

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA
NEW ORLEANS DIVISION

IN RE: FEMA TRAILER
FORMALDEHYDE
PRODUCT LIABILITY LITIGATION

MDL NO. 1873

SECTION "N-5"
JUDGE ENGELHARDT
MAG. JUDGE CHASEZ

THIS DOCUMENT IS RELATED TO:

*Alana Alexander and Chris Cooper v.
Gulf Stream Coach, Inc., et. al.*

REVISED WITNESS LIST

The United States designates the following individuals to its Will Call Witness List:

United States of America's Will Call Fed. Civ. P. 26(a)(2)(B) Experts:

1. Dr. Jessica Herzstein, M.D., M.P.H.
Global Medical Director
Air Products and Chemicals
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Environmental Health Resources, P.C.
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2. Dr. Robert James, Ph.D.
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1234 Timberlane Road
Tallahassee, FL 32312

Associate Scientist
Center for Environment and Human Toxicology
Building 471, Mallory Road
University of Florida
Gainesville, FL 326111-0885
3. Dr. Michael K. Lindell, Ph.D.

3122 Camelot Drive #52
Bryan, Texas 77802

4. Dr. Richard Monson, M.D., M.Sc., Sc.D.
Boston, MA
5. Mark J. Polk
RV Education 101
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Harrells, NC 28444
6. Coreen A. Robbins, Ph.D., CIH
Veritox
18372 Redmond-Fall City Road
Redmond, WA 98052
Redmond, Wa

United States Will Call Witnesses:

1. Bronson Brown
Section Chief of Occupation Safety, Health & Security Branch
Facilities Management Division
FEMA DHS
2. David Garratt
Acting Deputy Administrator
FEMA DHS
3. Jack Hume,
Bechtel Rule 30(b)(6)
San Francisco, CA
4. Dr. William Lang, M.D.
Assoc. Chief of Medical Office
US Dept. of Homeland Security Health

As part of its response actions to formaldehyde concerns, FEMA commencing on or about May 2007 consulted with Dr. Lang. The United States hereby notifies the parties that the advice he provided may potentially be considered Fed. R. Evid. 702, 703 or 705.

5. Mike Lapinski
Federal Coordinating Officer
Office Coordinating Officer Operations
FEMA DHS
6. Martin McNeese
Assistant Branch Chief Region 8
FEMA DHS
7. Kenneth J. Melchiorre (deposition)
CH2M Hill, Inc.
Virginia
8. Stephen C. Miller
Logistics Management Specialist Supervisor
FEMA DHS
9. Clyde Payne
Officer In Charge
Jackson Area Office
Occupation Safety and Health Agency
U.S. Department of Labor
Jackson, Mississippi
10. Kevin Souza
Chief
Individual Assistance Program Management (2005-2008)
Individual Assistance Division
FEMA DHS
11. Faye Green
IA Division
FEMA DHS

United States of America May Call Witness List:

1. Gulf Stream Coach, Inc., Rule 26 Expert Witnesses.
2. Fluor Enterprises, Inc., Rule 26 Expert Witnesses.
3. Plaintiffs' Rule 26 Expert Witnesses.
4. Alana Alexander

5. Erica Alexander
6. Shirley Alexander
7. P. Michael Allred, Ph.D.
Deputy Director
Office of Terrorism, Preparedness and
Emergency Response
National Center for Environmental Health/
Agency for Toxic Substances and Disease Registry

As part of its response actions to formaldehyde concerns, FEMA commencing on or about June 2006 consulted with the CDC/ATSDR. The United States hereby notifies the parties that the advice Dr. Allred provided may potentially be considered evidence under Fed. R. Evid. 702, 703 or 705. *See* CDC/ATSDR February 1, 2007, Health Consultation.

8. Jesse Baynes
Jackson Area Office
Occupation Safety and Health Agency
U.S. Department of Labor
Jackson, Mississippi
9. Bob Bennett
Chief of Staff
Texas TRO
FEMA DHS
10. Michael S. Bonner
Bonner Analytical Testing Company
2703 Oak Grove Road
Hattiesburg, MS 39402
Phone: 601.264.2854
11. Lenell Bryant
DHOPS Special Projects/
DHOPS Demolition Lead
FEMA DHS
12. Ryan Buras
Program Specialist
DAD-IA-PM-ES-HS
FEMA DHS

13. James (Chip) Burris
Senior Project Manager
Contractor Support Branch
FEMA DHS

14. David Chawaga
Safety Specialist
OM-FM-SY-SH
FEMA DHS

15. Sam Coleman
Director
Enforcement Division, Region VI
U.S. Environmental Protection Agency

As part of its response actions to formaldehyde concerns, FEMA commencing on or about June 2006 consulted with the Environmental Protection Agency. The United States hereby notifies the parties that the advice Mr. Coleman provided may potentially be considered evidence under Fed. R. Evid. 702, 703 or 705. *See* CDC/ATSDR February 1, 2007, Health Consultation.

16. Jorge Colon
Contracting Officer's Technical Representative
FEMA DHS

17. Chris Cooper

18. Ronnie Crossland
Enforcement Division, Region VI
U.S. Environmental Protection Agency

As part of its response actions to formaldehyde concerns, FEMA commencing on or about June 2006 consulted with the Environmental Protection Agency. The United States hereby notifies the parties that the advice Mr. Crossland provided may potentially be considered evidence under Fed. R. Evid. 702, 703 or 705. *See* CDC/ATSDR February 1, 2007, Health Consultation.

19. Robert Ferguson
MHOPS Maintenance
FEMA DHS

20. Eric Gentry
Team Leader R-5 First
FEMA DHS

21. Carl Hallstead
Lead Program Specialist
DAD-IA-PM-HS
FEMA DHS
22. Mike Harder
Recertification Advisor
TRO-LA-RE
FEMA DHS
23. Gail Haubrich
Individual Assistance Housing Supervisor
FEMA DHS
24. Tracy Haynes
Branch Chief
IM-RS
FEMA DHS
25. Cindy Howell
FEMA DHS
26. Kevin Hutcheson
FEMA DHS
27. Robert Ives
Director
Alabama Transitional Recovery Office
FEMA DHS
28. Gil Jamieson
Associate Deputy Administrator
Gulf Coast Recovery
FEMA DHS
(former FEMA employee)
29. Burl Keel
Gulf Stream Coach, Inc.
(By deposition if he does not appear at trial)
30. Mark E. Keim, M.D.
Acting Associate Director
Office of Terrorism, Preparedness and
Emergency Response

National Center for Environmental Health/
Agency for Toxic Substances and Disease Registry

As part of its response actions to formaldehyde concerns, FEMA commencing on or about June 2006 consulted with CDC/ATSDR. The United States hereby notifies the parties that the advice Dr. Keim provided may potentially be considered Fed. R. Evid. 702, 703 or 705. *See* CDC/ATSDR February 1, 2007, Health Consultation.

31. Captain Merrit Lake
Public Health Service

32. Deidre Lee
Director OM
FEMA DHS

33. Joseph D. Little, Cmdr.
Emergency Coordinator
National Institute for Occupational Safety and Health
Centers for Disease Control and Prevention
Atlanta, GA

As part of its response actions to formaldehyde concerns, FEMA commencing on or about June 2006 consulted with Commander Little, Public Health Service. The United States hereby notifies the parties that the advice he provided may potentially be considered Fed. R. Evid. 702, 703 or 705. *See* CDC/ATSDR February 1, 2007, Health Consultation.

34. Bryan McCreary
Supervisor Contract Specialist
OM-AQ-CP-MT-NA
FEMA DHS

35. Blair McDonald,
Gulf Coast Recovery Office
FEMA DHS

36. Michelle McQueeney
Chief of Staff
Gulf Coast Recovery Office
FEMA DHS
(former FEMA employee)

37. Sidney Melton

- Individual Assistance Section Chief
TRO MS/LA
FEMA DHS
38. Michael Miller
Emergency Housing Unit, Area Field Office Coordinator
FEMA DHS
39. Mark Misczak
Branch Chief
DAD-IA-PM-HS
FEMA DHS
40. Jenny Mooney
Contract Technical Representative
General Services Administration
Atlanta, GA
41. Clifford Oliver
Special Programs Program Manager
Acquisition Program and Planning Branch
Office of Acquisition Management
FEMA DHS
42. David Porter
ITESS COTR
DHS-OCIO
IT Acquisition Mgmt Branch
U.S. Dept. of Homeland Security
(former FEMA employee)
43. Scott Pullin
Gulf Stream Coach, Inc.
(By deposition if he does not appear at trial)
44. Jon Rauscher
Enforcement Division, Region VI
U.S. Environmental Protection Agency

As part of its response actions to formaldehyde concerns, FEMA commencing on or about June 2006 consulted with the Environmental Protection Agency. The United States hereby notifies the parties that the advice Mr. Coleman provided may potentially be considered evidence under Fed. R. Evid. 702, 703 or 705. *See* CDC/ATSDR February 1, 2007, Health Consultation.

- 45. Eugene Romano
FEMA DHS

- 46. Dr. Jeff Rung, M.D.
Assistant Secretary Health Affairs
U.S. Dept. of Homeland Security

As part of its response actions to formaldehyde concerns, FEMA commencing on or about May 2007 consulted with Dr. Lang. The United States hereby notifies the parties that the advice he provided may potentially be considered Fed. R. Evid. 702, 703 or 705.

- 47. James N. Russo
Federal Coordinating Officer
RE-FC
FEMA DHS

- 48. Phil Savari
Gulf Stream Coach, Inc.
(By deposition if he does not appear at trial)

- 49. Charles Schexnaildre
Individual Assistance Group Supervisor
DR-LA-1603/1607 & DR-LA 1786/1792
LATRO
FEMA DHS

- 50. Richard C. Seeds
Disaster Assistance Employee
FEMA OHS
FEMA DHS

- 51. Kenneth Sessa
Environmental Officer
R7-IM-CM
FEMA DHS

- 52. Jim Shea
Gulf Stream Coach, Inc.
(By deposition if he does not appear at trial)

- 53. Dan Shea
Gulf Stream Coach, Inc.

(By deposition if he does not appear at trial)

54. Brian Shea
Gulf Stream Coach, Inc.
(By deposition if he does not appear at trial)
55. James W. Stark
Director
TRO-LA-OP
FEMA DHS
56. Wayne Stoeck
FEMA DHS
57. Stacy Stucholdolski
FEMA DHS
58. Cindy Taylor
FEMA Office of External Affairs
59. Dana Tulis
Deputy Director
Office of Emergency Management
U.S. Environmental Protection Agency

As part of its response actions to formaldehyde concerns, FEMA commencing on or about June 2006 consulted with the Environmental Protection Agency. The United States hereby notifies the parties that the advice Mr. Coleman provided may potentially be considered evidence under Fed. R. Evid. 702, 703 or 705. *See* CDC/ATSDR February 1, 2007, Health Consultation.

60. Tommy Warder
COTR, MDC
Individual Assistance, CSB
FEMA DHS IA-TAC
61. Tammi Wisko
Gulf Coast Recovery Office
FEMA DHS
62. Scott Wright
Emergency Response Coordinator
Center for Disease Control and Prevention/
Agency for Toxic Substances and Disease Registry

As part of its response actions to formaldehyde concerns, FEMA commencing on or about June 2006 consulted with the CDC/ATSDR. The United States hereby notifies the parties that the advice CDC/ATSDR provided may potentially be considered evidence under Fed. R. Evid. 702, 703 or 705. See CDC/ATSDR February 1, 2007, Health Consultation.

63. FEMA Document Custodian from External Affairs.
64. FEMA Document Custodian from Individual Assistance.
65. FEMA Document Custodian from Logistics.
66. FEMA Press Officer
67. All persons designated by Plaintiffs' as will call/may call witness.
68. All persons deposed by any Defendant as will call/may call witness.
69. CDC Custodian of Records
70. EPA Custodian of Records
71. OSHA Custodian of Records

Dated: July 17, 2009.

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Respectfully Submitted,

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CERTIFICATE OF SERVICE

I hereby certify that on July 17, 2009, this document was filed via the U.S. District Court's CM/ECF electronic filing system a copy thereof was served upon Liaison Counsel.

//S// Jonathan Waldron
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