UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

IN RE: POOL PRODUCTS DISTRIBUTION	*	MDL NO. 2328
MARKET ANTITRUST LITIGATION	*	
	*	SECTION R/2
THIS DOCUMENT RELATES TO: ALL	*	
ACTIONS	*	
	*	Judge Vance
	*	Mag. Judge Wilkinson
	*	5 5
	*	

PLAINTIFFS' ELEVENTH STATUS REPORT ON FACT DISCOVERY PURSUANT TO PRETRIAL ORDER NO. 17

Pursuant to the Court's Pretrial Order Number 17, entered on March 7, 2013, direct purchaser plaintiffs ("DPPs") and indirect purchaser plaintiffs ("IPPs") hereby submit their Eleventh Status Report on the status of fact discovery. The DPPs' report on the status of discovery is included as Section I, the IPPs' report is included as Section II, and a report on the status of third-party discovery is included as Section III.

I. Status Report by the DPPs

a. Discovery From Defendants to DPPs

i. Transaction Data

On August 1, 2013, DPPs sent PoolCorp's counsel four follow-up questions concerning certain transaction data that was produced pursuant to the Court's June 20, 2013 Order. On October 14, 2013, PoolCorp provided responses to those questions. Two follow-up questions to the October 14 responses were sent to PoolCorp by DPPs on October 18, 2013. To date, no response has been received.

Case 2:12-md-02328-SSV Document 338 Filed 11/04/13 Page 2 of 4

On January 26, 2013, the DPPs made a request for transaction data concerning PoolCorp's and General Pool & Spa Supply's purchases from October 1, 2010, through June 1, 2012. On October 21, 2013, the Court ordered PoolCorp to produce the requested data at plaintiffs' expense. On October 23, 2013, PoolCorp provided DPPs with a \$1,000.00 cost estimate for the requested data. DPPs accept this estimate, and will provide payment shortly.

ii. Document Production

No additional productions have been received. Per the Court's October 21, 2013 Order and on today's date, DPPs will describe to defendants in writing all issues concerning privilege assertions and privilege logs.

iii. Depositions

The depositions of all defendant witnesses taken by DPPs to date are listed in the table in Attachment A.

The parties are continuing to negotiate dates for the next round of depositions of defendant witnesses, which are scheduled to begin shortly.

b. Discovery From DPPs to Defendants

i. Document Production

DPPs have completed their document production.

ii. Depositions

Defendants have taken the depositions of all seven named direct purchaser plaintiffs. No further depositions have been noticed.

II. Status Report by the IPPs

The IPPs are continuing their cooperation with the DPPs on discovery matters which occurred during October. The IPPs are continuing to work with third party swimming pool product retailers and pool builders in California, Arizona, Florida, and Missouri who were

Case 2:12-md-02328-SSV Document 338 Filed 11/04/13 Page 3 of 4

previously issued document subpoenas. The IPPs continue to review and analyze documents produced by Pool Corp and the Manufacturer Defendants to the FTC and their additional productions in this case. There are no discovery matters or issues relating to IPPs at this time.

III. Status Report on Third-Party Discovery

To date, fourteen non-party witnesses have been deposed pursuant to the subpoenas served by the Manufacturer Defendants, and the parties are currently negotiating dates for additional witnesses. In addition, DPPs are continuing to pursue document productions in connection with their previously served subpoenas *duces tecum*.

Per the parties' August 30, 2013 submission to the Court, the parties have agreed that defendants collectively and the DPPs may each take up to ten additional nonparty depositions of witnesses not currently noticed.

Dated: November 4, 2013

<u>/s/ Russ M. Herman</u> Russ M. Herman **HERMAN, HERMAN & KATZ, LLC** 820 O'Keefe Avenue New Orleans, LA 70113 504-581-4892

Robert N. Kaplan Gregory K. Arenson KAPLAN FOX & KILSHEIMER LLP

850 Third Avenue New York, NY 10022 212-687-1980 Ronald J. Aranoff Dana Statsky Smith **BERNSTEIN LIEBHARD LLP** 10 East 40th Street New York, NY 10016 212-779-1414

/s/ Camilo Kossy Salas, III Camilo Kossy Salas, III SALAS & CO., LC 650 Poydras St. New Orleans, LA 70130 504-799-3080

> Jay L. Himes LABATON SUCHAROW LLP

140 Broadway New York, NY 10005 212-907-0700

Liaison Counsel and Executive Committee Counsel for the Direct Purchaser Plaintiffs and the Class <u>/s/ Tom Brill</u> Thomas H. Brill Law Office of Thomas H. Brill 8012 State Line Road, Suite 102 Leawood, Kansas 66208 913-677-2004

Liaison for Indirect Purchaser Class Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that the above and foregoing Plaintiffs' Eleventh Status Report on Fact Discovery Pursuant to Pretrial Order No. 17 has been served on Direct Purchaser Plaintiffs' Co-Liaison Counsel, Russ Herman and Camilo Salas, III, Indirect Purchaser Plaintiffs' Liaison Counsel, Thomas H. Brill, Defendants' Liaison Counsel, William Gaudet, and Manufacturer Defendants' Liaison Counsel, Wayne Lee, by e-mail and upon all parties by electronically uploading the same to LexisNexis File & Serve in accordance with Pretrial Order No. 8, and that the foregoing was electronically filed with the Clerk of Court of the United States District Court for the Eastern District of Louisiana by using the CM/ECF System, which will send a notice of electronic filing in accordance with the procedures established in MDL 2328, on this 4th day of November, 2013.

/s/ Leonard A. Davis LEONARD A. DAVIS

Case 2:12-md-02328-SSV Document 338-1 Filed 11/04/13 Page 1 of 2

Attachment A

Depositions of Defendant Witnesses Taken by DPPs					
Date	Deponent Name	Company Affiliation	Deposition Location		
March 19, 2013	Jon Damaska	Zodiac	Chicago, IL		
March 20, 2013	Scott Bushey	Zodiac	Chicago, IL		
April 3, 2013	Pentair 30(b)(6) on Code of Conduct	Pentair	Raleigh, NC		
April 4, 2013	Pentair 30(b)(6) on Corporate Structure & HR	Pentair	Raleigh, NC		
April 16, 2013	Enrique Gomez	Zodiac	Miami, FL		
April 17, 2013	David Albee	Hayward	Newark, NJ		
April 18, 2013	Doug Bragg	Hayward	Newark, NJ		
April 18, 2013	Pentair 30(b)(6) on IT	Pentair	Raleigh, NC		
April 19, 2013	Stephen Markowitz	Zodiac	Philadelphia, PA		
April 23, 2013	Craig Goodson	Zodiac	Atlanta, GA		
May 2, 2013	Pool Corp. 30(b)(6) on Pricing & Acquisitions	PoolCorp	New Orleans, LA		
May 3, 2013	Melanie Housey	PoolCorp	New Orleans, LA		
May 7, 2013	Robert Nichols	Hayward	Newark, NJ		
May 8, 2013	Bill Cook	PoolCorp	New Orleans, LA		
May 8, 2013	Paul Walter	Pentair	Las Vegas, NV		
May 9, 2013	Darren Coleman	Pentair	Las Vegas, NV		
May 10, 2013	Fred Manno	Hayward	Newark, NJ		
May 15, 2013	John Oster	Pentair	Indianapolis, IN		
May 15, 2013	Paul Snopek	Pentair	Indianapolis, IN		
May 16, 2013	Scott Cummings	Pentair	Indianapolis, IN		
May 22, 2013	John Hulme	PoolCorp	Boston, MA		
May 23, 2013	Dan Porter	Pentair	Houston, TX		
May 23, 2013	Jon Cannon	Pentair	Houston, TX		
May 29, 2013	Greg Kahle	Pentair	Atlanta, GA		
May 30, 2013	Mike Echols	Pentair	Atlanta, GA		
June 4, 2013	William Witmarsh	Hayward	Newark, NJ		
June 19, 2013	Thomas Canaday	PoolCorp	New Orleans, LA		
June 25, 2013	Dale O'Dell	PoolCorp	New Orleans, LA		

Case 2:12-md-02328-SSV Document 338-1 Filed 11/04/13 Page 2 of 2

Attachment A

June 26, 2013	Tom Dissinger	Hayward	Newark, NJ
June 26, 2013	Rick Postoll	PoolCorp	New Orleans, LA
July 9, 2013	David Nibler	Zodiac	San Diego, CA
July 10, 2013	Barry Greenwald	Zodiac	San Diego, CA
July 11, 2013	Anthony Prudhomme	Zodiac	Los Angeles, CA
August 6, 2013	Jody Smith	Zodiac	Portland, OR