect to medical causation in these toxic exposure cases. The required proof that a demonstrated level of formaldehyde caused injury ordinarily entails the cost of expert testimony. Virtually all travel trailers at issue have been reclaimed by FEMA and no longer are available for testing. In addition, a number of Plaintiffs were smokers, or had pre-existing medical issues that potentially contributed to their

alleged injuries, independent of formaldehyde exposure. The types of injuries that have been alleged by plaintiffs in this MDL range from transient or temporary ailments such as minor eye, throat and skin irritation to more serious ailments such as the exacerbation or onset of asthma (or other severe respiratory ailments) and severe dermatitis. Risk and fear of cancer claims, as well as claims of cancer, also are alleged. The range of possible recovery for any individual would depend upon the health effects experienced, the individual sensitivity of a Plaintiff to formaldehyde, the length of exposure to formaldehyde and the level of exposure, and the ability of one or more qualified experts to satisfy the requirement of medical causation.

- 6. Given this Court's denial of a litigated class action in these proceedings, each plaintiff will need to try his or her case separately as an alternative to settlement. Each trial likely will last more than a few days, and involve hundreds of hours of preparation by the parties. Plaintiffs have been taxed with Defendants' costs in certain bellwether trials in which the defendant(s) prevailed. Moreover, with each bellwether trial, an appellate phase is virtually inevitable because of the importance of the final disposition of common, triable issues. There is currently one appeal pending from previous bellwether trial verdicts. The Plaintiffs are appealing as to Batson issues and jury instructions in the Alana Alexander, et al vs. Gulf Stream Coach, et al bellwether trial. The Plaintiffs' appeal with respect to the applicability of the "sophisticated user defense" in the bellwether trial of Earline Castanel vs. Recreation By Design was dismissed as a part of the settlement with one of the defendant participants in this proposed class settlement. The final, appellate disposition of such issues may affect future cases that are tried.
- 7. As a result of the extensive litigation now completed or in progress, including motion practice, discovery and bellwether trials, the PSC and all plaintiffs' counsel have become

aware of: (a) the merits of the complaints or the lack thereof; (b) the relative strengths and weaknesses of the Plaintiffs' claims, including the issues of manufacturer liability and damages; (c) the time, expense and effort necessary to maintain and conclude the Actions and the Pending Actions; (d) the possibilities of success weighed against the possibilities of loss; (e) the range of potential judgment values, if any should be awarded; (f) the legal complexities of the contested issues in the Action and the Pending Actions; (h) the risks inherent in protracted litigation; (i) the magnitude of benefits to be gained from an immediate settlement, in light of both the maximum potential of a favorable outcome and the attendant expense and likelihood of an unfavorable outcome; (j) the strong possibility of no recovery by any potential Class Members whatsoever in light of the past results of the bellwether trials; and (k) the fairness of benefits to or from an immediate settlement under all of the foregoing considerations. The PSC has evaluated these considerations fully and fairly, for the benefit of all plaintiffs.

- 8. In light of the foregoing, the PSC believes that the establishment of the proposed Total Settlement Fund, and the management thereof under the supervision of the Court, more likely will result in the greatest benefit to the potential Class Members in the Action and the Pending Actions, as compared to the prosecution of the pending claims and continued litigation activity in the trial court.
- 9. Because of the relatively modest size of the prospective settlement fund, the benefit to each participant may vary only slightly, subject to the analysis and recommendations of the Special Master. Each claimant will be asked to provide certain information that will establish eligibility for settlement benefits as a class member.

Affiant's Conclusion and Opinion as to Proposed Settlement

- 10. Comparing the benefits of the proposed settlement to Class Members with the less certain range of possible recoveries and significant litigation risks, it is my conclusion and opinion that the proposed settlement is fair, adequate and reasonable for the Class and the Class Members.
- 11. It additionally is my conclusion and opinion that, given the dispersion of class members following Hurricane Katrina and their temporary occupancy in FEMA EHUs, the best and most practicable written notice to class members known to be represented by counsel would be written notification to their counsel on their behalf.
- 12. Attached hereto as Ex. H is the List of all pending actions against Settling

 Defendants, compiled by the PSC. The named Plaintiffs in these actions therefore are known by
 the PSC to have claims against the Settling Defendants.

This done the 25th day of May, 2012, New Orleans, Louisiana.

GÉRALD E. MEUNIER

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA NEW ORLEANS DIVISION

IN RE: FEMA TRAILER

MDL NO. 1873

FORMALDEHYDE

SECTION "N-5"

PRODUCT LIABILITY LITIGATION

JUDGE ENGELHARDT MAG. JUDGE CHASEZ

THIS DOCUMENT IS RELATED TO ALL CASES

DECLARATION OF DANIEL J. BALHOFF

COMES NOW Daniel J. Balhoff, being of sound mind and lawful age, and subject to the penalties for perjury deposes and states as follows:

- 1. My name is Daniel J. Balhoff. I am one of two Court-Appointed Mediators in the above-captioned case. I have personal knowledge of the matters declared herein.
- 2. On December 21, 2011, the Court ordered myself and my partner, John Perry, Jr., to assist the parties in exploring the potential for a global settlement among the defendants who manufactured the travel trailers (the "Defendants") at issue in this case and the plaintiffs who have sued those Defendants (the "Plaintiffs"). John Perry and I were heavily involved in all stages of the settlement negotiations. John Perry and I met privately and jointly, with counsel for the plaintiffs and the defendants in New Orleans, Louisiana. There were multiple meetings with counsel and client representatives present. There were also a number of conference calls with mediation participants (Plaintiffs and Defendants) for the purpose of discussing various aspects of settlement. The parties reached settlements with each of the Defendants between the summer of 2011 and the

- winter of 2012. Settlement negotiations were hard fought and arms-length. Counsel for both sides vigorously represented their clients' interests during the negotiations.
- 3. Based on my review of the facts, evidence and history, the settlement reached between Plaintiffs and Defendants is fair, adequate and reasonable, particularly in light of the following:
 - a. The Court denied Plaintiffs' motion for a litigated class action on December 29, 2008, citing, amongst other reasons, the variations in state laws in issue, the various possible causes of Plaintiffs' injuries, and the different manufacturers and products involved in this case. This ruling required each Plaintiff's case to be determined individually, thus increasing the complexity, expense and likely duration of the litigation. This litigated class certification denial weighs heavily in favor of the negotiated settlement, as these cases involve complex scientific proof, which is expensive for both sides and involves substantial time and resources.
 - b. The Plaintiffs are faced with significant burden of proof issues with respect to causation. For example, for each Plaintiffs' case the Plaintiff must fund individual destructive testing of the manufactured home to prove the sources and levels of formaldehyde. For many Plaintiffs, the manufactured home no longer exists or can no longer be located. Further, many individual Plaintiffs faced causation problems due to the fact that they were smokers or had independent bases separate from formaldehyde exposure for their health issues.
 - c. The Parties have already tried three bellwether trials, all of which have resulted in defense verdicts.

Suzanne 6. Review Melanie Museemon

Daniel J. Balhoff 5/25/2012

Notary Public RINSON, Jr. 18103

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

IN RE: FEMA TRAILER	MDL NO. 1873
FORMALDEHYDE PRODUCTS LIABILITY LITIGATION) SECTION "N" (4)
This applies to All Cases) JUDGE ENGELHARDT
	MAGISTRATE CHASEZ

AFFIDAVIT

Before me, the undersigned notary public came:

James C. Percy

who after being duly sworn, did say:

- 1. My name is James C. Percy. I am a partner with the law firm of Jones, Walker, Waechter, Poitevent, Carrere and Denegre, LP.
- I was appointed as Co-Liaison Counsel for the Settling Defendants in the MDL
 proceeding referenced above. The matters in this affidavit are based on my personal
 knowledge.
- 3. In this litigation, issues of both fact and law are strenuously contested as between the plaintiffs, on the one hand, and defendants generally, on the other hand. Defendants would likely seek JNOV and/or appeal and/or otherwise vigorously oppose by all

appropriate means any adverse jury verdict that might be obtained by any plaintiff in any matter now or formerly before this Court in the captioned MDL proceeding.

Baton Rouge, Louisiana, this 25th day of May, 2012.

James C. Percy

Sworn and Subscribed before me, this 25th day of May, 2012.

Ryan E. Johnson, Notary La. Bar Roll No. 26352 My Commission Expires at

Death

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF LOUISIANA

) MDL NO. 2:07-MD-1873
)
) SECTION "N" (5)
)
) JUDGE ENGELHARDT
)
) MAGISTRATE JUDGE CHASEZ

PRELIMINARY APPROVAL ORDER

Except as otherwise expressly provided below or as the context otherwise requires, all capitalized terms used in this Preliminary Approval Order shall have the meanings and/or definitions given them in the Settlement Agreement entered into by or on behalf of the PSC, the Class, and the Settling Defendants. The original of the Settlement Agreement is filed in the record of these proceedings.

Upon consideration of (i) the Joint Motion for Preliminary Approval of Proposed Settlement, filed by the Class, as represented by the PSC, and the Settlors, seeking certification of the Class as a temporary class for settlement purposes only and preliminary approval of the proposed settlement of the Action and all Pending Actions, (ii) the Settlement Agreement and all exhibits thereto, (iii) the memoranda and evidence submitted to the Court by the Parties in support of this motion, (iv) the record of this Action and the Pending Actions, (v) the representations, argument, and recommendation of counsel for the Parties, and (vi) the requirements of law, including, without limitation, Rule 23 of the Federal Rules of Civil Procedure, the Court finds, upon preliminary review, that (1) this Court has jurisdiction over the

NDE EENA OD ATEED

subject matter and all Parties to this proceeding; (2) the requirements of Rule 23 of the Federal Rules of Civil Procedure for the certification of the proposed Class may be met so as to allow the Court to preliminarily certify the Class and hold a certification hearing on the date of the Fairness Hearing; (3) the proposed settlement is the result of arms-length negotiations between the Parties; (4) the proposed settlement is not the result of collusion; (5) the proposed settlement bears a probable, reasonable relationship to the claims alleged by the Plaintiffs and the litigation risks of the Settlors; and (6) the proposed settlement is within the range of possible judicial approval.

Further, at this juncture, the Court is exercising its discretion in temporarily certifying the Class for settlement purposes only and has not determined whether the Action could properly be maintained on behalf of a class for purposes of trial. The Court recognizes that the Released Parties have preserved all of their defenses and objections against and rights to oppose certification of the Class if the proposed settlement is not finally approved by the Court following the Fairness Hearing. Accordingly:

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that:

- (1) **Jurisdiction.** The Court has jurisdiction over the subject matter and Parties to this proceeding.
 - (2) <u>Venue</u>. Venue is proper in this district.
- (3) <u>Class Definition</u>. The following Class is temporarily certified for settlement purposes only pursuant to the Settlement Agreement and Rule 23(b)(3) of the Federal Rules of Civil Procedure:

- (a) All individuals who claim Damages and who are named as Plaintiffs in any and all of the Pending Actions as of the time this class settlement is submitted for Court approval at a Fairness Hearing; and
- (b) All individuals not included in subparagraph (a), who claim to have:
 - (i) been exposed to formaldehyde in an EHU that (1) was Manufactured by any Manufacturer; and (2) was provided by FEMA to persons displaced by Hurricanes Katrina and/or Rita; and
 - (ii) suffered or experienced, as of the date of the final Court approval of this class settlement, any discomfort, illness, sickness (medical, psychological or psychiatric), symptom, complaint, disability, or loss of any kind as a result of such exposure.
- (4) **The Special Master.** The Court approves the nomination of Daniel Balhoff with Perry, Dampf, et al., as Special Master, pursuant to Rule 53 of the Federal Rules of Civil Procedure, to assist the Court, in cooperation and coordination with the PSC, for the following purposes: to: (i) review and evaluate Claims of Class Members in accordance with the criteria set forth in the Settlement Agreement (ii) establish a Class Benefit Formula to be approved by the Court and make proposed allocations for Class Members in connection therewith; (iii) deny Claims based on untimely or invalid submission of Claim Forms as set forth in the Settlement Agreement; (iv) seek the Court's assistance, in the Special Master's discretion, in obtaining any information necessary to properly evaluate a Claim Form; (v) submit to the Court a report on the allocations in (ii), along with recommendations for the Court's consideration in proceeding with the allocation and distribution process; (vi) engage such staff, deputies and experts as reasonably necessary and to conduct such hearings as may be necessary and appropriate to carry out this assignment; (vii) make payments from the Total Settlement Fund to Entitled Class Members; and (viii) conduct any other activities set forth in the Settlement Agreement for the Special Master; and (ix) such other acts and functions as may be necessary or appropriate to fulfill the duties and responsibilities as set forth herein, to assist the Court in further settlement negotiations, or as the

Court may direct. The fees of the Special Master shall be paid according to Section (III)(A) of the Settlement Agreement.

- (5) <u>Named Plaintiffs</u>. The nomination by the PSC of the persons listed on Exhibit F to the Settlement Agreement to serve as representatives for the Class is hereby approved.
- (6) <u>Designation of PSC as Class Counsel</u>. The PSC, consisting of the following counsel, is hereby designated as counsel for the Class:

Gerald E. Meunier Justin I. Woods Gainsburgh, Benjamin, David, Meunier & Warshauer, LLC 2800 Energy Centre 1100 Poydras Street New Orleans, LA 70163

Anthony G. Buzbee Buzee Law Firm 600 Travis, Suite 7300 Houston, Texas 77002

Robert M. Becnel Law Offices of Robert M. Becnel 425 W. Airline Highway, Suite B Laplace, Louisiana 70068

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Matthew B. Moreland Becnel Law Firm, LLC 106 W. Seventh Street Reserve, Louisiana 70084

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Robert C. Hilliard Hilliard Munoz Guerra, L.L.P. 719 S. Shoreline Boulevard Suite 500 Corpus Christi, Texas 78401

- Class Findings. For the purpose of the settlement of the Action and Pending Actions (and only for such purpose, and without an adjudication of the merits), after conducting a rigorous analysis of the requirements set forth in Fed. R.Civ. P. 23(b)(3) and taking into consideration factors including, but not limited to: (i) the opinions of the participants, including the PSC and Settlors' Counsel; (ii) the complexity, expense and likely duration of further litigation; (iii) the extent of discovery completed and the state of the proceedings; and (iv) the absence of any evidence that the proposed settlement is the product of fraud or collusion, the Court preliminarily finds that the requirements of the Federal Rules of Civil Procedure, the United States Constitution, and any other applicable law have been met in that:
 - (a) The Class is sufficiently ascertainable from the PSC's records and other objective criteria, and the Class Members are so numerous that their joinder before the Court would be impracticable.
 - (b) The commonality requirement of Fed. R.Civ. P. 23(b)(3) generally is satisfied when members of the proposed Class share at least one common factual or legal issue. Here, Plaintiffs alleged numerous questions of fact and law purportedly

common to the Class, including product liability claims based on an alleged failure to warn of the dangers of long-term occupancy of travel trailers and injury claims as a result of formaldehyde exposure. Considering the allegations of the Complaint, the Court preliminarily finds that the allegedly common questions of fact and law predominate over questions of fact and law affecting only individual members of the Class.

- (c) The Court preliminarily finds that the claims of the representative Plaintiffs are typical of the claims of the Class, and that the representative Plaintiffs and the PSC will fairly and adequately protect the interests of the Class, in that: (i) the interests of the named Plaintiffs and the nature of their alleged claims are consistent with those of the Class Members, (ii) there appear to be no conflicts between or among the named Plaintiffs and the Class Members, (iii) the named Plaintiffs have been and appear to be capable of continuing to be active participants in both the prosecution and the settlement of the Action, and (iv) the named Plaintiffs and the Class Members are represented by qualified, reputable counsel who are experienced in preparing and prosecuting large, complicated class actions, particularly those mass-tort type cases involving personal injury claims alleged in the Complaint.
- (d) The Court preliminarily finds that a resolution of the Action in the manner proposed by the Settlement Agreement is superior or equal to other available methods for a fair and efficient adjudication of the Action. The Court notes that as of this date, Plaintiffs and various defendants in the MDL have conducted three bellwether jury trials to verdict, all of which have resulted in defense verdicts and

have awarded no money or benefits to the bellwether plaintiffs. The Court also notes that, because the Action is being settled, rather than litigated, the Court need not consider manageability issues that might be presented by the trial of a nationwide class action involving the issues in this case. *See Amchem Prods., Inc. v. Windsor*, 117 S. Ct. 2231, 2248 (1997).

In making these preliminary findings, the Court has considered, among other factors, (i) the interest of Class Members in individually controlling the prosecution or defense of separate actions; (ii) the impracticability or inefficiency of prosecuting or defending separate actions; (iii) the extent and nature of any litigation concerning these claims already commenced; and (iv) the desirability of concentrating the litigation of the claims in a particular forum.

(8) Preliminary Approval of Settlement. The Settlement Agreement and the settlement set forth therein, and all exhibits attached thereto or to the Joint Motion, are preliminarily approved by the Court as being fair, reasonable and adequate, entered into in good faith, free of collusion to the detriment of the Class, and within the range of possible judicial approval, such that the terms and conditions thereof shall be considered by the Class. The Court thus preliminarily certifies the Class for settlement purposes under Fed. R.Civ. P. 23(b)(3). The Court finds that (i) the proposed settlement resulted from extensive arm's-length negotiations and was concluded only after the PSC conducted broad discovery in this MDL and tried three bellwether jury trials all of which ended in defense verdicts; and (ii) the proposed settlement evidenced by the Settlement Agreement is sufficiently fair, reasonable and adequate to warrant sending notice of the Action and the proposed settlement to the Class Members and holding a full hearing on the proposed settlement.

Members (the Class Notice Package) and the Publication Notice to Class Members are hereby approved. Such notices are fair and reasonable, and shall be disseminated to putative Class Members as due process and Rule 23 of the Federal Rules of Civil Procedure require in accordance with the Settlement Notice Plan. The cost of the Settlement Notice Plan (mailing the Class Notice Packages and the Publication Notice) shall be paid in accordance with Section (V.D) of the Settlement Agreement.

The Court finds that the Settlement Notice Plan and both the Class Notice Package and the Publication Notice to Class Members meet the requirements of Rule 23 of the Federal Rules of Civil Procedure and due process, constitute the best notice practicable under the circumstances, and shall constitute due and sufficient notice to all potential members of the Class. Such notices are reasonably calculated, under the circumstance, to apprise the Class Members: (a) of the pendency of this Action and the Pending Actions, (b) of their right to exclude themselves from the Class and the proposed Settlement, (c) that any judgment, whether favorable or not, will bind all Class Members who do not request exclusion, and (d) that any Class Member who does not request exclusion may object to the settlement and, if he or she desires, enter an appearance personally or through counsel. The Court further finds that the notices attached to the Settlement Notice Plan are written in plain English and are readily understandable by Class Members. In sum, the Court finds that the proposed notice texts and methodology are reasonable, that they constitute due, adequate and sufficient notice to all persons entitled to be provided with notice, and that they meet the requirements of federal law (including Fed. R.Civ. P. 23) and the United States Constitution, and any other applicable law.

The Court further finds that best notice practicable, for those Class Members known by the PSC to be represented by attorneys, shall be written notice to those Class Members' attorneys, rather than written notice to the Class Members themselves. The Class Members' attorneys are their agents, and such notice to their attorneys meets the requirements of federal law (including Fed. R. Civ. P. 23) and the United States Constitution, and any other applicable law.

No later than May 11, 2012, the PSC shall begin Publication Notice, both in newspapers and over the radio, as set forth in the Settlement Notice Plan. Publication Notice shall be completed by May 25, 2012. No later than May 11, 2012, the PSC shall mail the Class Notice Package to all persons on the List of Potential Class Members, or if such person is known by the PSC to be represented by an attorney, to the attorney for that Class Member. No later than June 5, 2012, the PSC shall file an affidavit with the Court attesting to the completion of Publication Notice and the completion of mailing the Class Notice Package to all persons or their attorneys on the List of Potential Class Members, as set forth herein.

- (10) Fairness Hearing. A hearing to determine: (1) whether the Class should be finally certified as a class under Rules 23(b)(3) of the Federal Rules of Civil Procedure; and (2) whether the proposed Class Settlement is fair, reasonable and adequate, shall be conducted in Room C-351, United States Courthouse, United States District Court for the Eastern District of Louisiana, 500 Poydras Street, New Orleans, Louisiana, commencing on the 1st day of August, 2012 at _____ A.M/P.M.
- (11) <u>Claims Process.</u> Any Class Member who wishes to receive Class Relief must sign and return a valid and timely Claim Form in compliance with the Claims Process set forth in the Settlement Agreement, postmarked no later than August 10, 2012. Any Class Member who does

not submit a valid and timely Claim Form in compliance with that Claims Process shall not be

entitled to Class Relief, but nonetheless shall be barred by the Release and provisions of the

Settlement Agreement and the Final Order and Judgment. As set forth in Section VI(F) of the

Settlement Agreement, for any Plaintiff who previously produced a Plaintiff's Fact Sheet in this

case, that Plaintiff's Fact Sheet will be accepted as that Plaintiff's Claim Form, provided that (1)

such Plaintiff's Fact Sheet includes his or her full name, address, gender, date of birth, social

security number, manufacturer and dates of exposure, or provided that such information is given

to the Special Master within thirty (30) days after the Claim Form Deadline, and (2) such

Plaintiff provides the Special Master with proof that he or she was exposed to formaldehyde in

an EHU Manufactured by a Settlor within ninety (90) days after the Claim Form Deadline.

(12) <u>Class Member Objections to Settlement.</u> Any Class Member who does not file

a timely request for exclusion from the Class may file an objection to the Settlement. Any Class

Member who objects to any of the terms of the proposed settlements must mail to the Clerk of

Court a concise written statement describing the specific reason(s) for his or her objections. The

concise written statement of objections must be mailed, via United States mail, postage prepaid,

to the following address:

Clerk of Court

United States District Court for the Eastern District of Louisiana

New Orleans Division

Hale Boggs Federal Building

United States Courthouse

500 Poydras Street, Rm. C-151

New Orleans, LA 70130

Attention: "In Re: Fema Trailer Formaldehyde Product Liability Litigation,"

MDL No. 2:07-MD-1873

The Class Member must also mail a copy of the objection to the following counsel:

James C. Percy

Ryan E. Johnson

Jones Walker 8555 United Plaza Boulevard 5th Floor Baton Rouge, Louisiana 70809

-and-

Gerald E. Meunier
Justin I. Woods
Gainsburgh, Benjamin, David, Meunier & Warshauer, LLC
2800 Energy Centre
1100 Poydras Street
New Orleans, LA 70163

The objection must be received by the Clerk of Court and the attorneys listed above no later than midnight of July 13, 2012. The concise written statement of objections must include: (i) the name, address, and telephone number of the Class Member, (ii) a statement of each objection being made, (iii) a detailed description of the legal authorities underlying each such objection, (iv) a statement of whether the objector intends to appear at the Fairness Hearing, (v) a list of witnesses whom the objector may call by live testimony, oral deposition testimony or affidavit during the Fairness Hearing, (vi) a description of the testimony to be offered, and (vii) a list of the exhibits which the objector may offer during the Fairness Hearing, along with copies of those exhibits.

The Special Master must be notified by the PSC or Settlors' Counsel within two (2) days of any objection properly mailed. The Special Master shall respond in writing to any timely filed written objection and shall schedule a hearing on the record whereby the objector and any counsel retained by the objector may present additional evidence in support of his or her objections. Any person filing the objection must appear in person at the hearing with and scheduled by the Special Master prior to the Fairness Hearing, at the date, time, and place set by the Special Master, and then, if the objection is not resolved, the objector must appear in person at the Fairness Hearing. Any objections which are not resolved in the hearing or hearings before

the Special Master will be considered by the Court at the time of the Fairness Hearing. The objector may hire his or her individual counsel, hired at the objector's expense, to appear with the objector at the Special Master's hearing and/or the Fairness Hearing.

No person shall be heard and no paper or brief submitted by any objector shall be received or considered by the Court unless such person has filed with the Clerk of Court and timely mailed to Gerald Meunier and Ryan E. Johnson, as provided above, the concise written statement of objections as described above, together with copies of any supporting materials, papers or briefs. If a witness is not identified in the concise written statement of objections, such witness shall not be permitted to object or appear at the Fairness Hearing. Any Class Member who does not file a written objection in the time and manner described above, or who fails to follow the instructions set forth in any written communication from the Special Master (including failure to appear for the Special Master hearing), shall be (i) deemed to have waived and forfeited any objections to the proposed settlements, (ii) foreclosed from raising any objection to the proposed settlements at the Fairness Hearing, and (iii) bound by all of the terms of the Settlement Agreement and by all proceedings, orders and judgments by the Court.

The Court, within its discretion and at the request of the PSC or Settlors' Counsel, may order the deposition prior to the Fairness Hearing of any Class Member (and any witness identified in the written objection) who has not filed a timely written request for exclusion and objects to the fairness, reasonableness or adequacy of this Agreement or the proposed settlement. If the objecting Class Member fails to appear for any such deposition order by the Court, the objection will not be considered by the Court. Any Class Member who fails to comply with the orders of the Court or provisions of this Section shall waive and forfeit any and all rights he or

she may have to appear separately and/or object, and shall be bound by all the terms of this Agreement and by all proceedings, orders and judgments in this Action.

If a Class Member hires an attorney to represent him or her at the Special Master hearing or at the Fairness Hearing, the attorney must (i) file a notice of appearance with the Clerk of Court; (ii) deliver a copy of that notice to Gerald Meunier and Ryan E. Johnson at the addresses set forth in section (19) herein; and (iii) otherwise comply with any order of the Court regarding depositions of objecting Class Members. The Court, Gerald Meunier and Ryan E. Johnson must receive such notices of appearance by July 13, 2012, or the attorney shall be barred from appearing at the Fairness Hearing.

Any Class Member who files and serves a timely, written objection pursuant to the terms herein and complies with the requirements of this paragraph may also appear at the Fairness Hearing either in person or through counsel retained at the Class Member's expense. Class Members or their attorneys intending to appear at the Fairness Hearing must deliver to Gerald Meunier and Ryan E. Johnson and file with the Court, at the addresses specified above, a notice of intention to appear, setting forth the case number and the name, address and telephone number of the Class Member (and, if applicable, the name of the Class Members' attorney). Notices of intention to appear must be received by the Clerk of Court, Gerald Meunier and Ryan E. Johnson by July 13, 2012. Any Class Member or attorney who does not timely file and serve a notice of intention to appear pursuant to the terms of this paragraph shall not be permitted to appear at the Fairness Hearing.

If any objection is deemed frivolous, the Court reserves the right to award appropriate costs and fees to Class Counsel and/or Settlors' Counsel.

Any Class Member who fails to comply with the orders of the Court, including the requirements set forth herein, shall waive and forfeit any and all rights he or she may have to appear separately and/or object, and shall be bound by all the terms of this Agreement and by all proceedings, orders and judgments in this Action.

Request for Exclusion. Any putative Class Member may opt out of the Class by filing with the Clerk of Court a written request to do so, to the address provided in the Publication Notice and Class Notice Package, and to be postmarked by no later than June 25, 2012. The opt-out request must also be mailed to Gerald Meunier at the address provided in section (19) herein. The opt-out request must: (i) identify the Class Members name, address and phone number, (ii) identify which Defendant(s) the Class Member has claims against, and (iii) state that the Class Member wishes to be excluded from the Class. A timely and valid request to opt out of the Class shall preclude such putative Class Member from participating in the proposed settlements, and such putative Class Member will be unaffected by the Settlement Agreement. Any putative Class Member who does not submit a timely and valid written request for exclusion shall be bound by all subsequent proceedings, orders and judgments in this matter, regardless of whether such putative Class Member is currently, or subsequently becomes, a plaintiff in any other lawsuit against any of the Released Parties asserting any of the Released Claims.

The PSC must provide a list of all Class Members who timely opted out of the settlement to Settlors' Counsel no later than 21 days prior to the Fairness Hearing. Such list shall include the name and address of each Class Member who timely opted out, along with identifying the Defendant(s) against whom the Class Member is making claims. The PSC shall also file that list with the Court at or before the Fairness Hearing.

- **Preliminary Injunction**. All Class Members, and anyone acting on their behalf (14)or for their benefit, are hereby enjoined from filing, commencing, prosecuting, maintaining, intervening in, participating in (as class members or otherwise), or receiving any benefits or other relief from, any other lawsuit, arbitration, or administrative, regulatory or other proceeding or order in any jurisdiction, based on or relating to directly or indirectly, in whole or in part: (1) the Released Claims; (2) the allegations, facts, subjects or issues that have been, could have been, may be or could be set forth or raised in the Action or in any Pending Action; or (3) exposure to formaldehyde in any EHU Manufactured by a Settlor in this case. In addition, all persons are hereby preliminarily enjoined from filing, commencing, prosecuting or maintaining any other lawsuit as a class action (including by seeking to amend a pending complaint to include class allegations, or by seeking class certification in a pending action in any jurisdiction), a California Bus. and Prof. Code § 17200 action, a private attorney general action, or any other action on behalf of Class Members, if such other action is based on or relates to directly or indirectly, in whole or in part: (1) the Released Claims; (2) the allegations, facts, subjects or issues that have been, could have been, may be or could be set forth or raised in the Action or in any Pending Action; or (3) exposure to formaldehyde in any EHU Manufactured by a Settlor in The Court finds that issuance of this preliminary injunction is necessary and appropriate in aid of the Court's jurisdiction over the Action.
- (15) <u>Stay of Actions and Pending Actions</u>. The Commencement and/or prosecution of the Action and any and all Pending Actions or any new action (including discovery) by Class Members and third persons against any of the Released Parties, including any and all Claims for Contribution, Indemnity, and/or Subrogation, by, on behalf of or through any Class Members

and/or third persons, is hereby enjoined and stayed during the pendency of these settlement proceedings and until further ordered by this Court.

(16) Termination of Settlement. This Order shall become null and void, and shall be without prejudice to the rights of the Parties, all of whom shall be restored to their respective positions existing immediately before this Court entered this Order, if (i) the proposed settlement is not finally approved by the Court, or does not become final, pursuant to the terms of the Settlement Agreement; or (ii) the proposed settlement is terminated in accordance with the Settlement Agreement or does not become effective as required by the terms of the Settlement Agreement for any other reason. In such event, the proposed settlement and Settlement Agreement shall become null and void and be of no further force and effect, and neither the Settlement Agreement nor the Court's orders, including this Order, shall be used or referred to for any purpose whatsoever.

Individual Settlors are contributing individual amounts to their respective Settlement Funds, and there is no joint and several liability for the Settlement Fund(s).

- No Use of Settlement. Neither the Settlement Agreement, nor any of its terms or provisions, nor any of its exhibits, nor any of the negotiations or proceedings connected with it, nor this Preliminary Approval Order shall be construed as an admission or concession by the Settlors of the truth of any of the allegations in the Action, or any Pending Action, or of any liability, fault, or wrongdoing of any kind. This Order shall be of no force or effect if the settlement does not become final and shall not be construed or used as an admission, concession or declaration by or against any of the Companies of any fault, wrongdoing, breach or liability.
- (18) <u>Continuance of Hearing</u>. The Court reserves the right to continue the Fairness Hearing without further written notice. If the Fairness Hearing is continued from the currently

scheduled date of August 1, 2012, information regarding a rescheduled Fairness Hearing will be posted on the settlement website.

(19) Addresses. All mailings to Gerald E. Meunier required herein shall be mailed to:

Gerald E. Meunier Justin I. Woods Gainsburgh, Benjamin, David, Meunier & Warshauer, LLC 2800 Energy Centre 1100 Poydras Street New Orleans, LA 70163

All mailings to Ryan E. Johnson required herein shall be made to the following address:

James C. Percy Ryan E. Johnson Jones Walker 8555 United Plaza Boulevard 5th Floor Baton Rouge, Louisiana 70809

- (20) <u>Class Benefit Formula</u>. The Special Master shall file with the Court his proposed Class Benefit Formula at least five (5) days prior to the Fairness Hearing.
- (21) <u>Amendments to Settlement Agreement</u>. The terms and provisions of the Settlement Agreement may be amended by agreement of the Parties in writing and approval of the Court without further notice to Class Members, if such changes are consistent with this Order and do not limit the rights of Class Members.

Thus done and signed, this day of	, 2012,, Louisiana.
	UNITED STATES DISTRICT COURT

LOUISIANA

JUDGE EASTERN DISTRICT OF

(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLOR: Forest River, Inc., Vanguard Industries of

Michigan, Inc., Vanguard, LLC, their liability insurers and all released parties as set forth in their Memorandum of Understanding executed on May

25, 2012.

Settling Settlor also includes, but is not limited to, those Settlors, Released Parties, and/or Releasees as more fully defined in the Stipulation of Settlement.

SETTLOR'S COUNSEL: ERNEST P. GIEGER, JR. (6154)

ANDREW A. BRAUN (#3415) J. MICHAEL DIGIGLIA (24378)

GIEGER, LABORDE & LAPEROUSE, L.L.C.

One Shell Square

701 Poydras Street, Suite 4800 New Orleans, Louisiana 70139-4800

<u>SETTLEMENT AMOUNT</u>: Amount being deposited under seal per terms of

Memorandum of Understanding executed on May

25, 2012.

OTHER APPLICABLE PROVISIONS: Memorandum of Understanding executed on May

25, 2012.

Plaintiffs' Counsel

Date

Settlors' Counsel

Date

(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLOR: Gulf Stream Coach, Inc., Fairmont Homes,

Inc., their liability insurers and all released parties as set forth in their Memorandum of

Understanding executed on

May 24, 2012.

Settling Settlor also includes, but is not limited to, those Settlors, Released Parties, and/or Releasees as more fully defined in the Stipulation of Settlement.

<u>SETTLOR'S COUNSEL</u>: ANDREW D. WEINSTOCK #18495

JOSEPH G. GLASS #25397

DUPLASS, ZWAIN, BOURGEOIS,

PFISTER & WEINSTOCK

3838 N. Causeway Boulevard, Suite 2900

Metairie, Louisiana 70002

and

Timothy D. Scandurro #18424 Dewey M. Scandurro #23291 SCANDURRO & LAYRISSON

607 St. Charles Avenue New Orleans, LA 70130

<u>SETTLEMENT AMOUNT</u>: Amount being deposited per terms of

Memorandum of Understanding.

OTHER APPLICABLE PROVISIONS: Memorandum of Understanding executed on

May 24, 2012.

This settlement is subject to the following conditions which supplement, and supersede where appropriate, the terms contained in the Stipulation of Settlement (R. Doc. 25226-1):

1. To ensure that there is no ambiguity, the terms concerning settlement relief contained in Section III.B. and concerning Notice Cost contained in Section V.D. of the Stipulation of Settlement are intended to cap this Settlement Group's potential pro-rata contribution (divided by Settlement Groups) to a single \$35,000.00 cap for the cost of class notice and charges of the Special Master,

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combined (i.e., if 16 Settlement Groups, \$35,000/16 = \$2,187.50 total potential contribution for cost of class notice and charges of special master).

Plaintiffs' Counsel

Date

5/25/2012

Settlors' Counsel

Date

00382148-1

(Exhibit A to Stipulation of Settlement)

<u>SETTLING SETTLOR:</u> Jayco, Inc., Jayco Enterprises, Inc., Jayco Corp.,

Starcraft RV, Inc., Interstate Fire and Casualty Company, Lexington Insurance Company,

Westchester Specialty Insurance Company and Arch

Specialty Insurance Company

Settling Settlor also includes, but is not limited to, those Settlors, Released Parties, and/or Releasees as more fully defined in the Stipulation of Settlement.

COUNSEL: Thomas L. Cougill, Bar No. 04877300

R. Mark Willingham, Bar No. 21641500

Willingham, Fultz, & Cougill, LLP

Neil Esperson Building

808 Travis Street, Suite 1608

Houston, Texas 77002

SETTLEMENT FUND: Amount being deposited under seal per terms of

Memorandum of Understanding

OTHER APPLICABLE PROVISIONS: Memorandum of Understanding executed on May

8th, 2012.

Plaintiff's Counsel

Settlors' Counsel

Date

Data

(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLOR:

Monaco Coach Corporation, its liability

insurers and all released parties as set forth in its Memorandum of Understanding executed on May

24, 2012.

Settling Settlor also includes, but is not limited to, those Settlors, Released Parties, and/or Releasees as more fully defined in the Stipulation of Settlement.

SETTLOR'S COUNSEL:

ANDREW D. WEINSTOCK #18495

JOSEPH G. GLASS #25397

DUPLASS, ZWAIN, BOURGEOIS,

PFISTER & WEINSTOCK

3838 N. Causeway Boulevard, Suite 2900

Metairie, Louisiana 70002

SETTLEMENT AMOUNT:

Amount being deposited per terms of

Memorandum of Understanding.

OTHER APPLICABLE PROVISIONS:

Memorandum of Understanding executed on

ustin A. Woods 5/27/2012

May 24, 2012.

This settlement is subject to the following conditions which supplement, and supersede where appropriate, the terms contained in the Stipulation of Settlement (R. Doc. 25226-1):

- 1. To ensure that there is no ambiguity, the terms concerning settlement relief contained in Section III.B. and concerning Notice Cost contained in Section V.D. of the Stipulation of Settlement are intended to cap this Settlement Group's potential pro-rata contribution (divided by Settlement Groups) to a single \$35,000.00 cap for the cost of class notice and charges of the Special Master, combined (i.e., if 16 Settlement Groups, \$35,000/16 = \$2,187.50 total potential contribution for cost of class notice and charges of special master).
- 2. The settlement of Monaco Coach Corporation is contingent upon approval of the United States Bankruptcy Court for the District of Delaware.

Plaintiffs' Counsel

Date

Settlors' Counsel

Date

5/27/2012

00383126-1

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(EXHIBIT A to Stipulation of Settlement)

NAME OF SETTLORS:

KZRV, LP Sentry Insurance a Mutual Company Lexington Insurance Company

SETTLOR'S COUNSEL:

James C. Percy Ryan E. Johnson Jones Walker 8555 United Plaza Blvd., Fifth Floor Baton Rouge, Louisiana 70809 (Counsel for KZRV, LP)

Charles E. Leche Deutsche, Kerrigan & Stiles, L.L.P. 755 Magazine Street New Orleans, Louisiana 70130 (Counsel for Lexington Insurance Company)

Heidi Vogt von Briesen & Roper, S.C. 411 East Wisconsin Avenue Suite 700 Milwaukee, WI 53202 (Counsel for Sentry Insurance a Mutual Company)

SETTLEMENT AMOUNT:

\$1,250,000

Plaintiffs' Counsel Date

Settlor's Coursel

Date

(Ryan E. Johnson for KZ)

Feedi Vort / By 4-13-12 Settlor's Counsel Date

(Heidi Vogt for Sentry)

Charles F. leche / By 4-13-12
Settlor's Counsel Date

(Charles E. Leche for Lexington)