UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

IN RE: FEMA TRAILER FORMALDEHYDE PRODUCTS LIABILITY LITIGATION

MDL NO. 1873

* SECTION "N" (5)

THIS DOCUMENT RELATES TO: 09-3251 Earline Castanel vs. Recreation by Design, LLC

JUDGE ENGELHARDT

* MAGISTRATE CHASEZ

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PRE-TRIAL ORDER

1. PRE-TRIAL CONFERENCE

A Pre-Trial Conference in the above captioned matter will occur before this

Honorable Court on Thursday, May 6, 2010, at 9:00 a.m. at the United States District

Court for the Eastern District of Louisiana before the Honorable Judge Kurt Engelhardt.

2. **APPEARANCE OF COUNSEL**

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On Behalf of Plaintiff, Earline Castanel

FOR DEFENDANTS:

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On Behalf of Recreation by Design, LLC

3. **REPRESENTED PARTIES**

A. PLAINTIFF EARLINE CASTANEL

Plaintiff Earline Castanel is a resident of the Parish of Orleans.

B. DEFENDANT, RECREATION BY DESIGN, LLC (hereinafter "RBD")

Recreation By Design, LLC is an Indiana limited liability company with its principal place of business in Indiana.

4. **JURISDICTION**

Jurisdiction is proper based on 28 U.S.C. § 1332 (diversity of citizenship) and 28 U.S.C. § 1331 (federal question), as well as 28 U.S.C. § 1367 (supplemental jurisdiction). Jurisdiction is not contested by Defendant.

5. **PENDING MOTIONS**

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

A. PLAINTIFF:

- Motion to Exclude References to Certain Incidents relating to Dr. Lawrence
 Miller (Rec. Doc. 13330)
- 2. Motion to Prohibit Reference to the Financial Matters of Earline Castanel (Rec Doc. 13331)
- 3. Motion to Strike the Addendum to Michael Ginevan, Ph.D's Expert Report (Rec. Doc. 13332)
- 4. Plaintiff's Request to Add One Additional Witness (Rec. Doc. 13291)
- 5. Plaintiff's Motion to Exclude the Testimony of Dr. Ronald French (Rec. Doc. 13603)

B. DEFENDANT, RECREATION BY DESIGN, LLC:

- 1. Motion for Summary Judgment as to Causation (Rec. Doc. 13235)
- 2. Motion for Partial Summary Judgment as to Plaintiff's Failure to Warn Claims (Rec. Doc. 13241)
- Motion for Partial Summary Judgment on Exclusion of Certain Claims (Rec. Doc. 13232)
- 4. Motion for Partial Summary Judgment as to Plaintiff's Mental Anguish Claims (Rec. Doc. 13234)
- Motion for Partial Summary Judgment as to Surgery Related Claims
 (Rec. Doc. 13233)
- 6. Motion to Adopt Prior Evidentiary Rulings Entered in the *Wright* bellwether trial (Rec. Doc. 13309)

- 7. Motion to Strike Plaintiff's References to an Alternative Design and Related

 Demonstrative Exhibits (Rec. Doc. 13308)
- Motion in Limine to Exclude the Testimony of Kenneth Laughery, Ph.D.
 (Rec. Doc. 13297)
- 9. Motion in Limine to Exclude the Testimony of Alexis Mallet (Rec. Doc. 13315)
- Motion in Limine to Exclude the Testimony of Gerald McGwin, Ph.D.(Rec. Doc. 13306)
- Motion in Limine to Exclude the Testimony of Lawrence Miller, M.D.
 (Rec. Doc. 13298)
- Motion in Limine to Exclude the Testimony of William Scott
 (Rec. Doc. 13307)
- Motion in Limine to Exclude the Testimony of Edward Shwery
 (Rec. Doc. 13303)
- 14. Motion in Limine to Exclude the Testimony of Stephen Smulski (Rec. Doc. 13310)
- 15. Motion in Limine to Exclude the Testimony of Patricia Williams(Rec. Doc. 13300)
- Motion in Limine to Exclude Evidence and/or Testimony of Surgery Related
 Claims (Rec. Doc. 13314)
- Motion for Daubert Hearing to Exclude Testimony of Lawrence Miller, M.D.
 (Rec. Doc. 13599)
- 18. Motion for Daubert Hearing to Exclude Testimony of Paul Hewett (Rec. Doc. 13600)

- 19. Motion for Leave to Supplement Report of Robert James, Ph.D.(Rec. Doc. 13939)
- Exparte/Consent Motion to Expedite Hearing on Motion for Leave to
 File/Motion to Supplement Report of Robert James (Rec. Doc. 13940)
- 21. Motion for Leave to File *Motion in Limine* to Prevent and/or Exclude

 Testimony Regarding Fleetwood (Rec. Doc. 13951)
- 22. Exparte/Consent Motion to Expedite Hearing on Motion for Leave to File/Motion in Limine to Prevent and/or Exclude Testimony Regarding Fleetwood (Rec. Doc. 13953)
- 23. Motion for Leave to File Motion to Strike the Testimony of Albert Jarrell(Rec. Doc. 13955)
- 24. Exparte/Consent Motion to Expedite Hearing on Motion for Leave/Motion to Strike the Testimony of Albert Jarrell (Rec. Doc. 13956)

6. BRIEF SUMMARY OF MATERIAL FACTS

A. <u>PLAINTIFF'S SUMMARY OF THE FACTS</u>

Prior to Hurricane Katrina, Plaintiff Earline Castanel resided in her home at 2925 St. Peters Street in New Orleans, Louisiana. As a result of Hurricane Katrina, Ms. Castanel was displaced from her permanent home in New Orleans since her home flooded and she lost all of her belongings. Since Ms. Castanel's home was rendered uninhabitable as a result of Hurricane Katrina, she was deemed eligible to receive emergency housing assistance from the Federal Emergency Management Agency (hereinafter "FEMA"), pursuant to the Stafford Act and applicable federal regulations. The emergency housing assistance provided to Ms. Castanel was in the form of a travel trailer (sometimes hereinafter "the Trailer")

manufactured by the defendant, RBD, with Vehicle Identification Number (VIN) 5CZ200R2461125294. This trailer was manufactured in Elkhart, Indiana in December, 2005. The RBD Trailer was delivered to Ms. Castanel for occupancy in New Orleans, Louisiana, at 2261 Urquhart Street in March, 2006.

Ms. Castanel began living in the Trailer in March, 2006 and stopped living there in late August, 2007 when permanent housing became available. She resided continuously in the Trailer during this period of time. When Ms. Castanel moved into the trailer she noticed a smell, like "newness" and after that, she "started getting stopped up." After living in this RBD travel trailer, Ms. Castanel was treated by Dr. Joseph Gautreaux for upper respiratory/rhinosinusitis problems as a result of her exposure to formaldehyde.

RBD had a duty to warn Ms. Castanel about the dangers and risks of formaldehyde in the travel trailer; this duty was continuing in nature, and legally was owed to Ms.

Castanel by RBD during the entire period that Ms. Castanel occupied this travel trailer. The exposure of Plaintiff Ms. Castanel to formaldehyde offgassing from the travel trailer resulted from the normal, foreseeable, and intended use of the travel trailer as an emergency housing unit, without substantial alteration, in the condition in which RBD sold the travel trailer. The design of the travel trailer as a housing unit, including the use of particle board, hardwood plywood, medium density fiberboard, other composite wood products, and other products that contain urea-formaldehyde or urea-formaldehyde resins, is dangerous and defective and posed an unreasonable risk of injury to Plaintiff Ms.

Castanel. The use of particle board, hardwood plywood, medium density fiberboard, and other composite wood products that contain formaldehyde constitutes a dangerous defect in composition or manufacture that posed an unreasonable risk of harm to Ms. Castanel.

While RBD sold the Trailer to be used as temporary housing, the RBD Owner's Information Manual indicates clearly that the Trailer is a "recreational vehicle" and not intended for residential occupancy. Further, the RBD Owner Information Manual for this trailer contained no information or warnings regarding the hazards or adverse health effects associated with formaldehyde. Also, there were no labels or warnings posted in the trailer provided to Ms. Castanel concerning the hazards of formaldehyde.

The RBD travel trailer was in a defective condition and was unreasonably dangerous under its intended use as temporary residential housing at the time the travel trailer left RBD's control. Ms. Castanel was an intended and foreseeable user of the travel trailer, and the damages and losses to Ms. Castanel reasonably could have been anticipated by RBD. Further, alternative materials were available at the time this unit was manufactured by RBD which would have eliminated or greatly reduced Ms. Castanel's exposure to formaldehyde.

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

- failing to design the travel trailer so as not to emit dangerous levels of formaldehyde;
- 2. providing a travel trailer which, by virtue of its design and/or manufacture and/or composition, was unreasonably dangerous under reasonably anticipated use as an emergency housing unit;
- 3. providing a travel trailer which, by virtue of a lack of an adequate warning(s), was unreasonably dangerous under its anticipated use as an emergency housing unit; and

providing a travel trailer which did not conform to the implied warranties
 made by RBD regarding its fitness for use as an emergency housing unit.

Further, RBD negligently failed to:

- adequately test the travel trailer to properly evaluate the levels of emissions
 of formaldehyde under foreseeable conditions for an extended period of
 time;
- conduct formaldehyde testing of travel trailers for Urea Formaldehyde prior to shipping them from RBD plants;
- test the travel trailer for formaldehyde once becoming aware of same through the news media and other outlets; and
- 4. adhere to residential or building codes in the manufacture of a unit intended for residential occupancy.

Ms. Castanel, a 79 year old native New Orleanian, seeks compensatory damages for: physical pain and suffering; mental anguish and emotional distress including, but not limited to fear of cancer; past and future medical expenses, including costs for a sinus surgery necessitated by this exposure, as well as the costs of future medical treatment, services, surveillance, and/or procedures to address physical and/or mental injuries from formaldehyde exposure which are currently manifest; the aggravation of Ms. Castanel's pre-existing conditions, including exacerbation of Ms. Castanel's upper respiratory conditions and her rhinosinusitis, and other conditions; and/or loss of enjoyment of life suffered by Ms. Castanel as a result of this exposure.

B. <u>DEFENDANT, RECREATION BY DESIGN, LLC'S SUMMARY OF THE FACTS</u>

Recreation By Design, LLC ("RBD"), is an Indiana based limited liability company that specializes in custom built recreational vehicles. Recreation by Design has been in business since 1999. After Hurricane Katrina, Recreation by Design was contacted by Morgan Buildings and Spa, Inc., to produce travel trailers for Morgan pursuant to a contract Morgan held with FEMA. Recreation by Design produced approximately 2,600 units built to Morgan's specification. In turn, Morgan sold these units to FEMA and FEMA accepted these units as conforming with FEMA's specifications.

Recreation by Design manufactured the Morgan units utilizing the same materials as it did for its commercially available units. Recreation by Design started a second production facility with additional employees in order to meet the demand by Morgan, but continued to utilize quality control procedures in building these units to industry standards and Morgan specifications. As part of this production, Recreation by Design actually postponed its commercial production to supply the Morgan units.

Travel trailer VIN#5CZ200R2461125294 was manufactured on or about December 2, 2005 at Recreation by Design's Plant No. 2 in Elkhart, Indiana. This unit was shipped to Baton Rouge, Louisiana where it was inspected by FEMA and Morgan and who accepted the unit for use.

On or about March 11, 2006, Ms. Castanel moved into the Recreation by Design travel trailer that was located at 2261 Urquhart Street. This unit was hauled and installed under the control of IA/TAC contractor, Shaw Environmental, Inc., ("Shaw") from the Baton Rouge location and eventually to the Urquhart address. At the time of unit inspection, there was no damage to the unit. Ms. Castanel occupied the trailer until approximately July

of 2007.

Ms. Castanel has claimed various physical and emotional injuries resulting from her occupancy in the trailer. Particularly, she claims an exacerbation of rhinosinusitis and exacerbation of mental anguish along with a fear of cancer. Despite her allegations, none of plaintiff's treating physicians has diagnosed her with any formaldehyde-related condition, and she has failed to demonstrate any causal relationship between her alleged exposure to formaldehyde and any medical condition.

Recreation by Design denies that there are any aspects of the construction or design of the unit occupied by Ms. Castanel which rendered the unit unreasonably dangerous.

Further, Recreation by Design denies plaintiff's allegations that Recreation by Design had a duty to warn of the alleged condition regarding formaldehyde in the unit.

7. UNCONTESTED MATERIAL FACTS

- A. Plaintiff, Earline Castanel, is a resident of the Parish of Orleans in the State of Louisiana.
- FEMA provided a trailer with Vehicle Identification Number (VIN)
 5CZ200R2461125294 to Plaintiff, Earline Castanel, following Hurricane
 Katrina.
- C. This travel trailer was a 2006 Model 33' PM-FH Handicap Unit manufactured by Defendant Recreation by Design, LLC in Elkhart, Indiana on or about December 2, 2005 for use by FEMA as emergency housing.

- D. RBD sold approximately 2600 travel trailers to Morgan Buildings & Spas,
 Inc. (hereinafter "Morgan") for provision to FEMA following hurricanes
 Katrina and Rita. Additional RBD travel trailers were also bought by FEMA
 from other Dealers/Distributors.
- E. Morgan sold the travel trailer assigned to Ms. Castanel to FEMA for use as emergency housing.
- F. Certain components parts used by RBD in the manufacture of this travel trailer contained urea formaldehyde and/or urea formaldehyde resins.
- G. The RBD travel trailer was shipped to the FEMA Staging area in Baton Rouge,
 Louisiana, where it was received and inspected by FEMA on or about
 December 7, 2005.
- H. The RBD travel trailer was picked up at the FEMA staging area in Baton Rouge, Louisiana and hauled by Shaw to its Manhattan staging area prior to being delivered to 2261 Urquhart Street, New Orleans, Louisiana.
- I. The RBD travel trailer was delivered and installed by Shaw's subcontractor at 2261 Urquhart Street, New Orleans, LA.
- J. Earline Castanel resided in this RBD unit from approximately March 2006 to approximately July or August of 2007 or approximately 16 or 17 months.
- K. The travel trailer occupied by Ms. Castanel was a 33-PM -handicap accessible model with a slide-out feature.
- L. FEMA has provided thousands of travel trailers to displaced residents following natural disasters in the United States since at least 1992, including displaced residents from the Gulf Coast region.

- M. FEMA provided approximately 143,000 emergency housing units to families across the Gulf Coast, in response to hurricanes Katrina and Rita.
- N. The RBD Owner Information Manual (RBD05189 RBD05250) for the trailer contained no warning regarding formaldehyde.
- O. There were no labels posted in the trailer provided to Ms. Castanel warning about formaldehyde.
- P. Prior to Hurricane Katrina, RBD had Material Safety Data Sheets ("MSDS") from composite wood providers which state that certain composite wood products used by RBD in the manufacture of travel trailers contain formaldehyde.
- Q. On January 4, 2010 through January 8, 2010, at the FEMA Storage Facility at Lottie, Louisiana the RBD trailer Vin # 5CZ200R2461125294 was tested for formaldehyde by Tony Watson of Workplace Hygiene on behalf of RBD.
- R. The first test was performed on January 4, and the trailer was tested as it was found. The level of formaldehyde found in the trailer was 9 parts per billion (ppbv). This was a one hour test. During the test, the average temperature in the trailer was 44°F and the average relative humidity was 68%.
- S. A second formaldehyde measurement was taken on January 7, 2010. This sample was taken after the trailer was aired out with all the doors, windows, and vents open for 24 hours and then the unit was closed up and heaters turned on for 46 hours. This was a one hour sample, and it resulted ina formaldehyde level of 50 parts per billion (ppbv). During the conditioning

- period, the high temperature in the trailer was 75° and the low temperature was 54° during the first 25 hours of conditioning, and the high temperature in the trailer was 81°F and the low temperature was 69°F within the 21 hour period prior to sampling. During the sampling period, the average temperature in the trailer during was 66°F degrees and the average relative humidity in the trailer was 67%.
- T. A third formaldehyde measurement was taken beginning on January 7th and continuing on through January 8, 2010 by Workplace Hygiene. This was a 24 hour sample that was taken after the trailer was aired out with all the doors, windows and vents open for 24 hours, and then the unit was closed up and heaters turned on for 46 hours. This 24 hour sample resulted in a formaldehyde level of 20 parts per billion (ppbv). During the conditioning period, the high temperature in the trailer was 75° and the low temperature was 54° during the first 25 hours of conditioning, and the high temperature in the trailer was 81°F and the low temperature was 69°F within the 21 hour period prior to sampling. During the sampling period the average temperature in the trailer during was 59°F degrees and the average relative humidity in the trailer was 57%.
- U. The weather data collected by Dr. Lee Branscome, Ph.D., a certified meteorologist, attached to his report dated January 21, 2010, is representative of the weather conditions for the time frame included herein.

8. **CONTESTED ISSUES OF FACT**

A. PLAINTIFF, EARLINE CASTANEL:

- Whether or not the RBD travel trailer provided to Earline Castanel by FEMA contained levels of formaldehyde which were hazardous to the health and well being of Earline Castanel.
- 2. Whether or not the RBD travel trailer provided to Earline Castanel produced formaldehyde levels and/or exposure sufficient to cause injury including fear of cancer.
- Whether or not Plaintiff, Earline Castanel was given an Owner's
 Manual with this travel trailer.
- 4. The nature, extent and adequacy of all pertinent warnings allegedly provided to Plaintiff, Earline Castanel by Defendant RBD.
- 5. Whether or not the RBD trailer occupied by Plaintiff was unreasonably dangerous in its design for its intended or reasonably foreseeable use by Plaintiff, Earline Castanel.
- 6. Whether or not the RBD trailer occupied by Plaintiff was unreasonably dangerous in its construction or composition for its intended or reasonably foreseeable use by Plaintiff, Earline Castanel.
- 7. Whether or not RBD had alternative designs or alternative materials available to it at the time of manufacture.
- 8. Whether or not the RBD trailer was unreasonably dangerous in its intended or reasonably foreseeable use, based on inadequate

- warnings to Plaintiff, Earline Castanel.
- 9. Whether or not RBD failed to provide an adequate warning regarding
 Urea Formaldehyde inside the trailer occupied by Plaintiff, Earline
 Castanel that rendered the unit unreasonably dangerous.
- 10. Whether or not RBD failed to provide adequate warning of the existence of and health effects caused by formaldehyde in the emergency housing units provided to Earline Castanel.
- 11. The amount of damages owed to Plaintiff, Earline Catanel, as a result of the actions of Defendant, RBD, regarding:
 - A. Past, present, and future physical pain and suffering of Earline Castanel;
 - B. Past, present, and future mental anguish and emotional distress of Earline Castanel including, but not limited to fear of cancer;
 - C. Past, present, and future medical expenses for Earline

 Castanel; including expenses for the surgery related to her exposure to formaldehyde;
 - D. Loss or impairment of life's pleasures for Earline Castanel;
 - E. Other damages which the trier of fact deems appropriate in accordance with the evidence.
- 12. Whether or not there is an increased risk of cancer associated with exposure to formaldehyde.

B. <u>DEFENDANT</u>, RECREATION BY DESIGN, LLC:

- Whether or not the Recreation By Design travel trailer provided to Earline Castanel by FEMA contained levels of formaldehyde which were hazardous to the health and well being of Earline Castanel.
- 2. Whether or not the Recreation by Design travel trailer provided to Earline Castanel by FEMA contained levels of formaldehyde which injured Earline Castanel.
- Whether or not Plaintiff Earline Castanel was given an Owner's
 Manual with this travel trailer.
- 4. The nature, extent and adequacy of all pertinent warnings allegedly provided to the Plaintiff Earline Castanel by Defendant Recreation by Design.
- 5. Whether or not the Recreation By Design trailer occupied by Plaintiff was unreasonably dangerous in its design for its intended or reasonably anticipated use by Plaintiff, Earline Castanel.
- 6. Whether or not the Recreation By Design trailer occupied by Plaintiff was unreasonably dangerous in its construction or composition for its intended or reasonably anticipated use by Plaintiff, Earline Castanel.
- 7. Whether or not Recreation By Design had alternative designs available to it at the time it manufactured the unit occupied by Recreation By Design.

- 8. Whether or not the Recreation By Design trailer was unreasonably dangerous in its intended or reasonably anticipated use, based on inadequate warnings to Plaintiff, Earline Castanel.
- The facts and circumstances surrounding the handling of the Recreation By Design unit by Shaw and/or its employees and/or agents.
- 10. The amount of damages owed, if any, to Plaintiff Earline Castanel as a result of the actions of Defendant, Recreation By Design, regarding;
 - A. Past, present, and future physical pain and suffering of Earline Castanel;
 - B. Past, present, and future mental anguish and emotional distress of Earline Castanel including, but not limited to fear of cancer;
 - C. Future medical expenses for Earline Castanel; and
 - D. Loss or impairment of life's pleasures for Earline Castanel and other damages which the trier of fact deems appropriate in accordance with the evidence.
- 11. The specifications in all contractual agreements between the United States/FEMA and/or Morgan Building and Spas and/or Recreation By Design; and the respective parties' knowledge of, and communication with one another about the risks to Plaintiff Earline Castanel arising from any such specifications.

- 12. Whether Earline Castanel has any current medical conditions as a result of exposure to formaldehyde emitted by the Recreation By Design travel trailer while she lived there.
- 13. Whether Earline Castanel has any permanent medical conditions as a result of exposure to formaldehyde from the Recreation By Design trailer installed by Shaw.
- 14. Whether formaldehyde can cause permanent damage; and if so, at what levels of exposure.
- 15. Whether formaldehyde can cause cancer; and of so, what type of cancer and at what level of exposure.
- 16. Whether Earline Castanel has been exposed to levels of formaldehyde from the Recreation By Design trailer installed by Shaw sufficient to cause her to have an increased risk of cancer.
- 17. Whether exposure to formaldehyde at the levels present in the Castanel trailer would cause a person to have a reasonable fear of contracting cancer.
- 18. Whether the amount, composition and manner of use of composite wood products can cause formaldehyde off-gassing in a travel trailer sufficient to cause Plaintiff to be exposed to hazardous levels of formaldehyde.
- 19. Whether residential, local or international building codes apply to the travel trailer.

- 20. What level of formaldehyde is capable, if any, of causing eye, nose and/or throat irritation or other health effects.
- 21. Whether the trailer used by Earline Castanel was damaged prior to, during or after the initial installation on Urquhart Street in New Orleans, such that the interior air formaldehyde levels were actually increased.
- 22. Whether Shaw and/or its subcontractor which jacked and blocked the Castanel trailer were trained and/or competent to do so.
- 23. Whether the installation of the Recreation By Design trailer on Urquhart Street was in compliance with government specifications.
- 24. Whether the installation of the Recreation By Design trailer complied with applicable codes.
- 25. Whether the jacking, blocking and/or installation of this unit caused an increase in formaldehyde off-gassing.
- 26. Whether the jacking, blocking, and/or installation of the unit caused any warping or flexing of the frame sufficient to cause damage to the trailer.
- 27. Whether or not there existed an unreasonably dangerous level or levels of formaldehyde emissions during the period of Plaintiff's occupancy of the Recreation By Design trailer.
- 28. Whether Earline Castanel has any current medical condition caused by exposure to formaldehyde emitted by the Recreation By Design trailer while she lived there.

- 29. Whether Plaintiff would have read and heeded any warning.
- 30. Whether FEMA had knowledge of any alleged damage-causing characteristics and the extent of that knowledge.
- 31. Whether Morgan had knowledge of any alleged damage-causing characteristics and the extent of that knowledge.
- 32. Whether FEMA is a sophisticated purchaser/user of emergency housing units.
- 33. Whether Morgan is a sophisticated purchaser/user of emergency housing units.
- 34. Whether Plaintiff failed to mitigate her damages, if any.
- 35. Whether Plaintiff's pre-existing medical and/or emotional conditions caused or contributed to Plaintiff's alleged injuries or damages.
- 36. Whether Plaintiff, through action or inaction, contributed to her alleged injuries or damages.
- 37. Whether any alleged defect in the trailer was open and obvious.
- 38. Whether the harm caused to Plaintiff, if any, results from the acts or omissions of third parties.
- 39. The nature and extent of Recreation by Design's interaction with FEMA, either directly or indirectly though Morgan Building and Spas.
- 40. Whether Recreation By Design is a government contractor.
- 41. The nature and extent of FEMA's review of design of Morgan's prototype trailer.

- 42. Whether any alleged alternate design was economically feasible for use.
- 43. Whether any alleged alternate design would have adversely affected the utility and/or safety of the product.
- 44. Whether any alleged alternate design would have reduced formaldehyde levels below certain levels.
- 45. Whether any defect existed at the time the product left Recreation By Design's contol.
- 46. Whether FEMA by experience and expertise was aware of the presence and possible hazards, if any, associated with formaldehyde.
- 47. Whether Morgan by experience and expertise was aware of the presence and possible hazards, if any, associated with formaldehyde.
- 48. Whether the unit at issue was subject to misuse or abuse after it left Recreation By Design's control.
- 49. Whether the unit at issue was substantially modified from its original form after it left Recreation By Design's control.
- 50. Whether the HVAC system was replaced and/or improperly repaired by a third party.
- 51. Whether there was any damage to the unit at the time it was accepted for use.
- 52. Whether Shaw had any role in developing, testing or engineering any aspect of FEMA' instructions to place travel trailers on concrete blocks.

- 53. Whether FEMA inspected and/or accepted the Castanel trailer after installation.
- 54. Whether the installation process damaged the frame or structure of the Castanel trailer in any way.
- 55. Whether during the period of Shaw's maintenance of the Castanel trailer, the HVAC was properly serviced and/or repaired.
- 56. Whether during the period of Shaw's maintenance of the Castanel trailer, Plaintiff ever lodged a formaldehyde or other odor-related complaint.
- 57. Whether Plaintiff ever complained to FEMA or any maintenance contractor of any odor-related issues in the Trailer during the entire time she occupied it.
- 58. Whether, after Shaw's maintenance responsibilities ended,
 maintenance properly continued on the trailer during plaintiff's
 residency.
- 59. Whether the company that deactivated the Castanel trailer damaged the trailer in any way.
- 60. Whether the Castanel trailer was damaged during the time it sat unmaintained in the field in Lottie, Louisiana.
- 61. Whether Shaw was ever aware that the level of formaldehyde in travel trailers was dangerous.
- 62. Whether FEMA and/or Morgan knew that travel trailers were built with products containing urea-formaldehyde.

- 63. Whether there was any damage to the Castanel trailer as of March 11, 2006.
- 64. Whether there existed an unreasonably dangerous level or levels of formaldehyde emissions during the period of plaintiff's occupancy of the trailer.
- 65. Whether Castanel's cigarette smoking, which is known by Castanel to cause cancer, is the cause of Castanel's alleged "fear of cancer."
- 66. Whether Ms. Castanel received the FEMA Formaldehyde Notices.

9. **CONTESTED ISSUES OF LAW:**

- A. Whether Defendant, RBD is liable to Plaintiff Earline Castanel under the Louisiana Product Liability Act ("LPLA").
- B. Whether the Defendant's legal fault, if any, was a cause-in-fact and proximate cause of damages sustained and recoverable by Plaintiff Earline Castanel.
- C. Whether the travel trailer provided to Earline Castanel was unreasonably dangerous in design and/or construction and whether that design and/or construction caused Earline Castanel to suffer damages.
- D. Whether the travel trailer provided to Earline Castanel was unreasonably dangerous; whether RBD inadequately warned of that danger; and whether that inadequate warning caused damages to Earline Castanel.
- E. The amount of damages, if any, sustained by Earline Castanel.
- F. Whether this travel trailer was defective because of a lack of and/or an inadequate warning, and whether said lack of and/or inadequate warning caused damages to Earline Castanel.

- G. Whether specifications provided by the government are reasonably precise as a matter of law when they describe exactly the result desired but do not prevent the contractor from exercising discretion as to the methods for compliance.
- H. Whether there is a basis for asking the jury to allocate fault to a specific non-party person or entity, and, in the case of FEMA, whether that fault must rise to the level of gross or willful misconduct for fault to be allocated to FEMA.
- I. Whether the manufacture of the RBD trailer used by Earline Castanel was subject to residential or building codes in its use as temporary housing.
- J. Whether Shaw was negligent in failing to warn of the existence of Urea
 Formaldehyde in the Travel Trailer occupied by the Plaintiff.
- K. Whether Plaintiff Earline Castanel may be assessed with comparative fault.
- L. Whether or not the "governmental contractor defense" is available to Recreation By Design.
- M. Whether Shaw or and/or its subcontractors was negligent, and did said negligence cause damages to Earline Castanel.
- N. Whether Shaw had knowledge of Formaldehyde; whether Shaw inadequately warned; and whether that inadequate warning caused damages to Earline Castanel.
- O. Whether Shaw negligently maintained this travel trailer and caused damage to Plaintiff, Earline Castanel.

- P. Whether, Woodrow Wilson, the subcontractor hired by Shaw to jack and block the Castanel trailer in January 2006, was negligent, and did said negligence cause damages to Earline Castanel.
- Q. Whether Shaw is responsible for any negligence of its subcontractor

 Woodrow Wilson for the manner in which it jacked and blocked the Castanel trailer in January of 2006.
- R. Whether Shaw and/or its subcontractor responsible for maintaining the Castanel travel from March 2006 until June/July 2006 or any period therein was negligent in any way that proximately caused damage to the Plaintiff.
- S. Whether Shaw failed to adequately warn Earline Castanel of formaldehyde in her trailer during her occupancy, and if Shaw's failure to adequately warn caused damage to Plaintiff Earline Castanel.
- T. Whether Plaintiff has failed to mitigate her damages.
- U. Whether RBD owed any pre- or post-sale duty to warn Plaintiff of the dangers she alleges.
- V. Whether FEMA's status as a sophisticated purchaser/user relieves RBD of any alleged duty to warn.
- W. Whether Morgan's status as a sophisticated purchaser/user relieves RBD of any alleged duty to warn.
- X. Whether Plaintiff is entitled to recover for fear of cancer.
- Y. Whether Plaintiff is judicially estopped from asserting contrary claims.
- Z. Whether any alleged defects were open and obvious.

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

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

10. **EXHIBITS**

Attached hereto as Exhibit A is Plaintiff's Exhibit List. Defendant Recreation by Design, LLC's Exhibit List is attached as Exhibit B. Because of the outstanding motions, parties attach their entire exhibits lists out of an abundance of caution. The parties will consolidate these lists into a joint submission prior to trial.

11. **DEPOSITIONS**

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

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

- 1. Dr. Christopher DeRosa
- 2. Stanley Larson
- 3. Michael Gaume
- 4. George Cornish
- 5. Robert Wozniak
- 6. Mark Polk (objection motion pending)

- 7. David Garrett
- 8. Guy Bonomo
- 9. Brian Boyle
- 10. Michael Lapinski
- 11. Joseph Little
- 12. Brian McCreay
- 13. Martin McNeese
- 14. Kevin Souza
- 15. Travis Morris
- 16. Faye Green
- 17. Geoffrey Compeau, Ph.D.
- 18. John Osteraas, Ph.D.
- 19. Thang Hoang, M.D.
- 20. Alan Bowers, M.D.

12. CHARTS AND GRAPHS

The parties may use charts, graphs, powerpoints, and other demonstrative aids contained in their experts' reports and/or utilized during expert depositions and/or marshaled and/or exchanged prior to trial. The parties have agreed to exchange charts and graphs, and other visual aides to be used at trial at the offices of Lambert & Nelson, PLC, 701 Magazine Street, New Orleans, Louisiana 70130 at the time instructed by the Court.

13. WITNESSES

Attached hereto as Exhibit D is Plaintiff's Witness List. Defendant Recreation by Design, LLC's Witness List is attached as Exhibit E. The parties will consolidate these lists into a joint submission prior to trial or as otherwise instructed by this Honorable Court.

14. **JURY TRIAL**

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

15. **DAMAGES**

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

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

17. TRIAL

Trial shall commence on Monday, May 17, 2010, at 8:30 a.m. and will require approximately six days of trial to complete.

18. **STATEMENT OF COMPLIANCE-I**

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

19. STATEMENT OF COMPLIANCE-II

Counsel acknowledge that cell phones, pagers, beepers, and any other electronic communication devices are not allowed in the courtroom, and shall abide by this rule.

Counsel shall further notify all clients and his/her witnesses of this rule. Only counsel for the parties are allowed to have computers in the courtroom.

20. **SETTLEMENT**

There have been discussions between and amongst any parties with mediator John Perry relating to a settlement of claims but these discussions were unsuccessful.

Respectfully submitted:

BY:

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Counsel for Recreation by Design, LLC

Castered PTO
New Orleans, Louisiana, this 6th day of 1

2010.

UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

IN RE: FEMA TRAILER FORMALDEHYDE * MDL NO. 1873
PRODUCTS LIABILITY LITIGATION *

* SECTION "N" (5)

THIS DOCUMENT RELATES TO: 09-3251 *

Earline Castanel vs. Recreation by Design, LLC * JUDGE ENGELHARDT

* MAGISTRATE CHASEZ

PLAINTIFF'S FINAL EXHIBIT LIST

NOW INTO COURT, through undersigned counsel, comes Plaintiff, **Earline Castanel**, pursuant to this Honorable Court's Trial Scheduling Order dated December 23, 2009 (Doc. No. 9471), who hereby submits the following Final Exhibit List in connection with the above captioned matter:

EXHIBIT ID	Category:	EXHIBIT DESCRIPTION	BATES RANGE	STATUS
Plaintiff's Exhibits				
	Governmental Agency Reports and Studies			
1		CDC Summary and Interim Report: VOC and Aldehyde Emissions in Four FEMA Temporary Housing Units – Indoor Environment Department, Lawrence Berkeley National Laboratory, 8 May, 2008	PSC002113 - PSC002166	
2		U.S. Department of Health and Human Services and CDC Presentation Titled "Formaldehyde Levels in Occupied FEMA-supplied Temporary Housing Units (THUs) in LA and MS, Winter 2007-2008"	PSC002167 - PSC002181	

3	CDC Interim Findings on Formaldehyde Levels in FEMA- Supplied Travel Trailers, Park Models, and Mobile Homes – February 29, 2008	PSC002182- PSC002202
4	CDC Final Report on Formaldehyde Levels in FEMA- Supplied Travel Trailers, Park Models, and Mobile Homes – July 2, 2008	PSC002203 - PSC002263
5	Agency for Toxic Substances and Disease Registry (ATSDR) "Health Consultation, Formaldehyde Sampling at FEMA Temporary Housing Units, Baton Rouge, Louisiana, February 1, 2007"	PSC002264 - PSC002277
6	ATSDR October 2007 "An Update and Revision of ATSDR's February 2007 Health Consultation: Formaldehyde Sampling of FEMA Temporary-Housing Trailers Baton Rouge, Louisiana, September-October 2006" dated October 2007	PSC002278 - PSC002318
7	Statement of Harvey E. Johnson, Jr., Acting Deputy Administrator and Chief Operating Officer for FEMA before the U.S. Senate Subcommittee on Disaster Recovery and Subcommittee on State, Local, and Private Sector Preparedness and Integration, March 4, 2008	PSC003188 - PSC003198
8	Statement of R. David Paulison, FEMA Administrator, before the U.S. House of Representatives Committee on Oversight and Government Reform, July 19, 2007	PSC003199 - PSC003207

9	"Formaldehyde Exposure in Homes: A Reference for State Officials to Use in Decision- Making" published in March 2008 by the DHHS, CDC, DHS, FEMA and the EPA	PSC003208 - PSC003213
10	U.S. EPA "Indoor Air Quality" Basic Information for Formaldehyde – Last updated November 14, 2007	PSC003214 - PSC003217
11	"Formaldehyde Levels in FEMA- Supplied Trailers - Early Findings from the Centers for Disease Control and Prevention"	PSC003218 - PSC003219
12	ASTM Standard Test Method for Determining Formaldehyde Concentrations in Air and Emission Rates in Wood Products Using a Large Chamber (2002)	PSC021571 - PSC021582
13	Indoor Air Quality and Health in FEMA Temporary Housing for Trailer Residents prepared by CDC	PSC021583 - PSC021584
14	Trailer Manufacturers and Elevated Formaldehyde Levels Majority Staff Analysis, Committee on Oversight and Government Reform, U.S. House of Representatives dated on July 9, 2008	PSC024251 - PSC024277
15	ASHRAE Handbook, 2007: HVAC Applications, Chapter One: Residences	DUB002101 - DUB002107
16	Department of Homeland Security, Office of Inspector General: FEMA's Response to Formaldehyde in Trailers dated June, 2009	PSC025938 – PSC026022

17		Majority Staff Report Subcommittee on Investigations & Oversight - Committee on Science & Technology U.S. House of Representatives, September 2008, "Toxic Trailers – Toxic Lethargy: How the Centers for Disease Control and Prevention Has Failed to Protect the Public Health"	PSC002070 - PSC002112
	Standards, Regulations and Statutes		
18		24 C.F.R. § 3280.309, Health Notice on formaldehyde emissions Current through November 6, 2008	PSC003147
19		§3280.309 – 24 CFR Ch. XX, Health Notice on Formaldehyde emissions (4-1-07 Edition)	PSC021693 - PSC021694
20		ATSDR Formaldehyde Minimal Risk Levels and Worksheets – Appendix A	PSC003158 - PSC003172
21		U.S. Department of Housing and Urban Development Rules and Regulations regarding Formaldehyde, 49 FR 31996	PSC003173 - PSC003186
22		California Air Resources Board's (CARB) Standards: Final Regulation Order – Airborne Toxic Control Measure to Reduce Formaldehyde Emissions from Composite Wood Products	PSC021695 – PSC021753
23		Occupational Safety and Health Administration's (OSHA) Standards for Formaldehyde	PSC021754 – PSC021772

24	American Conference of Governmental Industrial Hygienists' (ACGIH) Standards for Formaldehyde	
25	National Institute of Occupational Safety and Health's (NIOSH) Standards for Formaldehyde	PSC024278 - PSC024358
26	World Health Organization (WHO) and Health Canada's Standards for Formaldehyde	PSC024359 – PSC024361
27	World Health Organization (WHO) and Health Europe's Standards for Formaldehyde	PSC024830 - PSC025117
28	American National Standard (ANSI) for Medium Density Fiberboard dated February 4, 1994	PSC021773 - PSC021784
29	American National Standard (ANSI) for Particleboard dated February 8, 1999	PSC021785 – PSC021797
30	American National Standard (ANSI) HPVA HP-1-2004 for Hardwood and Decorative Plywood.	
31	ANSI A119.2, NFPA 1192: Standard on Recreational Vehicles; 2002 Edition	DUB002054 - DUB002100
32	ANSI A119.4, NFPA 1194: Standard on Recreational Vehicle Parks and Campgrounds; 2002 Edition	PSC021798 - PSC021817
33	Toxicological Profile on Formaldehyde prepared by ATSDR on July 1999	PSC024362 - PSC024829

34		RVIA Standards	LWFR-EXP5- 000460 – LWFR-EXP5- 000461
	Articles		
35		July 20, 2007 "Formaldehyde and FEMA Trailers" by Lee Shull, Ph.D	PSC021640 - PSC021641
36		Maddalena, Randy; Russell, Marion; Sullivan, Douglas P.; an Apte, Michael G. "Aldehyde and Other Volatile Organic Chemical Emissions in Four FEMA Temporary Housing Unites – Final Report" – Ernest Orlando Lawrence Berkeley National Laboratory, November 2008	PSC025133 - PSC025193
37		"Effect of Formaldehyde Inhalation on Hsp70 in Seminiferous Tubules of rat testes: an immunohistochemical study" by O. Ozen, et al. (2005)	PSC021823 - PSC021829
38		"Formaldehyde and Glutaradehyde and Nasal Cytotoxicity: Case Study within the Context of the 2006 IPCS Human Framework for the Analysis of a Cancer Mode of Action for Humans" by D. McGregor, et al.	PSC021830 - PSC021846
39		"Effects of inhaled Formaldehyde on Learning and Memory of Mice" by Z. Lu, et al. (2008)	PSC021847 - PSC021854
40		National Cancer Institute (NCI): Fact Sheet: Formaldehyde and Cancer Risk dated May 7, 2009	PSC021867 - PSC021873

41	National Cancer Institute (NCI): Formaldehyde Exposure among Industrial Workers is Associated with Increased Risk of Cancers of the Blood and Lymphatic System dated May 12, 2009	PSC026117 - PSC026118
42	FEMA media release: FEMA Awards Contracts for Low Emissions Travel Trailers – April 7, 2009 – Release No. HQ-09-034b	PSC021876 - PSC021879
43	FEMA media release: FEMA to Introduce New Type of Manufactured Home – Dec. 18, 2008 – Release No. 1791-343	PSC021880
44	Article - "Formaldehyde Exposure in Nonoccupational Environments" by K. Dally, et al.	PSC021881 - PSC021888
45	Article - "Formaldehyde-related Health Complaints of Residents Living in Mobile and Conventional Homes" by I. Ritchie, et al.	PSC021889 - PSC021894
46	Article – FEMA rolls out new disaster mobile homes: Formaldehyde levels are far below those of Hurricane Katrina, Rita trailers dated 05/14/09	PSC021895 - PSC021896
47	Fact Sheet: Airborne Toxic Control Measure (ATCM) to Reduce Formaldehyde Emissions from Composite Wood Products	PSC026119 - PSC026120
48	Environmental Health – Formaldehyde Exposure in Homes: A Reference for State Officials to Use in Decision-Making (March 2008)	PSC021897 – PSC021902

49	Environmental Health – What you should know about Formaldehyde in Mobile Homes	PSC021903 - PSC021906
50	Formaldehyde Levels in FEMA- Supplied Trailers; Early Findings from the Centers for Disease Control and Prevention	PSC003218 - PSC003219
51	"Special Report: Policy – A review of human carcinogens – Part F: Chemical Agents and Related Occupations" (December 2009)	
52	Boyson, M. "Nasal mucosa in workers exposed to formaldehyde: a pilot study." Br J of Ind Med 47:116-121, 1990.	PSC002845 - PSC002853
53	Edling, C. "Occupational exposure to formaldehyde and histopathological changes in nasal mucosa." Br J of Ind Med 45:761-765, 1988.	PSC002854 - PSC002865
54	Holmstrom, M. "Histological Changes in the Nasal Mucosa in Rats after Long-term Exposure to Formaldehyde and Wood Dust." Acta Otolaryngol (Stockh) 108:274-283, 1989.	PSC002866 - PSC002881
55	Holmstrom, M. "Histological Changes in the Nasal Mucosa in Persons Occupationally Exposed to Formaldehyde Alone and in Combination with Wood Dust." Acta Otolaryngol (Stockh) 107: 120-129, 1989.	PSC002882 - PSC002893
56	Platts-Mills, TA. "Indoor allergens and asthma: Report of the Third International Workshop." J Allergy Clin Immunol 1997;100(6 Pt 1):S2-S24.	PSC002909 - PSC002931

57	Krzyzanowski, Michal, "Chronic Respiratory Effects of Indoor Formaldehyde Exposure" Environmental Research 52, 117- 125 (1990)	PSC006060 - PSC006068	·
58	"Indoor Residential Chemical Emissions as Risk Factor for Children's Respiratory Health" by M. Mendell	PSC022228 – PSC022267	
59	"Formaldehyde and Leukemia: Epidemiology, Potential Mechanisms, and Implications for Risk Assessment" by Zhang, et al.	PSC026121 - PSC026131	
60	"Formaldehyde-releasers: relationship to formaldehyde contact allergy. Contact allergy to formaldehyde and inventory of formaldehyde-releasers" by Groot, et al.	PSC026132 - PSC026154	
61	"Formaldehyde exposure and leukemia: A new meta-analysis and potential mechanisms" by Zhang, et al. (2009)	PSC026211 – PSC026229	
62	"Mortality from Lymphohematopoietic Malignances and Brain Cancer Among Embalmers Exposed to Formaldehyde" by Hauptmann, et al. (December 16, 2009)	PSC026230 – PSC026242 CAST-WILLIAMS- 000071- CAST- WILLIAMS-000083	
63	State of California: Environmental Protection Agency; "Office of Environmental Health Hazard Assessment Safe Drinking Water and Toxic Enforcement Act of 1986: Chemicals Known to the State to Cause Cancer or Reproductive Toxicity" dated September 11, 2009	PSC026243 - PSC026261	

64	"Occupational Exposure to Formaldehyde, Hematotoxicity, and Leukemia-Specific Chromosome Changes in Cultured Myeloid Progenitor Cells" by Zhang, et al. (January 2010)	PSC026262 - PSC026271
65	"APCA Note-book: An Assessment of the Berge Equation applied to formaldehyde measurements under controlled conditions of temperature and humidity in a mobile home." Godish, et al. (November 1985)	PSC026272 - PSC026273
66	"Formaldehyde release from particleboard evaluation of a mathematical model." Berge, et al. (1980)	PSC026274 – PSC026279
67	"Influence of temperature on formaldehyde emission parameters of dry building materials." Zhang, et al. (2006)	PSC026280 - PSC026293
68	"Passive flux sampler for measurement of formaldehyde emission rates." Shinohara, et al. (2007)	PSC026294 - PSC026304
69	"Identifying tumour sites in the IARC Monographs" V.J. Cogliano (July 2009)	PSC026305
70	"Special Report: Policy – A review of human carcinogens – Part D: Radiation" (August 2009)	PSC026306 - PSC026307

71	World Health Organization IARC Monographs on the Evaluation of Carcinogenic Risks to Humans, Volume 88, Formaldehyde, 2- Butoxyethanol and 1-tert- Butoxypropan-2-ol, Summary of Data Reported and Evaluation		
72	IARC Monographs on the Evaluation of Carcinogenic Risks to Humans VOLUME 100, MEETING F: CHEMICAL AGENTS AND RELATED OCCUPATIONS Lyon, France: 20-27 October 2009		
73	"Unintended Consequences: Formaldehyde Exposures in Green Homes" Kincaid and Offerman (2010 – Synergist)	PSC026308 - PSC026311	
74	"Report: FEMA mishandled toxins in trailers" USA Today; Jervis	PSC026312 - PSC026314	
75	Brochure: Some Everyday Sources of Formaldehyde	PSC026338 - PSC026340	
76	"FEMA: Louisiana/FEMA Assess Need for Travel Trailers in More Parishes" (October 26, 2002)	PSC026341 - PSC026342	
77	"Formaldehyde Council News Release: Formaldehyde Council Comments on the IARC and NTP Decisions on Formaldehyde" (Washington, D.C., December 8, 2009)	PSC026942 - PSC026943	

78	"Department of Health and Human Services: National Toxicology Program (NTP); Report on Carcinogens (RoC) Center: Request for Public Comments on the RoC Expert Panel's Recommendation on Listing Status for Formaldehyde and the Scientific Justification for the Recommendation" (December 21, 2009)	PSC026347 - PSC026348
79	"Draft: Report on Carcinogens Background Document for Formaldehyde" NTP (September 3, 2009)	PSC026349 – PSC026941
80	"Park Owners Warned: Beware of FEMA Trailers" William Garpow (January 21, 2010)	PSC026944 – PSC026945
81	Lang, I., T. Bruckner and G. Triebig. 2008. Formaldehyde and chemosensory irritation in humans: A controlled human exposure study. Regul. Toxicol. Pharmacol. 50:23-36.	
82	Ezratty, V., M. Bonay, C. Neukirch, G. Orset-Guillossou, M. Dehoux, S. Koscienly, PA. Cabanes, J. Lambrozo and M. Aubier. 2007. Effect of formaldehyde on asthmatic response to inhaled allergen challenge. Environ. Health Persp. 115:210-214.	
83	Casset A, Purohit A, Marchand C, et al.: "The Bronchial response to inhaled formaldehyde"	

84	Krakowiak, A., P. Gorski, K. Pandrak and U. Ruta. 1998. Airway response to formaldehyde inhalation in asthmatic subjects with suspected respiratory formaldehyde sensitization. Am. J. Ind. Med. 33:274-281.	
85	H. A. Abramson, MD, Annals of Allergy, Volume 12 (April 1954)	
86	Acheson, et al., Formaldehyde in the British Chemical Industry, The Lancet (March 1984)	
87	Acheson, et al., Formaldehyde Process Workers and Lung Cancer,	
88	Groah, W.J., Gramp, G.D., Garrison, S.B. and Walcott, R.J. (1985): Factors that influence formaldehyde air levels in mobile homes. Forest Products Journal 35:11-18	
89	Myers, G.E. (1983): Formaldehyde emission from particleboard and plywood paneling: measurement, mechanism and product standards. Forest Products Journal 33:27-37	
90	Suta, Benjamin, Population Exposures to Atmospheric Formaldehyde Inside Residences, report to EPA (1980)	
91	Versar Final Report: "Formaldehyde Exposure Model – Description and Demonstration" (1986)	

92	Zinn, T.,D., Cline and W. Lehmann, Long Term Study of Formaldehyde Emission Decay from Particleboard, Forest Products Journal, June 1990.	
93	Burgaz S, CakmakG, et al. Micronuclei frequencies in exfoliated nasal mucosa cells from pathology and anatomy laboratory workers exposed to formaldehyde . Neoplasma, 48(2):144-147, 2001	
94	Casanova M, Morgan, Steinhagen WH, et al. Covalent Banding of Inhaled Formaldehyde to DNA in Respiratory Tract of Rhesus Monkeys: Pharmacokinetics, RatTo – Monkey Interspecies Scaling, and Extrapolation to Man. Fundamental and Applied Toxicology. 17:409-428, 1991.	
95	Casanova M. Morgan KT, et al. DNA-Protein Cross-links and Cell Replication at Specific Sites in the Nose of f344 Rats Exposed Subchronically to Formaldehyde. Fundamental and Applied Toxicology 23:525-536, 1994.	
96	Chaiyasate S, Roongrotwattanasiri K, et al. Epistaxis in Chiang Mai University Hospital J Med Thai 88(9):1282-1285, 2005.	
97	Where to buy hardwood plywood, veneer, and engineered hardwood flooring. Hardwood Plywood & Veneer Association. 2005	
98	Smulski's Personal email communication with the Composite Panel Association. 2009.	

99	Where to buy hardwood plywood, veneer, and engineered hardwood flooring. Hardwood Plywood & Veneer Association. 2006	
100	Chen JJ, Yu BP. Detoxification of reactive alehydes in mitochondria: effects of age and dietary restriction, Aging (Milano) 8(5):334-340, Oct 1996.	
101	Clements P, Scoop A, Kaufman L. The Influence of Formaldehyde on the Nasal Mucosa. Rhinology 25:29-34, 1987.	
102	Cogliano VJ, Grosse, Y, et al. Meeting Report: summary of IARC monographs on Formaldehyde, 2- butoxyethanol, and 1 tert-butoxy- 2-propanol. Environ Health Perspect 113:1205-1208, 2005.	
103	Conolly RB, Lilly PD, Kimbell JS. Simulation Modeling of the Tissue Disposition of Formaldehyde to Predict Nasal DNA-Protein Cross- Links in Fischer 344 Rats, Rhesus Monkeys, and Humans. Environmental Health Perspectives. 108(supp 5):919- 924, 2000.	
104	Costa S, Coelho P, et al. Genotoxic damage in pathology anatomy laboratory workers exposed to formaldehyde. Toxicology. 252(1-3):40-48, 2008.	
105	"Mortality Among Workers at a Pesticide Manufacturing Plant," Amoateng-Adjepong Y, Sathiakumar N, Delzell E, Cole P. J Occup Environ Med. 1995 Apr;37(4):471-8.	

106		Daele J, Poorten V. Rombaux P, Hamoir M. Cancer of the nasal vestibule, nasal cavity and paranasal sinuses. B-ENT, 1(Suppl 1):87-96, 2005.	
107		Dales R, et al. Quality 0f indoor residential air and health. CMAJ 179(2):147-152, 2008	
108		Davydov VV, Fomina EV. Agerelated in activity of enzymes catalyzing oxidation-reduction of endogenous aldehydes in the liver of rats during immobilization stress. Bull Exp Biol Med, 141 (1):17-19, Jan 2006.	
109		Davydov VV, Dobaeva NM, Bozhkiv AI. Possible role of alteration of aldehyde's scavenger enzymes during aging, Exp Geronotol, 39 (1):11-16, Jan 2004.	
110		de Groot AC, etal. Patch test reactivity to DMDV hydantoin: Relationship to formaldehyde allergy. Contact Dermatitis 18:197-201, 1988.	
111		de la Maza, et al. Color Atlas of Diagnostic Microbiology, Mosby, St Louis, 1997.	
112		Delfino RJ, Gong H, et al. Asthma Symptoms in Hispanic Children and Daily Ambient Exposures to Toxic and Criteria Air Pollutants. Environ Health Perspectives 111 (4):647-656, 2003.	
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113	Delfino RJ. Epidemiologic Evidence for Asthma and Exposure to Air Toxics: Linkages between Occupational, Indoor, and Community Air Pollution Research. Env Health Persp 110 (suppl 4):573-589, 2002.	
114	Eberlein-Konig, et al. Influence of air borne nitrogen dioxide or formaldehyde on parameters of skin function and cellular activation in patients with atopic eczema and control subjects. J Allergy Clin Immunol 101:141-143, 1998.	
115	Edling C, Hellquist H, Odkvist L. Occupational exposure to formaldehyde and histopathological changes in the nasal mucosa. Br J Ind Med 45:761-765, 1988.	
116	Edling C, Odkvist L, Hellquist H. Formaldehyde and the nasal mucosa, Br J Ind Med 42 (8):570-571, Aug 1987.	
117	Edling C, Hellquist H, Odkvist L. Occupational formaldehyde exposure and the nasal mucosa. Rhinology 25 (3):181-187, 1987.	
118	VOC emission Barrier Effects of Laminates, Overlays and Coatings for Particleboard, Medium Density Fiberboard (MDF) and Hardboard. Composite Panel Association.	
119	d'Errico A, Pasian S, etal. A Case- control Study on Occupational Risk Factors for Sino-nasal Cancer. Occup Environ Med, Jan 19, 2009 [Epub head of print]	

120	From Start to Finish Particleboard. National Particleboard Association. 1986	
121	From Start to Finish Medium Density Fiberboard. National Particleboard Association. 1986	
122	Barry, A. and D. Corneau. 2006 Effectiveness of Barriers to Minimize VOC emissions including formaldehyde. Forest Products Journal. 56(9):38-42.	
123	Groah, W., G. Gramp and M. Trant. 1984. Effect of a decorative vinyl overlay on formaldehyde emissions. Forest Products Journal. 34(4):27-29	
124	Maddalena, R. et al. 2008. Aldehyde and Other Volatile Organic Chemical Emissions in Four Housing Units- Final Report. Environmental Energy Technologies Division Lawrence Berkeley National Laboratory. Berkley, California.	
125	Suchsland, O. and G. Woodson. 1986. Fiberboard Manufacturing Practices in the United States. USDA Forest Service Agriculture Handbook No. 640. Washington D.C.	
126	Franklin P, Dingle P, Stick S. Raised Exhaled Nitric Oxide in Health Children is Associated with Domestic Formaldehyde Levels. Am J Respir Crit Care Med 161:1757-1759, 2000.	

127	Garrett, M.H., et al. Increased risk of allergy in children due to formaldehyde exposure in homes. Allergy, 1999, Vol. 54, pp. 330-337.	
128	Garrett MH. Erratum Allergy 54 (12):1327, 1999	
129	Zinn, T., D. Cline and W. Lehmann. 1990. Long-term study of formaldehyde emission decay from particleboard. Forest Products Journal. 40(6):15-18.	
130	Gu, YH – "Long-term Exposure to Gaseous Formaldehyde Promotes allergen –specific IgE-mediated Immune Responses in a Murine Model." 2008	
131	Haraguchi, Ebihara, Saikawa, et al; "Malignant tumors of the nasal cavity; review of a 60-case series." 1995	
132	Hata, H, Takano H, Matsumiya G., et al; "Late complications of gelatin-resorcin-formalin glue in the repair of acute type A aortic dissection"-2007	
133	Hauptmann, Michael – "Mortality from Lymphohemtopoietic Malignancies Among Workers in Formaldehyde Industries"-2003	
134	Hauptmann, Michael – "Mortality from Solid Cancers among Workers in Formaldehyde Industries" - 2004	

135	Hayes, Richard B "Cancer of the nasal cavity and paranasal sinuses, and formaldehyde exposure" - 1986		
136	Hayes, Richard B.– "Mortality of US Embalmers and Funeral Directors." 1990		
137	Hayes, Richard B. – "Wood Related Occupations, Wood Dust Exposure and Sinonasal Cancer" - 1986		
138	Henderson, Edward M. – "SNOR and Wheeze: The Asthma Enzyme – 2005		
139	Hester, Susan D. – "Formaldehyde Induced Gene Expression in F344 Rat Nasal Respiratory Epithelium" – 2003		
140	Hansen J, Olsen JH. "Formaldehyde and cancer morbidity among male employees in Denmark. Cancer Causes Control." 1995		
141	Hodges M, et al. Building-Associated Pulmonary Disease From Exposure to Stachybotrys chartarum and Aspergillus veriscolor. JOEM 40(3):241-249, 1998.		
142	Hoffman Ronald, et al., <u>Hematology: Basic Principles and</u> <u>Practice</u> . Churchill Livingston, Philadelphia, 2009.		
		·	

143	Holmstrom M, Wihelmsson B. Respiratory symptoms and pathophysiological effects of occupational exposure to formaldehyde and wood dust. Scand J Work Environ Health 14:306-311, 1988.	
144	Holmstrom M, Wihelmsson B. Hellquist H, et al. Histological changes in the nasal mucosa in rats after long-term exposure to formaldehyde alone and wood dust. Acta Otolaryngol (Stockh) 108:274-283, 1989.	
145	Holmstrom M, Wihelmsson B. Hellquist H, et al. Histological changes in the nasal mucosa in persons occupationally exposed to formaldehyde alone and in combination with wood dust. Acta otolaryngol (Stockh) 107:120-129, 1989.	
146	Hovding G. Contact Ecxema Due to Formaldehyde in Resin Finished Textiles. Acta Dermato – Venereologica 41:194-200, 1961.	
147	Ionescu J, Marinescu D, Tapu V, Eskenenasy A. Experimental chronic obstructive lung disease. I. Bronchopulmonary changes induced in rabbits by prolonged exposure to formaldehyde. Morphol Embryol (Bucur). 24(3):233-242, 1978.	
148	International Classification of Diseases, Revision 8 (1965) http://www.wolfbane.com/icd/icd8/htm	

149	Izutani H, Shibukawa T et al. Devastating Late Complication for Repair of Type A Acute Aortic Dissection with the usage of Gelatin-Resorcinol-Formalin Glue. Interact Cardio Vasc Thorac Surg 6:240-242, 2007.
150	Jagani Z, Khosravi-Far R. Cancer stem cells and impaired apoptosis. Adv Exp Med Bio1 615:331-344, 2008.
151	Jeffery PK. Differences and similarities between chronic obstructive pulmonary disease and asthma. Clin Exp Allergy. 29(Suppl 2):14-26, 1999.
152	Jude CD, Gaudet JJ, et al., Leukemia and hematopoietic stem cells: balancing proliferation and quiescence. Cell Cycle 7:586-591, 2008.
153	Kamata E, Nakadate M, et al. Results of a 28-month chronic inhalation toxicity study of Formaldehyde in male Fisher-344 rats. J Toxicol Sci 22(3):239-254, 1997.
154	Kazui T, Washiyama N, et al. Role of Biologic Glue Repair of Proximal Aortic Disseaction in the Development of Early and Midterm Redissection of the Aortic Root. Ann Thorac Surg 72:509-514, 2001.
155	Kerfoot E, Mooney T. Formaldehyde and Paraformaldehyde Study in Funeral Homes. Am Ind Hyg Assoc J July 533-537, 1975.

156	Kerns WD, Pavkov KL, et al. Carcinogenicity of formaldehyde in rats and mice after long-term inhalation exposure. Cancer Res. 43(9):4382-4392, 1983.	
157	Krzyanowski M, Quackenboss JJ, Lebowitz M. Chronic Respiratory Effects of Indoor Formaldehyde Exposure, Env Res 52:117-125, 1990.	
158	Mi Y-H et al. Current asthma and respiratory symptoms among pupils in Shanghai, China: influence of building ventilation, nitrogen dioxide, ozone, and formaldehyde in classrooms. Indoor Air. 16:454-464, 2006	
159	Monticello, Thomas M. – "Effects of Formaldehyde Gas on the Respiratory Tract of Rhesus Monkeys"- 1989	
160	Monticello, Thomas M" Cell Proliferation and Formaldehyde- Induced Respiratory Carcinogenesis" - 1994	
161	Nielsen, G. Damgard – "Acute Airway Effects of Formaldehyde and Ozone in BALBc Mice" - 1999	
162	Ogunleye, et al; "Usual and unusual features of sinonasal cancer in Nigerian Africans; a prospective study of 27 patients" –	
163	Norback, D, et al; "Asthmatic symptoms and volatile organic compounds, formaldehyde and carbon dioxide in dwellings" – 1995	

164	Olsen, J. H. – "Occupational Risks of Sinonasal Cancer in Denmark" – 1988	
165	Olsen, J. H. – "Formaldehyde and the Risk of Squamous Cell Carcinoma of the Sinonasal Cavities" – 1986	
166	Olsen, J.H. – "Occupational formaldehyde exposure and increased nasal cancer risk in man" – 1984	
167	Ott, M. Gerald – "Lymphatic and Hematopoietic Tissue Cancer in Chemical Manufacturing Environment" 1989	
168	Matsunaga, Mikaye, et al. Ambient Formaldehyde Levels and Allergic Disorders Among Japanese Pregnant Women: Baseline Data From the Osaka Maternal and Child Health Study. 2008	
169	Maurice F, Rivory J-P, et al. Anaphylactic shock caused by formaldehyde in a patient undergoing long-term hemodialysis. 1986	
170	Pati S, Parida SN. 2005. Indoor environmental risk factors for asthma and respiratory ill health in preschool children of coastal Orissa, India. Epidemiology 16:S132-133	
171	Patty's Toxicology – 5 th Edition – Volume 5, 2005, pp 979-989	

172	Pinkerton L, et al: Mortality among a cohort of garment workers exposed to formaldehyde: An update. <i>Occup Environ Med</i> , 61:193-200, 2004.	
173	Quievryn G, Zhitkovich A Loss of DNA - Protein crosslinks from formaldehyde exposed cells occurs through spontaneous hydrolysis and an active repair process linked to proteosome function. Carcinogenesis. 2000	
174	Ana Rask-Anderson, et al; "Inhalation Fever and Respiratory Symptoms in the Trimming Department of Swedish Sawmills" 1994	
175	Recio, Leslie – "Oncogene and Tumor Supressor Gene Alterations in Nasal Tumors." 1997	
176	Roitt I, Roth D, Brostoff J, Male D Immunology Seventh Edition. 2006	
177	Rusch, George M. – "A 26 Week Inhalation Toxicity Study With Formaldehyde in the Monkey, Rat and Hamster" 1983	
178	Scheynius, et al., Absence of specific IgE antibodies in allergic contact sensitivity to formaldehyde, Allergy (1993)	
179	Sciandra, et al., Pleomorphic adenoma of the lateral nasal wall: case report, Acta Otorhinolaryngologica (2008)	

180	Shiono, Mutomi, Surgery for acute aortic dissection using gelatin-resourcin-formalin glue, J. Artif. Organs (2008)	
181	Sittig, Marshall – "Handbook of Toxic and Hazardous Chemicals and Carcinogens" 1991	
182	Smedje G., Norback D. – "Incidence of Asthma Diagnosis and Self- Reported Allergy in relation to the school environment – a four year follow-up study in school children." 2001	
183	Smedje G et al. 1997. Asthma among secondary schoolchildren in relation to the school environment. Clin Exper Allergy 27:1270-1278	
184	Stellman, Steven D. – "Cancer Mortality and Wood Dust Exposure Among Participants In The American Cancer Society Cancer Prevention Study-II" 1998	
185	Swenberg, James A. –" Induction of Squamous Cell Carcinomas of the Rat Nasal Cavity by inhalation exposure to formaldehyde gas" 1980	
186	Takahashim S., K. Tsuji, F. Okazaki, T. Takigawa, A. Ohtsuka and K. Iwatsuki: Prospective Study of Clinical symptoms and Skin Test Reactions in Medical Students Exposed to Formaldehyde Gas. <i>J</i> Dermatology 34: 283-289 (2007).	

187	Takigawa, et al., Reduction of Indoor Formaldehyde Concentrations and Subjective Symptoms in a Gross Anatomy Laboratory, Bull. Environ. Contam. Toxicol (2005)	•
188	Tavernier G et al. 2006. IPEADAM study: Indoor endotoxin exposure, family status, and some housing characteristic in English children. J Allergy Clin Immunol 117:656-662	
189	Thompson CM, Grafstrom RC. – "Mechanistic Considerations for formaldehyde- induced bronchoconstriction involving S – nitroglutathione reductase" 2008	
190	Thompson CM, Grafstrom RC – "Mechanistic and Dose Considerations for Support Adverse Pulmonary Physiology in Response to Formaldehyde" 2008	
191	Parmigiani, Oalanza, Vom Saal. Ethotoxicology: An Evolutionary Approach to the Study of Environmental Endocrine- Disrupting Chemicals, Toxicology and Industrial Health. 1998	
192	Passegue E, Jamieson CH, et al., Normal and leukemic hematopoiesis: are leukemias a stem cell disorder or a reacquisition or stem cell characteristics? 2003	

193	Pedersen-Bjergaard el al., Alternative genetic pathways and cooperating genetic abnormalities in the pathogenesis of therapy- related myelodysplasia and acute myeloid leukemia. 2006	
194	Pedersen-Bjergaard el al.Genetics of therapy-related myelodysplasia and acute myeloid leukemia, 2008	
195	Rostenberg A, et al. A Study of Eczematous Sensitivity to Formaldehyde. The Journal of Investigative dermatology. 1952	
196	Rumchev KB, et al. Domestic exposure to formaldehyde significantly increases the risk of asthma in young children, 2002	
197	Scheel CM, et al. Possible Sources of Sick Building Syndrome in a Tennessee Middle School, 2001	
198	Shaham J, Bomstein Y, et al. DNA – protein crosslinks and p53 protein expression in relation to occupational exposure to formaldehyde. 2003	
199	Smith MT, Skibola CF, et al., Causal models of leukemia and lymphoma. 2004	
200	Stroup NE, Blair A, & Erikson GE. Brain cancer and other causes of death in anatomists, 1986	
201	"Formaldehyde and Leukemia: an improbable causal relationship," Axten & Cole, 2004	

202		"Acrylonitrile and cancer: a review of the epidemiology." <u>Cole</u> P. <u>Mandel JS</u> , <u>Collins JJ</u> . <u>Regul</u> <u>Toxicol Pharmacol</u> . 2008 Dec;52(3):342-51. Epub 2008 Oct 1.	
203		"Is the Instance of Breast Cancer Declining?" Cole & MacMahon, 2008	
204		Kessler, et al., Trends in mental illness and suicidality after Hurricane Katrina, <i>Mol Psychiatry</i> . 2008 April; 13(4): 374-384	
205		Kessler, Hurricane Katrina's Impact on the Care of Survivors with Chronic Medical Conditions, Society of General Internal Medicine, 2007; 22: 1225- 1230	
206		Galea, et al. Exposure to Hurricane-Related Stressors and Mental Illness After Hurricane Katrina, Arch Gen Psychiatry, 2007; 64 (12): 1427-1434	
	Expert Records and Files		
207		Affidavit of Lee E. Branscome, Ph.D., C.C.M.	CAST001957 - CAST001978
208		Curriculum Vitae of Lee E. Branscome, Ph.D., C.C.M.	CAST001964 - CAST001974
209		Weather data from Dr. Lee Branscome for Baton Rouge, Louisiana, Elkhart, Indiana, New Orleans, Louisiana and Lottie, Louisiana	CAST001975 - CAST001978
210		THU Testing Protocol	PSC003220 - PSC003348

211	Affidavit of Paul Hewett, Ph.D.	CAST002113 - CAST002175
212	Curriculum Vitae of Paul Hewett, Ph.D.	PSC025265 – PSC025269
213	Fee Schedule of Paul Hewett, Ph.D.	PSC025269
215	Affidavit of Paul LaGrange	CAST002431 - CAST002685
216	Curriculum Vitae of Paul LaGrange	PSC026031 - PSC026036
217	File of Paul LaGrange	CAST-LAGRANGE- 000001 – CAST-LAGRANGE- 000295
218	Affidavit of Kenneth Laughery, Ph.D.	CAST001979 - CAST001984
219	Curriculum Vitae of Kenneth Laughery, Ph.D.	PSC025282 – PSC025313 and CAST001980
221	Affidavit of Alexis Mallet, Jr.	CAST002322 - CAST003085
222	Curriculum Vitae of Alexis Mallet, Jr.	PSC025314 - PSC025326
223	File of Alexis Mallet, Jr. including thermographs and photographs	CAST-MALLET- 00001 – CAST-MALLET- 004682
224	Trailer drawings (of Alexis Mallet, Jr.) "As-Built Drawings"	CAST-MALLET- 004683 – CAST-MALLET- 004694
225	Affidavit of Gerald McGwin, Jr., M.S., Ph.D.	CAST002228 - CAST002238

226	Curriculum Vitae of Gerald McGwin, Jr., M.S., Ph.D.	PSC026176 - PSC026210
227	File of Gerald McGwin, Jr., M.S., Ph.D.	CAST-MCGWIN- 000001 - CAST-MCGWIN- 000190
228	Affidavit of Lawrence G. Miller, M.D., M.P.H.	CAST002312 - CAST002321
229	Curriculum Vitae of Lawrence G. Miller, M.D., M.P.H.	PSC025327 - PSC025345
230	Affidavit of Charles David Moore, P.E., P.L.S.	CAST002176 - CAST002201
231	Curriculum Vitae of Charles David Moore, P.E., P.L.S.	PSC025346 - PSC025349
232	Affidavit of Ervin Ritter, P.E.	CAST002202 - CAST002227
233	Curriculum Vitae of Ervin Ritter, P.E.	PSC025350 - PSC025354
234	Affidavit of William D. Scott, P.E., C.H.M.M.	CAST001985 – CAST002001 and CAST002247 – CAST002311
235	Curriculum Vitae of William D. Scott, P.E., C.H.M.M.	PSC025355 - PSC025368
236	W.D. Scott Group, Inc. Formaldehyde Passive Monitoring Data: FEMA Housing Units (Test Results on)	
237	W.D. Scott Group, Inc. Formaldehyde Active Sampling Data: FEMA Housing Units (Test Results on)	

238	Affidavit of Edward H. Shwery, Ph.D. regarding Earline Castanel	CAST002239 – CAST002246
239	Curriculum Vitae of Edward H. Shwery, Ph.D.	PSC025369 - PSC025391
240	Affidavit of Stephen Smulski, Ph.D.	CAST002085 - CAST002112
241	Curriculum Vitae of Stephen Smulski, Ph.D.	CAST002098 – CAST002108 and PSC025404- PSC025406
242	Affidavit of Patricia M. Williams, Ph.D., D.A.B.T.	CAST002002 - CAST002084
243	Curriculum Vitae of Patricia M. Williams, Ph.D., D.A.B.T.	PSC025407 – PSC025440
244	Compilation of MSDS sheets in possession of Recreation by Design (Exhibit #2 from the deposition of Dr. Stephen Smulski on February 19, 2010)	Exhibit #2 from the deposition of Dr. Stephen Smulski on February 19, 2010
245	Handwritten notes by Dr. Smulski dated 1-13-10, "Recreation by Design, Castanel Unit, Lottie, Louisiana," (Exhibit #3 from the deposition of Dr. Stephen Smulski on February 19, 2010)	Exhibit #3 from the deposition of Dr. Stephen Smulski on February 19, 2010
246	Diagrams from Ritter Consulting Engineers, "FEMA- CASTANEL" (Exhibit #4 from the deposition of Dr. Stephen Smulski on February 19, 2010)	Exhibit #4 from the deposition of Dr. Stephen Smulski on February 19, 2010
247	Color schematic of Castanel Unit (Exhibit #10 from the deposition of Dr. Stephen Smulski on February 19, 2010)	Exhibit #10 from the deposition of Dr. Stephen Smulski on February 19, 2010

248		Bill Scott Laboratory Report, report date of January 13, 2010 (Exhibit #4 from the deposition of Dr. Paul Hewett on March 4, 2010)	Exhibit #4 from the deposition of Dr. Paul Hewett on March 4, 2010	
249		Letter published in the "Occupational and Environmental Medicine" publication, July 2009, Volume 66, No. 7. (Exhibit #2 from the deposition of Dr. Patricia Williams on February 24, 2010)	Exhibit #2 from the deposition of Dr. Patricia Williams on February 24, 2010	
250		FEMA Temporary Housing Unit Inspection Report (Exhibit #6 from the deposition of Dr. Alexis Mallet, Jr on March 2, 2010)	CAST- MALLETT002237	
251		FEMA Temporary Housing Unit Inspection Report (Exhibit #7 from the deposition of Dr. Alexis Mallet, Jr on March 2, 2010)	Exhibit #7 from the deposition of Dr. Alexis Mallet, Jr on March 2, 2010	
252		Emails between Alexis Mallet and Aaron Ahlquist and Jennifer Porter, dated January 11, 2010, Subject: City of New Orleans; question. (Exhibit #4 from the deposition of Ervin Ritter on February 12, 2010)	Exhibit #4 from the deposition of Ervin Ritter on February 12, 2010	
253		Email from John Odom to John Snell, dated October 22, 2009 (Exhibit #5 from the deposition of Ervin Ritter on February 12, 2010)	Exhibit #5 from the deposition of Ervin Ritter on February 12, 2010	
254		Exhibits from all depositions taken in this matter		
	Inspection in Lottie, LA			
255		Photographs taken by <i>David McLendon, Esq.</i> during the inspection on January 13, 2010 at FEMA Staging/Storage Facility in Lottie, Louisiana	CAST000255 - CAST000276	

256	Photographs taken by <i>David McLendon, Esq.</i> during the reinspection on February 17, 2010 at FEMA Staging/Storage Facility in Lottie, Louisiana	CAST003163 - CAST003173
257	Photographs taken by Ervin Ritter and Scott Dailey, Ritter Consulting Engineers, Ltd., during the inspection at FEMA Staging/Storage Facility in Lottie, Louisiana (Boroscope)	CAST000277 - CAST000373
258	Photographs taken by Ervin Ritter, Ritter Consulting Engineers, Ltd., during the inspection on January 13, 2010 at FEMA Staging/Storage Facility in Lottie, Louisiana	CAST000375 - CAST000518
259	Photographs taken by Ervin Ritter, Ritter Consulting Engineers, Ltd., during the inspection on January 14, 2010 at FEMA Staging/Storage Facility in Lottie, Louisiana	CAST000519 - CAST000553
260	Photographs taken by Scott Dailey, Ritter Consulting Engineers, Ltd., during the inspection on January 13, 2010 at FEMA Staging/Storage Facility in Lottie, Louisiana	CAST000554 - CAST000800
261	Photographs taken by Scott Dailey, Ritter Consulting Engineers, Ltd., during the inspection on January 15, 2010 at FEMA Staging/Storage Facility in Lottie, Louisiana	CAST000801 - CAST000901
262	Photographs taken by Paul LaGrange, LaGrange Consulting, LLC, during the inspection on at FEMA Staging/Storage Facility in Lottie, Louisiana	CAST001307 – CAST001505

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263		Photographs taken by Alexis Mallet, Jr., First General of the Services of the South, Inc., during the inspection at FEMA Staging/Storage Facility in Lottie, Louisiana	CAST001507 – CAST001955	
264		Photographs taken by <i>Dr. Stephen Smulski</i> , Wood Science Specialists, Inc., during the inspection at FEMA Staging/Storage Facility in Lottie, Louisiana	CAST003086 - CAST003162	
265		Photographs taken by <i>Dr. Nathan Dorris</i> during the inspection at FEMA Staging/Storage Facility in Lottie, Louisiana (Recreation by Design, LLC Expert)	RBD-EXP04-00001 - RBD-EXP04-00070	
266		Photographs taken by <i>Thomas</i> Fribley during the inspection at FEMA Staging/Storage Facility in Lottie, Louisiana (Recreation by Design, LLC Expert)	RBD-EXP07-00001 - RBD-EXP07-00125	
267		Exhibits to the Serauskas deposition of April 14, 2010		
268		Photographs taken by Robert Wozniak during the inspection at FEMA Staging/Storage Facility in Lottie, Louisiana (Recreation by Design, LLC Expert)	RBD-EXP13-00008 - RBD-EXP13-00057	
269		Animation created by C4 Animation (Reagan Johnson)		
270		Test results of testing performed Tony Watson, on behalf of Defendant, Recreation by Design, LLC on the Castanel travel trailer		

271	,	Results of all testing and inspection of the Castanel/Recreation by Design, LLC unit including, but not limited to, air sampling, temperature, humidity, and photographs thereof	
272		Exemplar of a Personal Monitoring System for Aldehydes (Exemplar Passive Dosimeter)	
273		Exemplar of a Panel of Wall from Recreation by Design, LLC Travel Trailer and a Panel indicating Alternative Wall Design	
	Recreation by Design, LLC		
274	,	Recreation by Design, LLC's Owner Information (Exhibit #7 from the deposition of Randall Rush on February 23, 2010)	RBD05189 - RBD05250
275		Recreation by Design, LLC's Sample Unit Files	RBD00389 - RBD03578 and RBD04234 - RBD05162
276		Recreation by Design, LLC's Component Parts of a FEMA Park Unit	RBD05174 - RBD05183
277		Recreation by Design, LLC's Diagrams of Units	RBD05163 - RBD05173
278		Morgan Buildings & Spas' Purchase Order regarding Recreation by Design, LLC units dated September 29, 2005 (Exhibit #3 from the deposition of Randall Rush on February 23, 2010)	RBD05184 - RBD05185

279	Recreation by Design, LLC's 33'FH Specifications: Specs to meet Morgan Handicap Travel Trailer Specs (Exhibit #4 from the deposition of Randall Rush on February 23, 2010)	RBD05186 - RBD05187	
280	Recreation by Design, LLC's Warning Labels	RBD05188	
281	Recreation by Design, LLC's Sample Invoices	RBD04081 - RBD04233	
282	Recreation by Design, LLC's Production Order and Floor Plan for "customer: Morgan" (33FH#29) (Exhibit #2 from the deposition of Randall Rush on February 23, 2010)	RBD-CASTANEL- 00001 – RBD-CASTANEL- 00002 and RBD-CASTANEL- 00008 – RBD-CASTANEL- 00009	
283	Recreation by Design, LLC's Bill of Lading and Invoice to customer Morgan Buildings & Spas regarding VIN #5CZ200R24261125294 (Exhibit #2 from the deposition of Randall Rush on February 23, 2010)	RBD-CASTANEL- 00003 – RBD-CASTANEL- 00004	
284	Certificate of Origin for a Vehicle dated December 5, 2005 for Vin #5CZ200R24261125294; Sold to Morgan Buildings & Spas (Exhibit #2 from the deposition of Randall Rush on February 23, 2010)	RBD-CASTANEL- 00005	

285	Recreation by Design, LLC's "Unit Test Procedure Checklist and Standard Parts & Options" (Exhibit #2 from the deposition of Randall Rush on February 23, 2010)	RBD-CASTANEL- 00006 – RBD-CASTANEL- 00007
286	Recreation by Design, LLC's Vehicle Length and Standard Equipment (Travel Trailers including Tongue) (Exhibit #2 from the deposition of Randall Rush on February 23, 2010)	RBD-CASTANEL- 00011
287	Recreation by Design, LLC's "FEMA Park Unit (RBD) Cycl" Plant #2 (Parts) (Exhibit #2 from the deposition of Randall Rush on February 23, 2010)	RBD-CASTANEL- 00012 – RBD-CASTANEL- 00029
288	Recreation by Design, LLC's "FEMA Park Unit (RBD)" Plant #1 (Parts) (Exhibit #20 from the deposition of Randall Rush on February 23, 2010)	Exhibit 20 from the deposition of Randall Rush taken on February 23, 2010
289	Recreation by Design, LLC's Sales to Dealers between 2005 and 2006 (Exhibit #19 from the deposition of Randall Rush on February 23, 2010)	Exhibit 19 from the deposition of Randall Rush taken on February 23, 2010
290	List of Units Sold to Various Dealers through TL Industries from January 1, 2006 through September 30, 2006 (Exhibit #21 from the deposition of Randall Rush on February 23, 2010)	RBD05251 – RBD05262

291		List of Units Sold to Various Dealers through Recreation by Design, LLC from January 14, 2005 through October 13, 2005 (Exhibit #21 from the deposition of Randall Rush on February 23, 2010)	RBD-05263 - RBD05265
292		List of Units Sold to Morgan Buildings & Spas, Inc. through Recreation by Design, LLC from October 15, 2005 through January 31, 2006 (Exhibit #21 and #22 from the deposition of Randall Rush on February 23, 2010)	RBD05266 - RBD05289
293		Invoice Information from Recreation by Design, LLC and Morgan Buildings & Spas, Inc. regarding amount of units sold, shipped and pricing (Exhibit #21 and #23 from the deposition of Randall Rush on February 23, 2010)	RBD05290
	Shaw Environmental, Inc.		
294		Shaw's Ready for Occupancy (RFO) Checklist and Trailer Lease Check-in List	SHAW-CAST0013 - SHAW-CAST0015
295		Shaw's Warning and Advisory Notice regarding Propane Use; Maintenance; and Trailer Return Procedures	SHAW-CAST0016
296		Shaw's Leased in Units (regarding Earline Castanel's unit)	SHAW-CAST0018
297		Shaw's Manhattan Site Trailer Delivery List regarding Earline Castanel's unit	SHAW-CAST0019

298		FEMA-Haul Install regarding 2261 Urquhart Street (Earline Castanel)	SHAW-CAST0020 - SHAW-CAST0023
299		Shaw's Call Center Maintenance Request Form and Work Order Form regarding HVAC problems	SHAW-CAST0024 – SHAW-CAST0025
300		FEMA Maintenance Transition Report regarding Earline Castanel	SHAW-CAST0026 - SHAW-CAST0027
	FEMA		
301	TEMA	FEMA Model Travel Trailer Procurement Specifications dated 08-12-2004 (HSFE04-04-Q-800) (Exhibit #5 from the deposition of Randall Rush on February 23, 2010)	FLE-00006914 - FLE-00006917
302		FEMA Accessible Model Travel Trailer Procurement Specifications dated 04-21-2006 (with Accessible One Bedroom Travel Trailer Floor plan)	FLE-00007041 - FLE-00007049
303		"Important Information for Travel Trailer Occupants" FEMA brochure	PSC002350 - PSC002351
304		FEMA Model Travel Trailer Procurement Specifications Dated: July 14, 2005	PSC003049 - PSC003057
305		Declaration of Kevin Souza, former Acting Deputy Director of Individual Assistance Division of FEMA	PSC003058 - PSC003065
306		"FEMA Storage Site Duties/Responsibilities"	PSC003092 - PSC003094
307		April 25, 2008 letter from FEMA to a THU occupant	PSC003397 - PSC003399

308	Summary of Test Results conducted by Weston Solutions, Inc. for the U.S. EPA	PSC003407 - PSC003409
309	Air Toxics Ltd. Laboratory Narrative for samples submitted by Weston Solutions	PSC003410 - PSC003415
310	FEMA test results for formaldehyde testing at FEMA THU staging areas during November 2005, December 2005 and January 2006	PSC003416 - PSC003420
311	FEMA Memorandum from May 31, 2006 regarding Formaldehyde Air Sampling at the THU staging area in Purvis, Mississippi	PSC003421 - PSC003438
312	Email correspondence between FEMA and Government staff	PSC003439 - PSC003447
313	FEMA Job Hazard Analysis Worksheet	PSC023600
314	New FEMA Procurement Specifications dated April 11, 2008 Release Number HQ-08-056	PSC023601 - PSC023686
315	FEMA Formaldehyde Timeline as of June 15, 2007	PSC023687 - PSC023689
316	FEMA Timeline as of August 7, 2008 (From the deposition of Kevin Souza, FEMA Representative)	PSC023690 - PSC023702
317	Dept of Homeland Security – Office of Inspector General – Hurricane Katrina Temporary Housing Technical Assistance Contracts – August 20, 2008 (Internal Audit: OIG-08-88)	PSC023835 - PSC023863

318	1	C023789 – C023790
319	· · · · · · · · · · · · · · · · · · ·	C023791 - C023794
320	FEMA Statement on Travel Trailers and Formaldehyde	C023795
321	Email from Christopher DeRosa to Howard Frumkin on February 27, 2007	C023796
322	Correspondence from Christopher PS DeRosa to Patrick Preston on February 27, 2007	C023797
323		C023798 – C023799
324	Email from Christopher DeRosa to Mike Groutt on August 10, 2007	C023800
325	Comments on Chronology of FEMA Trailers, drafter by Christopher DeRosa	C023801
326	1	C023802 - C023808
327	Email from Thomas Sinks to All CDC on October 12, 2007	C023809
328	,	C023810 - C023811
329	Logbook of Joseph Little	

330		Email between Sam Coleman, Joseph Little and Scott Wright on December 1, 2006	PSC023819 – PSC023821
331		FEMA: Interim Direction on use of Temporary Housing Units (Revision Effective Date: March 10, 2008)	PSC023828 - PSC023834
332		"FEMA: Important Formaldehyde Information for FEMA Housing Occupants"	FEMA09-000388
333		"FEMA Travel Trailer Requirements"	PSC021671
334		Any and all documents produced by Dr. Christopher DeRosa at his deposition, of July 6, 2009, or used as exhibits thereto	
	Morgan Buildings & Spas, Inc.		
335		Solicitation/Contract/Order for Commercial Items between FEMA and Morgan Buildings & Spas, Inc. dated September 9, 2005 (Exhibit 2 from the deposition of Morgan Buildings & Spas, Inc. through James Schilligo on October 22, 2009)	MORGAN-000002 - MORGAN- 000014
336		Solicitation/Contract/Order for Commercial Items between FEMA and Morgan Buildings & Spas, Inc., no effective date (Exhibit 3 from the deposition of Morgan Buildings & Spas, Inc. through James Schilligo on October 22, 2009)	MORGAN-000015 - MORGAN-000016

337		Solicitation/Contract/Order for Commercial Items between FEMA and Morgan Buildings & Spas, Inc., effective date September 1, 2005 (Exhibit 4 from the deposition of Morgan Buildings & Spas, Inc., through James Schilligo on October 22, 2009)	MORGAN-000017
338		Supplier List for Morgan Buildings & Spas, Inc. (Exhibit #24 from the deposition of Randall Rush on February 23, 2010)	RBD03579 – RBD03581
339		Warranty Claim Form from Morgan regarding Recreation by Design Vin #1125044 (Exhibit #28 from the deposition of Randall Rush on February 23, 2010)	RBD03513
	Castanel Unit		
340		Photographs of Earline Castanel's Recreation by Design, LLC unit provided by FEMA	FEMA207-000001 - FEMA207-000008
	Castanel File	-	
341		FRRATS Screen Shots for Earline Castanel: 1603 LA - 939657589 (prepared on December 7, 2009)	FEMA10-003563 - FEMA10-003589
342		I/A File from FEMA regarding Earline Castanel	FEMA159-00001 - FEMA159-000094
	Medical Records		
343	Records	Medical Records from The Family Doctors (Dr. Alan Bowers)	CAST003213 - CAST003524
344		Medical Records from West Jefferson Medical Center	CAST003525 - CAST003675
345		Medical Records from Dr. Carter Paddock, Dermatologist	CAST003676 - CAST003702

346	Medical Records from O'Byrne Eye Clinic (Dr. Marilyn O'Byrne)	CAST003703 - CAST003717
347	Medical Records from Metropolitan Gastroenterology (Dr. S. T. Reddy)	CAST003718 - CAST003794
348	Medical Records from Ochsner Hospital	CAST003795 - CAST003818
349	Medical Records from P.M.A. Medical Treatment Centers (Dr. Joseph Gautreaux)	CAST003819 - CAST003830
350	Pharmacy Records from Walgreen's Pharmacy	CAST003831 - CAST003996
351	Medical Records from Dr. Frances Ivker, OBGYN Castanel Medical Records	RBD-EC-MED- 00992- RBD-EC-MED- 01037
352	Medical Records from Dr. Gautreaux's office (Exhibit #3 from the deposition of Dr. Joseph Gautreaux on January 10, 2010)	RBD-EC-MED- 00669- RBD-EC-MED- 00693
353	Additional Medical Records from Dr. Gautreaux's office provided at Deposition (Exhibit #4 from the deposition of Dr. Joseph Gautreaux on January 10, 2010)	Exhibit #4 from the deposition of Dr. Joseph Gautreaux on January 10, 2010
354	Dr. Miller's handwritten notes re articles in reliance file, 14 pages (Exhibit #5 from the deposition of Dr. Lawrence Miller on March 11, 2010)	Exhibit #5 from the deposition of Dr. Lawrence Miller on March 11, 2010
355	Dr. Miller's version of his report, "Affidavit of Lawrence G. Miller, M.D., M.P.H., In the Trial of Earline M. Castanel" (Exhibit #8 from the deposition of Dr. Lawrence Miller on March 11, 2010)	Exhibit #8 from the deposition of Dr. Lawrence Miller on March 11, 2010

356		Table 1. Summary of published epidemiologic studies on residential formaldehyde exposure and respiratory problems in adults	CAST002232
357		Temperature Conversion Factors for Formaldehyde, (Exhibit #6 from the deposition of Dr. William Dyson on April 7, 2010)	Exhibit #6 from the deposition of Dr. William Dyson on April 7, 2010
358		C. Martin Co.	RBD-CASTANEL- 00389- RBD-CASTANEL- 00459
	Others		
359		Temporary Medical License for Dr. Lawrence Miller (dated January 8, 2010)	CAST003997
360		Louisiana State Board of Medical Examiners Temporary Permit Qualifications/Instructions	PSC026167 – PSC026172
361		Recreation By Design, LLC's MSDS Materials	RBD03579 - RBD04080
362		BlueLinx Corporation Material Safety Data Sheet #3 regarding UF Bonded Wood Products (Effective on September 6, 2006) (Exhibit #25 from the deposition of Randall Rush on February 23, 2010)	RBD03662 - RBD03670
363		North American Forest Products, Inc. Material Safety Data Sheet #2 regarding UF Bonded Wood Products (Effective on January 30, 2006) (Exhibit #26 from the deposition of Randall Rush on February 23, 2010)	RBD03929 - RBD03935

364	Elixir Industries Optional Exterior Vent Covers and Standard Mount Elixir Universal Vents and Fan & Light Power Exhaust Range Hoods (Exhibit #2 from the deposition of Randall Rush on February 23, 2010) RBD-CASTANEI 00012 00032	
365	"Horizontal Outlet Range Hood" – Read and Save these Instructions (Exhibit #2 from the deposition of Randall Rush on February 23, 2010) RBD-CASTANEI 00031	
366	Dometic: 579 Series Brisk Air, 591 Series Heat Pump, and 595 Series Quick Cool (Roof Top Unit): Installation Instructions (Exhibit #2 from the deposition of Randall Rush on February 23, 2010) RBD-CASTANEI 00045	
367	Image from the website of Recreation by Design, LLC regarding "About Recreation by Design" (Exhibit #6 from the deposition of Randall Rush on February 23, 2010) Exhibit 6 from the deposition of Randall Rush on February 23, 2010	ken
368	Image from the website of Recreation by Design, LLC regarding "Imagine the Possibilities" (Exhibit #8 from the deposition of Randall Rush on February 23, 2010) Exhibit 8 from the deposition of Randall Rush on February 23, 2010	ken
369	Image from the website of Recreation by Design, LLC regarding "Friendly & Randall Rush ta Knowledgeable Sales Staff" (Exhibit #9 from the deposition of Randall Rush on February 23, 2010) Exhibit 9 from to deposition of Randall Rush on February 23, 2010	ken

370	Image from the website of Recreation by Design, LLC regarding "Towable RV's of All Sizes & Types" (Exhibit #10 from the deposition of Randall Rush on February 23, 2010)	Exhibit 10 from the deposition of Randall Rush taken on February 23, 2010	
371	Image from the website of Recreation by Design, LLC regarding "document you requested /FEMA.htm could not be found on this server" (Exhibit #11 from the deposition of Randall Rush on February 23, 2010)	Exhibit 11 from the deposition of Randall Rush taken on February 23, 2010	
372	Image from the website of Recreation by Design, LLC regarding "RBD's Self-Contained Travel Trailers" (Exhibit #12 from the deposition of Randall Rush on February 23, 2010)	Exhibit 12 from the deposition of Randall Rush taken on February 23, 2010	
373	Image from the website of Recreation by Design, LLC regarding "Travel Trailer Standard Features" (Exhibit #13 from the deposition of Randall Rush on February 23, 2010)	Exhibit 13 from the deposition of Randall Rush taken on February 23, 2010	
374	Image from the website of Recreation by Design, LLC regarding "Travel Trailer Options & Accessories" (Exhibit #14 from the deposition of Randall Rush on February 23, 2010)	Exhibit 14 from the deposition of Randall Rush taken on February 23, 2010	

375	Image from the website of Recreation by Design, LLC regarding "More Options & Accessories" (Exhibit #15 from the deposition of Randall Rush on February 23, 2010)	Exhibit 15 from the deposition of Randall Rush taken on February 23, 2010
376	Image from the website of Recreation by Design, LLC regarding "Welcome to RecreationbyDesign.com" (Exhibit #27 from the deposition of Randall Rush on February 23, 2010)	Exhibit 27 from the deposition of Randall Rush taken on February 23, 2010
377	Data Dictionary for FEMA Trailer Formaldehyde Study Dataset: FEMA519EXCEL.XLS	ATSDR-000473 - ATSDR-000488
378	Photograph of a Trailer with "not to be used for housing" sticker	PSC026946
379	Phone Message sheet from Dr. Gautreaux's office dated January 19, 2010 (Exhibit #5 from the deposition of Dr. Joseph Gautreaux on January 10, 2010)	Exhibit #5 from the deposition of Dr. Joseph Gautreaux on January 10, 2010
380	Curriculum Vitae of Dr. Joseph Gautréaux (Exhibit #5 from the deposition of Dr. Joseph Gautreaux on January 10, 2010)	Exhibit #5 from the deposition of Dr. Joseph Gautreaux on January 10, 2010
381	"A Case-Control Study of Leukemia among Petroleum Workers," Sathiakumar N, Delzell E, Cole P, Brill I, Frisch J, Spivey G., J Occup Environ Med. 1995 Nov;37(11):1269-77.	

"Mortality among Workers at Two Triazine Herbicide Manufacturing Plants," <u>Sathiakumar N, Delzell</u> <u>E, Cole P., Am J Ind Med.</u> 1996 Feb;29(2):143-51.		
"A follow-up Study of Synthetic Rubber Workers," Delzell E, Sathiakumar N, Hovinga M, Macaluso M, Julian J, Larson R, Cole P, Muir DC., Toxicology. 1996 Oct 28;113(1-3):182-9.		
"Epidemiologic Evidence on the Relationship between Mists Containing Sulfuric Acid and Respiratory Tract Cancer," Nalini Sathiakumar; Elizabeth Delzell, Yaw Amoateng- Adjepong; Rodney Larson; Philip Cole, Critical Reviews in Toxicology, Volume 27, Issue 3, 1997		
"Cancer among Farmers: A Meta- Analysis" Cole, et al., January 1998		
"Mortality from Cancer and Other Causes of Death among Synthetic Rubber Workers," Cole, et al., Occup Environ Med 1998		
Acrylonitrile and cancer: a review of the epidemiology. <u>Cole</u> P. <u>Mandel JS</u> , <u>Collins JJ</u> . <u>Regul</u> Toxicol Pharmacol. 2008 Dec;52(3):342-51. Epub 2008		
	Triazine Herbicide Manufacturing Plants," Sathiakumar N, Delzell E, Cole P., Am J Ind Med. 1996 Feb;29(2):143-51. "A follow-up Study of Synthetic Rubber Workers," Delzell E, Sathiakumar N, Hovinga M, Macaluso M, Julian J, Larson R, Cole P, Muir DC., Toxicology. 1996 Oct 28;113(1-3):182-9. "Epidemiologic Evidence on the Relationship between Mists Containing Sulfuric Acid and Respiratory Tract Cancer," Nalini Sathiakumar; Elizabeth Delzell, Yaw Amoateng-Adjepong; Rodney Larson; Philip Cole, Critical Reviews in Toxicology, Volume 27, Issue 3, 1997 "Cancer among Farmers: A Meta-Analysis" Cole, et al., January 1998 "Mortality from Cancer and Other Causes of Death among Synthetic Rubber Workers," Cole, et al., Occup Environ Med 1998 Acrylonitrile and cancer: a review of the epidemiology. Cole P, Mandel JS, Collins JI. Regul Toxicol Pharmacol. 2008	Triazine Herbicide Manufacturing Plants," Sathiakumar N. Delzell E. Cole P., Am J Ind Med. 1996 Feb;29(2):143-51. "A follow-up Study of Synthetic Rubber Workers," Delzell E, Sathiakumar N, Hovinga M, Macaluso M, Julian J, Larson R, Cole P, Muir DC., Toxicology. 1996 Oct 28;113(1-3):182-9. "Epidemiologic Evidence on the Relationship between Mists Containing Sulfuric Acid and Respiratory Tract Cancer," Nalini Sathiakumar; Elizabeth Delzell, Yaw Amoateng- Adjepong; Rodney Larson; Philip Cole, Critical Reviews in Toxicology, Volume 27, Issue 3, 1997 "Cancer among Farmers: A Meta- Analysis" Cole, et al., January 1998 "Mortality from Cancer and Other Causes of Death among Synthetic Rubber Workers," Cole, et al., Occup Environ Med 1998 Acrylonitrile and cancer: a review of the epidemiology. Cole P. Mandel JS. Collins JI. Regul Toxicol Pharmacol. 2008

388	Smoking prevalence: A comparison of two American surveys <i>Public Health</i> , Volume 123, Issue 9, Pages 598-601 B. Rodu, P. Cole	
389	Declaration of Bellance (Faye) R. Green (Doc. No. 2832-4) Dated August 21, 2009	Exhibit 2 from the Deposition of Bellance Green regarding All Cases on October 16, 2009
390	Operative Report from Dr. Joseph Gautreaux regarding Ms. Castanel's surgery dated March 31, 2010	CAST003998 - CAST004029
391	Bills regarding Ms. Castanel's surgery of March 31, 2010	

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

Respectfully submitted:

FORMALDEHYDE TRAILER FORMALDEHYDE PRODUCT LIABILITY LITIGATION

BY: <u>/s/Gerald E. Meunier</u>

GERALD E. MEUNIER, #9471

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COURT-APPOINTED PLAINTIFFS' STEERING COMMITTEE

ANTHONY BUZBEE, Texas # 24001820 RAUL BENCOMO, #2932 FRANK D'AMICO, #17519 MATT MORELAND, #24567 LINDA NELSON, #9938 MIKAL WATTS, Texas # 20981820 DENNIS REICH, Texas # 16739600 ROBERT BECNEL, #14072

CERTIFICATE OF SERVICE

I hereby certify that on <u>May 5</u>, 2010, I hand delivered the foregoing with the Clerk of Court. I further certify that I electronically mailed the foregoing document to all counsel of record.

<u>/s/ Linda J. Nelson</u> LINDA J. NELSON (LA Bar #9938)

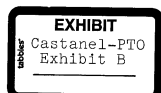
UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA NEW ORLEANS DIVISION

IN RE:FEMA TRAILER	*	MDL NO. 1873
FORMALDEHYDE	*	
PRODUCTS LIABILITY	*	
LITIGATION	*	SECTION: N(5)
	*	
This Document Relates to: Earline Castanel, et al.	*	JUDGE: ENGELHARDT
v. Recreation By Design, LLC, et al, Docket No.	*	
09-3251	*	
	*	MAG: CHASEZ
**********	*****	*******

RECREATION BY DESIGN, LLC's FINAL EXHIBIT LIST

NOW INTO COURT, through undersigned counsel, comes Recreation By Design, LLC ("RBD"), who, in accordance with this Honorable Court's scheduling order in the above captioned matter, hereby submits the following final list of exhibits that may be used at trial. As both fact and expert discovery is ongoing, Recreation By Design, LLC, reserves the right to supplement or truncate this list as the litigation continues. In addition, Bates ranges have been provided to the extent they are available and will continue to be assigned as discovery continues.

No.	Exhibit Description	Bates Range
1	Earline Castanel Original Complaint; Docket No. 09-3251	R. Doc. 1
2	Earline Castanel First Supplemental and Amending Complaint	R. Doc. 9401
3	Earline Castanel Plaintiff Fact Sheet with attachments	



4	Earline Castanel Plaintiff Fact Sheet without attachments, dated	CAST003174
	August 27, 2008	CAST003191
5	Earline Castanel Revised Plaintiff Fact Sheet, dated November 18,	CAST003194
	2009	- CAST003212
6	Earline Castanel Amendment to Plaintiff Fact Sheet with attachments	
7	Errata Sheet for Earline Castanel, dated May 4, 2009	CAST003192
8	Errata Sheet for Earline Castanel, dated May18, 2009	CAST003193
9	Any and all Plaintiff Fact Sheets of Earline Castanel	CAST003174 - CAST003212 ; To be supplemented
10	Transcript of deposition of Earline Castanel taken December 2, 2009	
11	Any and all exhibits attached to the deposition of Earline Castanel taken on December 2, 2009 (Exhibits 1 - 9)	
12	Video and transcript of deposition of Earline Castanel taken on February 10, 2010	
13	Any and all exhibits attached to the deposition of Earline Castanel taken on February 10, 2010 (Exhibits 1 - 8)	
14	Deposition of James Schilligo, in his capacity as 30(b)(6) witness for Morgan Buildings and Spas, Inc., taken on August 13, 2008	
15	Video and transcript of deposition of James Schilligo, in his capacity as 30(b)(6) witness for Morgan Buildings and Spas, Inc., taken on August 13, 2008	
16	Any and all exhibits attached to the deposition of James Schilligo, in his capacity as 30(b)(6) witness for Morgan Buildings and Spas, Inc., taken on August 13, 2008 (Exhibits 1 - 9), particularly Exhibits 4, 6, 6(a), and 7	
17	Deposition of James Schilligo, in his capacity as 30(b)(6) witness for Morgan Buildings and Spas, Inc., taken on October 22, 2009	
18	Video and transcript of deposition of James Schilligo, in his capacity as 30(b)(6) witness for Morgan Buildings and Spas, Inc., taken on October 22, 2009	

19	Any and all exhibits attached to the deposition of James Schilligo, in his capacity as 30(b)(6) witness for Morgan Buildings and Spas, Inc., taken on October 22, 2009, (Exhibits 1 - 21), particularly 1 - 7	
20	Deposition of Geoffrey Compeau, in his capacity as 30(b)(6) witness for Shaw Environmental Inc., taken on January 7, 2010	
21	Video and transcript of deposition of Geoffrey Compeau, in his capacity as 30(b)(6) witness for Shaw Environmental Inc., taken on January 7, 2010	
22	Any and all exhibits to the deposition of Geoffrey Compeau, in his capacity as 30(b)(6) witness for Shaw Environmental Inc., taken on January 7, 2010. Exhibits (1 - 26)	
23	Deposition of Geoffrey Compeau, in his capacity as 30(b)(6) witness for Shaw Environmental Inc., taken on April 6, 2010	
24	Video and transcript of deposition of Geoffrey Compeau, in his capacity as 30(b)(6) witness for Shaw Environmental Inc., taken on April 6, 2010	
25	Any and all exhibits to the deposition of Geoffrey Compeau, in his capacity as 30(b)(6) witness for Shaw Environmental Inc., taken on April 6, 2010.	
26	Any and all depositions of Shaw Environmental, Inc. taken during the bellwether phase of this MDL and any and all exhibits thereto	
27	Deposition of John Osteraas, taken on April 7, 2010, and any and all exhibits thereto	
28	Video and transcript of deposition of John Osteraas, taken on April 7, 2010	
29	Video and transcript of deposition of Randall Rush, in his capacity as 30(b)(6) witness for Recreation by Design, LLC, taken on February 23, 2010.	
30	Any and all exhibits to the deposition of Randall Rush, in his capacity as 30(b)(6) witness for Recreation by Design, LLC, taken on February 23, 2010. Exhibits (1 - 28)	
31	Video and transcript of deposition of George Raymond Cornish, Jr., taken on March 24, 2010	
32	Any and all exhibits to the deposition of George Raymond Cornish, Jr., taken on March 24, 2010. Exhibits (1 - 3)	

33	Video and transcript of deposition of Michael Gaume, taken on March 24, 2010	
34	Any and all exhibits to the deposition of Michael Gaume, taken on March 24, 2010.	
35	Video and transcript of deposition of Edwin Peter Ganier, taken on April 1, 2010	
36	Any and all exhibits to the deposition of Edwin Peter Ganier, taken on April 1, 2010. Exhibits (1)	
37	Video and transcript of deposition of Laverne Williams, taken on April 12, 2010	
38	Any and all exhibits to the deposition of Laverne Williams, taken on April 12, 2010.	
39	Video and transcript of deposition of Sandra Davis Castanel, taken on April 12, 2010	
40	Any and all exhibits to the deposition of Sandra Davis Castanel, taken on April 12, 2010.	
41	Any and all medical records relating to Earline Castanel, including all clinical summaries, office encounters, emergency room records, inpatient records, outpatient records, surgical notes or reports, tests, billing records, laboratory tests, x-rays, radiology exams, etc.	RBD-EC- MED 00001 through RBD- EC-MED 01078
42	Dr. Carter Paddock medical records related to Earline Castanel, including all clinical summaries, office encounters, emergency room records, inpatient records, outpatient records, surgical notes or reports, tests, billing records, laboratory tests, x-rays, radiology exams, etc.	RBD-EC- MED 00001- 00021
43	Video and transcript of deposition of Dr. Carter Paddock taken on January 18, 2010, and exhibits thereto	
44	Curriculum Vitae of Dr. Carter Paddock	Exhibit 2 to deposition of Dr. Carter Paddock

45	Dr. Alan Bowers, The Family Doctors Clinic, medical records related to Earline Castanel, including all clinical summaries, office encounters, emergency room records, inpatient records, outpatient records, surgical notes or reports, tests, billing records, laboratory tests, x-rays, radiology exams, etc.	RBD-EC- MED 00022- 00503
46	Video and transcript of deposition of Dr. Alan Bowers taken on January 13, 2010, and exhibits thereto	
47	Curriculum Vitae of Dr. Alan Bowers	Exhibit 2 to Deposition of Dr. Alan Bowers
48	Dr. Thang Hoang, Vitalcare Medical, medical records related to Earline Castanel, including all clinical summaries, office encounters, emergency room records, inpatient records, outpatient records, surgical notes or reports, tests, billing records, laboratory tests, x-rays, radiology exams, etc.	RBD-EC- MED 01038- 01047
49	Video and transcript of deposition of Dr. Thang Hoang and exhibits thereto, to be taken prior to trial	
50	Curriculum Vitae of Dr. Hoang Thang	To be supplemented
51	Ochsner Health System medical records related to Earline Castanel, including all clinical summaries, office encounters, emergency room records, inpatient records, outpatient records, surgical notes or reports, tests, billing records, laboratory tests, x-rays, radiology exams, billing records, etc.	RBD-EC- MED 00504- 00572 and RBD-EC- MED 00797- 00805 and RBD-EC- MED 01079 - RBD-EC- MED 01170
52	Ochsner Health System CT Scan films of head without contrast and sinuses complete, chest PA and lat	RBD-EC- MED 01078
53	O'Byrne Eye Clinic medical records related to Earline Castanel, including all clinical summaries, office encounters, emergency room records, inpatient records, outpatient records, surgical notes or reports, tests, billing records, laboratory tests, x-rays, radiology exams, etc.	RBD-EC- MED 00573- 00588

54	Video and transcript of deposition of Dr. Marilu O'Byrne taken on February 17, 2010, and exhibits thereto	
55	Curriculum Vitae of Dr. Marilu O'Byrne	Exhibit 2 to Deposition of Dr. Marilu O'Byrne
56	West Jefferson Medical Center medical records relating to Earline Castanel, including all clinical summaries, office encounters, emergency room records, inpatient records, outpatient records, surgical notes or reports, tests, billing records, laboratory tests, x-rays, radiology exams, etc.	RBD-EC- MED 00589- 00665
57	Dr. Joseph Gautreaux medical records related to Earline Castanel, including all clinical summaries, office encounters, emergency room records, inpatient records, outpatient records, surgical notes or reports, tests, billing records, laboratory tests, x-rays, radiology exams, etc.	RBD-EC- MED 00669- 00693 and RBD-EC- MED 00806- 00818 and RBD-EC- MED 01048- 01077
58	Video and transcript of deposition of Dr. Joseph Gautreaux taken on January 20, 2010, and exhibits thereto	
59	Curriculum Vitae of Dr. Joseph Gautreaux	Exhibit 2 to deposition of Dr. Joseph Gautreaux
60	Dr. S.T. Reddy, Metropolitan Gastroenterology, medical records related to Earline Castanel, including all clinical summaries, office encounters, emergency room records, inpatient records, outpatient records, surgical notes or reports, tests, billing records, laboratory tests, x-rays, radiology exams, etc.	RBD-EC- MED 00694- 00772
61	Video and transcript of deposition of Dr. S.T. Reddy taken on January 26, 2010, and exhibits thereto	
62	Curriculum Vitae of Dr. S.T, Reddy	Exhibit 1 to Deposition of Dr. S.T. Reddy

63	Dr. Jacqueline Nguyen medical records related to Earline Castanel, including all clinical summaries, office encounters, emergency room records, tests, billing records, inpatient records, outpatient records, surgical notes or reports, laboratory tests, x-rays, radiology exams, etc.	RBD-EC- MED 00986- 00991
64	Dr. Frances Ivker medical records related to Earline Castanel, including all clinical summaries, office encounters, emergency room records, inpatient records, outpatient records, surgical notes or reports, tests, billing records, laboratory tests, x-rays, radiology exams, etc.	RBD-EC- MED 00992 through RBD- EC-MED 01037
65	Dr. Michael Puente, Culicchia Neurological Clinic, medical records related to Earline Castanel, including all clinical summaries, office encounters, emergency room records, inpatient records, outpatient records, surgical notes or reports, tests, billing records, laboratory tests, x-rays, radiology exams, etc.	RBD-EC- MED 00773 - 00796
66	Walgreen's Pharmacy Records related to Earline Castanel	RBD-ED- MED 00819 - 00985
67	Any and all pharmacy records related to Earline Castanel	RBD-EC- MED 00819- 00985
68	C. Martin documents related to Earline Castanel and/or her unit	RBD- CASTANEL 00389 through RBD- CASTANEL 00459
69	Entergy New Orleans records received regarding Earline Castanel	RBD- CASTANEL 00527 through RBD- CASTANEL 00744
70	New Orleans Sewerage and Water Board Records received regarding Earline Castanel	RBD- CASTANEL 00518 through RBD- CASTANEL 00562

71	Southwest Housing records regarding Earline Castanel	To be supplemented
72	Records received from Rooms to Go Furniture regarding purchases made by Earline Castanel	RBD- CASTANEL 00047 through RBD- CASTANEL 00067
73	Earline Castanel's Social Security Earnings records	RBD- CASTANEL 00383 through RBD- CASTANEL 00388
74	Earline Castanel's Social Security Disability records	To be supplemented
75	Stone Insurance Company records related to Earline Castanel	RBD- CASTANEL 00068 through RBD- CASTANEL 00382
76	Encompass Insurance records related to Earline Castanel	RBD- CASTANEL 00068 through RBD- CASTANEL 00382
77	Any and all Insurance Policies, Claims, and Records related to Earline Castanel	To be supplemented
78	Any and all Insurance Policies issued to or on behalf of Earline Castanel and/or insuring her property	To be supplemented
79	V.A. Medical Center, New Orleans, records regarding testing/work performed by W.D. Scott Group	To be supplemented
80	V.A. Medical Center, Biloxi, records regarding testing/work performed by W.D. Scott Group	To be supplemented
81	Humana Gold Health Insurance Records relating to Earline Castanel	To be supplemented

82	Employment Records from St. Peter Claver Church relating to Earline Castanel	RBD- CASTANEL 00046
83	Any and all employment records of Earline Castanel	RBD- CASTANEL 00046
84	Documents and records from the Internal Revenue Service related to Earline Castanel	To be supplemented
85	FEMA Disaster File - Earline Castanel	FEMA159- 000001 - 94
86	Department of Homeland Security FEMA Application / Registration for Disaster Assistance	FEMA159- 000001
87	FRRATS Documents for Earline Castanel	FEMA10- 003563- FEMA10- 003589
88	Earline Castanel Claim for Injury, Damage or Death - Form 95	FEMA- 000994- FEMA-00096
89	Contingent Fee Retainer	FEMA- 000997
90	Letter to FEMA from Justin Woods re: Form 95 and Rider	FEMA179- 000001- FEMA179- 000002
91	Inspection Reports	FEMA207- 000009; FEMA207- 000012
92	Formosan Termite Inspection Report	FEMA207- 000010
93	Private Site Deactivation Work Order	FEMA207- 000014
94	Unit Delivery Ticket	FEMA207- 000015

95	FEMA THU Inspection Report	FEMA207- 000016
96	Site Inspection Report	FEMA207- 000017
97	FEMA Unit Inspection Report	FEMA207- 000018
98	Bill of Lading #25294	FEMA207- 000019
99	FEMA THU Housing Inspection Report	FEMA207- 000020
100	FEMA Unit Inspection Report	FEMA207- 000021
101	Louisiana Chauffeur's Drivers License for John Smelly	FEMA207- 000022
102	FEMA Photographs of Earline Castanel Travel Trailer	FEMA207- 000001- FEMA20700 0008
103	FEMA Temporary Housing Information Update	FEMA159- 000002
104	Declaration and Release	FEMA159- 000003
105	Copy of Driver's License	FEMA159- 000004
106	FEMA Temporary Housing Information Update	FEMA159- 000005
107	Statement from the Club Apartments, Pearland, Texas	FEMA159- 000006
108	Homeowners Insurance Coverage Summary	FEMA159- 000007
109	Copy of Earline Castanel's Driver's License	FEMA159- 000008
110	Agreement to Rules of Occupancy	FEMA159- 000009

111	Site Inspection Report	FEMA159- 000010
112	Landowner's Authorization Ingress-Egress Agreement	FEMA159- 000011
113	Ready For Occupancy Status	FEMA159- 000012
114	Letter from Encompass Insurance to Earline Castanel re: Statement of Loss	FEMA159- 000013
115	Insurance Adjuster's Summary	FEMA159- 000014- FEMA159- 000020
116	La. R.S. 40:1424(B)	FEMA159- 000021
117	Letter to Earline Castanel from FEMA re: Relocation Assistance	FEMA159- 000022
118	Notice of Interest in Purchasing THU	FEMA159- 000024
119	Letter to Earline Castanel from FEMA in Spanish	FEMA159- 000025
120	Letter to Earline Castanel from FEMA re: rent vouchers	FEMA159- 000026
121	RBD (Plant #2) 25294 Morgan 33FH #294	RBD- CASTANEL0 0001
122	Floor Plan	RBD- CASTANEL 00002
123	Bill of Lading dated 12/5/05	RBD- CASTANEL 00003
124	Invoice	RBD- CASTANEL 00004

125	Certificate of Origin for a Vehicle	RBD- CASTANEL 00005
126	Unit Test Procedures Checklist	RBD- CASTANEL 00006-RBD- CASTANEL 00007
127	Vents and Vent Covers Document	RBD- CASTANEL 00010
128	Vehicle Length/Standard Equipment Table	RBD- CASTANEL 00011
129	FEMA Park Unit (RBD) - List of Components	RBD- CASTANEL 00012-00029
130	Horizontal Outlet Range Hood Instructions	RBD- CASTANEL 00030-00032
131	Unit File for Trailer 5CZ200R2461125294	RBD- CASTANEL 00001-00007
132	RBD Owner's Manual	RBD05189 - RBD05250
133	RVIA Documents	To be supplemented
134	Any and all standards adopted and/or in use from January 2005 to the present by the Recreational Vehicle Industry Association (RVIA) and the National Park Trailer Association (NPTIA)	To be supplemented
135	Dometic Heat Pump and Air Conditioner Instructions	RBD- CASTANEL- 00033-00045
136	Photographs and videos of Trailer 5CZ200R2461125294 taken by A. Mallet	CAST001507 - CAST001956

107	Di a di CT di COZZOODO ACIDA SONA A la cultura Di La companya	CAST001307
137	Photographs of Trailer 5CZ200R2461125294 taken by P. Lagrange	- CAS1001307
		CAST001506
138	Photographs of Trailer 5CZ200R2461125294 taken by S. Smulski	CAST003086
		CAST003162
139	Photographs of Trailer 5CZ200R2461125294 taken by David	CAST000255
	McLendon	- CAST000276
		and
		CAST003163
		CAST003173
140	Photographs of Trailer 5CZ200R2461125294 taken by C. Moore	CAST002190
		CAST002197
141	Photographs of Trailer 5CZ200R2461125294 taken by David Moore	CAST000902
		CAST001306
142	Photographs of Trailer 5CZ200R2461125294 taken by E. Ritter	CAST002213
		CAST002218
143	Photographs of Trailer 5CZ200R2461125294 taken by Ervin Ritter	CAST000277
!	and Scott Daley	CAST000901
144	Photographs of Trailer 5CZ200R2461125294 taken by T. Fribley	RBD-EXP07-
:		00001 - RBD- EXP07-00125
145	Photographs of Trailer 5CZ200R2461125294 taken by Workplace	RBD-EXP11-
	Hygiene / Anthony Watson	00001 - RBD- EXP11-00038
146	Photographs of Trailer 5CZ200R2461125294 taken by D. Serauskas	RBD-EXP09-
		00001-RBD- EXP09-00151
147	Photographs of Trailer 5CZ200R2461125294 taken by N. Dorris	RBD-EXP04-
		00001-RBD- EXP04-00070

148	Photographs of Trailer 5CZ200R2461125294 taken by FEMA employees and/or representatives and/or experts	FEMA207- 000001- FEMA207- 000008; To be supplemented
149	Photographs of Trailer 5CZ200R2461125294 taken by Robert Wozniak	RBD-EXP13- 00008-RBD- EXP13-00057
150	Photographs of Trailer 5CZ200R2461125294 taken by John D. Osteraas, Ph.D., P.E.	SCE000065 - SCE000538 and SCE000568 - SCE000643
151	FEMA Trailer Inspections Field Inspector's Guide	To be supplemented
152	All photographs produced by plaintiff Earline Castanel	To be supplemented
153	All videos of Trailer 5CZ200R2461125294 taken by Plaintiff's videographer	CAST000001 - CAST000015
154	Any satellite and/or Google web-based photos of the Castanel unit # 5CZ200R2461125294	Exhibit 3 to Earline Castanel's Deposition of Feb. 10, 2010
155	Any and all photos from any source of the Castanel unit # 5CZ200R2461125294	
156	Any and all documents relating to formaldehyde testing, test results and data by Workplace Hygiene for Trailer 5CZ200R2461125294	RBD-EXP11- 00001-RBD- EXP11-00072 and RBD-EXP11- 00520 through RBD- EXP11-00553
157	Workplace Hygiene Testing Protocol	RBD-EXP11- 00039-RBD- EXP11-00065

158	Test results and test data of Workplace Hygiene / Anthony Watson	RBD-EXP11- 00001-RBD- EXP11- 00072; and RBD-EXP11- 00520 through RBD- EXP11- 00553; RBD-EXP11- 00662
159	Lab results from Galson Laboratories	RBD-EXP11- 00066-RBD- EXP11-00072
160	Any and all documents and photographs relating to temperature and humidity testing data obtained by Workplace Hygiene for Trailer 5CZ200R2461125294	RBD-EXP11- 00001-RBD- EXP11- 00038; To be supplemented
161	All diagrams, listings, floor plans and schematics of the Earline Castanel unit model	RBD- CASTANEL- 00001 and RBD- CASTANEL- 00009;
162	RBD Cabinet Drawings	RBD 05163 - RBD 05173
163	FEMA Park Unit (RBD) Cycle Counts	RBD- CASTANEL- 00483 through RBD- CASTANEL- 00517
164	FEMA Park Unit (RBD) detail records	RBD- CASTANEL- 00473 through RBD- CASTANEL- 00482

165	Any and all documents produced by USA/FEMA in this MDL proceeding	To be supplemented
166	RBD Products Listing	RBD05174- RBD05183
167	RBD Unit Listings	RBD05251- RBD05290
168	RBD Representative Unit Files	RBD00389- RBD03578; RBD04234- RBD05162
169	RBD Warnings Materials	RBD05188
170	August and November 2005 and April 2006 Sample Invoices	RBD00001- 00388; RBD04081- RBD04233
171	Morgan Purchase Order, Specifications, and Floor Plan	RBD05184- RBD05187
172	Certified policies of Insurance issued by Nautilus Insurance Company to RBD; policies BK0011035-0, BK0011035-1, and BK001035-2.	RBD05291- RBD05471
173	Any and all documents produced by Morgan Buildings and Spas in this MDL proceeding	
174	Contract between FEMA and Morgan Buildings and Spas, Inc.	MORGAN- 000001 - 000054
175	Solicitation / Contract / Order for Commercial Items between FEMA and Morgan Buildings & Spas, Inc. Dated September 9, 2005. (Exhibit 2 from the deposition of Morgan Buildings & Spas, Inc. through James Schilligo on October 22, 2009	MORGAN- 000002 - MORGAN- 000014
176	Solicitation / Contract / Order for Commercial Items between FEMA and Morgan Buildings & Spas, Inc. No effective date. (Exhibit 3 from the deposition of Morgan Buildings & Spas, Inc. through James Schilligo on October 22, 2009	MORGAN- 000015 - MORGAN- 000016

177	Solicitation / Contract / Order for Commercial Items between FEMA and Morgan Buildings & Spas, Inc., effective date September 1, 2005. (Exhibit 4 from the deposition of Morgan Buildings & Spas, Inc. through James Schilligo on October 22, 2009	MORGAN- 000017
178	Supplier List for Morgan Buildings & Spas, Inc. (Exhibit #24 from deposition of Randall Rush on February 23, 2010)	RBD03579 - RBD03581
179	Warranty Claim Form from Morgan regarding Recreation by Design Vin #1125044 (Exhibit #28 from the deposition of Randall Rush on February 23, 2010)	RBD03513
180	Image from the website of Recreation by Design, LLC regarding "About Recreation by Design" (Exhibit #6 from deposition of Randall Rush on February 23, 2010)	Exhibit 6 to the deposition of Randall Rush taken on February 23, 2010
181	Image from the website of Recreation by Design, LLC regarding "Imagine the Possibilities" (Exhibit #8 from deposition of Randall Rush on February 23, 2010)	Exhibit 8 to the deposition of Randall Rush taken on February 23, 2010
182	Image from the website of Recreation by Design, LLC regarding "Friendly and Knowledgeable Sales Staff" (Exhibit #9 from deposition of Randall Rush on February 23, 2010)	Exhibit 9 to the deposition of Randall Rush taken on February 23, 2010
183	Image from the website of Recreation by Design, LLC regarding "Towable RV's of All Sizes & Types" (Exhibit #10 from deposition of Randall Rush on February 23, 2010)	Exhibit 10 to the deposition of Randall Rush taken on February 23, 2010
84		Exhibit 11 to the deposition of Randall Rush taken on February 23, 2010

185	Image from the website of Recreation by Design, LLC regarding "RBD's Self-Contained Travel Trailers" (Exhibit #12 from deposition of Randall Rush on February 23, 2010)	Exhibit 12 to the deposition of Randall Rush taken on February 23, 2010
186	Image from the website of Recreation by Design, LLC regarding "Travel Trailer Standard Features" (Exhibit #13 from deposition of Randall Rush on February 23, 2010)	Exhibit 13 to the deposition of Randall Rush taken on February 23, 2010
187	Image from the website of Recreation by Design, LLC regarding "Travel Trailer Options and Accessories" (Exhibit #14 from deposition of Randall Rush on February 23, 2010)	Exhibit 14 to the deposition of Randall Rush taken on February 23, 2010
188	Image from the website of Recreation by Design, LLC regarding "More Options and Accessories" (Exhibit #15 from deposition of Randall Rush on February 23, 2010)	Exhibit 15 to the deposition of Randall Rush taken on February 23, 2010
189	Image from the website of Recreation by Design, LLC regarding "Welcome to RecreationbyDesign.com" (Exhibit #27 from deposition of Randall Rush on February 23, 2010)	Exhibit 27 to the deposition of Randall Rush taken on February 23, 2010
190	Department of Homeland Security FEMA Contract number HSFEQ-05-D-0573	SHAW 000373 through SHAW 000578
191	FEMA Travel Trailer Procurement Specifications - May 8, 2004	To be supplemented

192	FEMA Model Travel Trailer Procurement Specifications - August 12, 2004	Exhibit 5 to RBD 30(b)(6) Deposition of Randall Rush
193	FEMA Accessible Model Travel Trailer Procurement Specifications - April 21, 2006	RBD-EXP- 09-01209 through RBD- EXP09-01219
194	IRC - International Residential Code for One and Two Family Dwellings (2003)	RBD-EXP09- 00584 through RBD- EXP09-01208
195	IRC - International Residential Code for One and Two Family Dwellings (2006)	RBD-EXP09- 01312 through RBD- EXP09-01314
196	Correspondence from R. Spillane of FEMA re: first article inspection	To be supplemented
197	Any and All documents produced by Shaw Environmental, Inc.	Shaw 000001- 013568; SHAW-CAS TANEL0001- 0037; SHAW 014325 - 014588; to be supplemented
198	Any and all Shaw Environmental, Inc. deposition testimony in the MDL	
199	Any and all Shaw Environmental deposition excerpts and/or exhibits/documents produced in the MDL	To be supplemented
200	Shaw documents related to Earline Castanel and/or Trailer 5CZ200R2461125294	SHAW- CAST 0001 through SHAW- CAST 0037

201	Shaw's Trailer File regarding the Castanel unit	SHAW- CAST 0001 through SHAW- CAST 0037
202	Shaw's Maintenance File regarding the Castanel unit	SHAW- CAST 0001 through SHAW- CAST 0037
203	All records relating to the deactivation of the Castanel unit	To be supplemented
204	All communications, whether by letter, memorandum, e-mail or otherwise, between Shaw and FEMA relating to the IA/TAC	To be supplemented
205	All documents produced by plaintiff, PSC, FEMA, Shaw, RBD, Morgan, any party, entity and/or third party in the MDL proceedings	
206	All photographs of the property located at 2261 Urquhart Street from August, 2005, to the present	To be supplemented
207	FEMA's Temporary Housing Unit Inspection Report	Exhibit 7 to Earline Castanel's Deposition of Dec. 2, 2009
208	E-mail dated June 1, 2006, from Robyn Williams reflecting that all trailers assigned to C. Martin Company, Inc., had been accepted, and attached redacted spreadsheet	To be supplemented
209	Any and all documents produced by Bureau Veritas, including but not limited to any and all test results and data	FEMA120- 000001 - 01084 and FEMA120- 010416 - 10531
210	Any and all documents produced by CDC, including but not limited to any and all test results and data	To be supplemented
211	Any and all documents produced by EPA, including but not limited to any and all test results and data	To be supplemented

Any and all documents produced by ATSDR, including but not limited to any and all test results and data	
"Interagency Task Force on Chinese Drywall: Executive Summary of October 29, 2009 Release of Initial Chinese Drywall Studies" see http://www.doh.state.fl.us/ENVIRONMENT/community/indoorair/ExecutiveSummary.pdf	To be supplemented
Any and all deposition testimony of Bellance Faye Green and exhibits thereto in this MDL, particularly Exhibits 1, 2, and 9	
Declaration of Bellance Faye Green	Exhibit 2 to deposition of Bellance Faye Green
Any and all deposition testimony of Kevin Souza, and exhibits thereto in this MDL, Exhibits 1-17	
Any and all deposition testimony of Michael Lapinski, and exhibits thereto in this MDL, Exhibits 1-17	
Any and all deposition testimony of Joseph Little and exhibits thereto in this MDL	
E-mail from Martin McNeese dated July 28, 2006	Exhibit 3 to deposition of Joseph Little
Letter from Mark Keim, M.D. to Patrick Edward Preston, dated February 1, 2007	Exhibit 6 to deposition of Joseph Little
Subcommittee on Investigations and Oversight Committee on Science and Technology, U.S. House of Representatives hearing on, "Toxic Trailers: Have the Centers for Disease Control Failed to Protect the Public?"	Exhibit 7 to deposition of Joseph Little
Any and all deposition testimony of Guy Bonomo and exhibits thereto in this MDL	
Any and all deposition testimony of Martin McNeese and exhibits thereto in this MDL	
Any and all deposition testimony of David Garratt and exhibits thereto in the MDL	
	limited to any and all test results and data "Interagency Task Force on Chinese Drywall: Executive Summary of October 29, 2009 Release of Initial Chinese Drywall Studies" see http://www.doh.state.fl.us/ENVIRONMENT/community/indoorair/E xecutiveSummary.pdf Any and all deposition testimony of Bellance Faye Green and exhibits thereto in this MDL, particularly Exhibits 1, 2, and 9 Declaration of Bellance Faye Green Any and all deposition testimony of Kevin Souza, and exhibits thereto in this MDL, Exhibits 1-17 Any and all deposition testimony of Michael Lapinski, and exhibits thereto in this MDL, Exhibits 1-17 Any and all deposition testimony of Joseph Little and exhibits thereto in this MDL E-mail from Martin McNeese dated July 28, 2006 Letter from Mark Keim, M.D. to Patrick Edward Preston, dated February 1, 2007 Subcommittee on Investigations and Oversight Committee on Science and Technology, U.S. House of Representatives hearing on, "Toxic Trailers: Have the Centers for Disease Control Failed to Protect the Public?" Any and all deposition testimony of Guy Bonomo and exhibits thereto in this MDL Any and all deposition testimony of Martin McNeese and exhibits thereto in this MDL Any and all deposition testimony of David Garratt and exhibits

225	Any and all deposition testimony of Stanley Larson and exhibits thereto in the MDL, particularly Exhibits 3, 4, and 7	
226	Any and all deposition testimony of Stephen Miller and exhibits thereto in the MDL	
227	Any and all deposition testimony of Brian McCreary and exhibits thereto in the MDL	
228	Any and all deposition testimony of Michael Harder and exhibits thereto in the MDL	
229	Any and all deposition testimony of David Porter and exhibits thereto in the MDL	
230	Declaration of Michael Harder	Exhibit 2 to deposition of Michael Harder
231	SP-Formaldehyde-PS Post	FEMA 162- 000388; Exhibit 3 to deposition of Michael Harder
232	SP-Formaldehyde-PS Post	FEMA 162 - 000356; Exhibit 5 to deposition of Michael Harder
233	Any and all spreadsheet(s) denoting distribution of flyers to FEMA THU residents	FEMA162- 001536; FEMA162- 001696; FEMA162- 001725; FEMA162- 001780; FEMA162- 002043

234	Declaration of Guy Bonomo	Exhibit 3 to deposition of Guy Bonomo
235	Flyer distributed by FEMA in summer, 2006	Exhibit 4 to deposition of Guy Bonomo
236	FEMA Important Formaldehyde Information for FEMA Housing Occupants	Exhibit 3 to deposition of Stanley Larson; Exhibit 4 to deposition of Michael Harder
237	Declaration of Joseph Little	Exhibit 2 to the deposition of Joseph Little
238	Email from Joseph Little to Howard Frumkin	Exhibit 4 to the deposition of Joseph Little
239	Declaration of Martin McNeese	Exhibit 2 to the deposition of Martin McNeese
240	Martin McNeese e-mail dated October 11, 2006	FEMA17- 000029; Exhibit 7 to the deposition of Martin McNeese
241	Email dated October 11, 2006	FEMA17- 000380-82; Exhibit 7 to deposition of Martin McNeese

242	E-mail dated March 6, 2007	FEMA 17- 0003608; Exhibit 9 to the deposition of Martin McNeese
243	Martin McNeese Email dated March 5, 2007	To be supplemented
244	FEMA Talking Points	FEMA 17- 023963
245	Judith Reilly email dated April 14, 2006	FEMA 17- 024461
246	Michael Miller email dated June 2, 2006	FEMA 17- 022662
247	Runge email dated November 2, 2007	FEMA 17- 016084
248	Ryan Buras email dated May 17, 2007	FEMA 023963
249	Curtis Melnick e-mail dated May 11, 2006 - FEMA 17-022546	FEMA-17- 022546
250	SP Formaldehyde PS Post	FEMA 162- 000389
251	Internal FEMA emails regarding formaldehyde response	To be supplemented
252	Internal FEMA emails regarding OSHA testing and media publicity	To be supplemented
253	Devany Summary of Sierra Club Results	To be supplemented
254	Devany memo on bake-off procedures	To be supplemented

255	Devany attachment to Becky Gillette letter to David Garratt	To be supplemented
256	Any and all versions of the plaintiff's testing database	PSC006169 - PSC021467
257	Formaldehyde Indoors - Use reconstituted wood products with lower emission Authored by Stephen Smulski, April, 1987	CAST- SMULSKI- 000278 - 000280
258	Declaration of David Garratt	Exhibit 2 to deposition of David Garratt
259	E-mails dated May 17-18, 2007, from Nathaniel Fogg, Price Roe, Tine Burnette, and Jeff Runge	DHS S & T 6040-44; Exhibit 5 to the deposition of David Garratt
260	E-mail exchange between William L. Lange and David Garratt dated Friday, May 18, 2007	DHS S&T 4856-57; Exhibit 8 to the deposition of David Garratt
261	E-mail dated Thursday, May 17, 2007, from David Garratt, Gil Jamieson, John Philbin, Dan Shulman and Tod Wells,	FEMA 17- 00009030-33 Exhibit 7 to deposition of David Garratt
262	E-mail exchange between David Garratt and William Lange dated Friday, May 25, 2007	FEMA 17- 006442-43 Exhibit 10 to the deposition of David Garratt

263	E-mail exchange between Gil Jamieson and David Garratt dated Saturday, August 18, 2007	DHS S&T 4060-62 Exhibit 16 to deposition of David Garratt
264	Informational Memorandum - Formaldehyde in FEMA Trailers, authored by R. David Paulison	FEMA- Waxman 23- 25; Exhibit 17 to deposition of David Garratt
265	FEMA internal documents regarding formaldehyde	FEMA 17- 000026 to 000619 and FEMA 17- 002196 to 002201
266	NFPA 1192 "Standard for Recreational Vehicles," 2002 Edition	RBD-EXP09- 01766 through RBD- EXP09-01774
267	NFPA 1192 "Standard for Recreational Vehicles," 2005 Edition	RBD-EXP04- 01530 through RBD- EXP04-01577 and RBD-EXP07- 03011 through RBD- EXP07-03058 and RBD-EXP13- 00704 through RBD- EXP13-00751
268	NFPA 90A "Standard for the Installation of Air Conditioning and Ventilating Systems," 2009 Edition	RBD-EXP09- 01775 through RBD- EXP09-01781

269	"The Use of Blower Door Data," Max Sherman, Lawrence Berkeley National Laboratory, March 13, 1998.	RBD-EXP09- 01284 through RBD- EXP09-01301
270	"Blower Door and Duct Blaster Testing", Southface Energy Institute for the Georgia Environmental Facilities Authority, dated January 16, 1997	RBD-EXP09- 01302 through RBD- EXP09-01303
271	GAO Report to Congressional Requesters, Disaster Housing: FEMA Needs More Detailed Guidance and Performance Measures to Help Ensure Effective Assistance after Major Disasters, August, 2009	
272	CDC Final Report on Formaldehyde Levels in FEMA-Supplied Travel Trailers, Park Models, and Mobile Homes - July 2, 2008	CDC 000208-CDC 000257 and PSC002203-PSC002263 and RBD-EXP04-01199 through RBD-EXP04-01248 and RBD-EXP03-00100 through RBD-EXP03-00100 through RBD-EXP03-00160 and RBD-EXP14-00971 through RBD-EXP14-00971
273	CDC Summary and Interim Report: "VOC and Aldehyde Emissions in Four FEMA Temporary Housing Units" - Indoor Environment Department, Lawrence Berkeley National Laboratory, May 8, 2008	PSC002113- PSC002166
274	U.S. Department of Health and Human Services and CDC Presentation Titled "Formaldehyde Levels in Occupied FEMA-supplied Temporary Housing Units (THUs) in LA and MS, Winter 2007-2008"	PSC002167- PSC002181

275	"CDC Interim Findings on Formaldehyde Levels in FEMA-supplied Travel Trailers, Park Models, and Mobile Homes" - February 29, 2008	PSC002182- PSC002202 and RBD-EXP04- 01433 through RBD- EXP04-01453
276	Indoor Air Quality and Health in FEMA Temporary Housing for Trailer Residents prepared by the CDC	PSC021583 - PSC021584
277	FEMA: Important Formaldehyde Information for FEMA Housing Occupants	FEMA 08- 000015
278	Various Material Safety Data Sheets (MSDS)	RBD03579- RBD04080
279	Material Safety Data Sheet (MSDS)	RBD-EXP10- 02538 through RBD- EXP10-02542
280	2005 National Electrical Code - Article 511	To be supplemented
281	Curriculum Vitae of Dr. Graham Allan, Ph.D. Recreation by Design, LLC Expert Chemical Engineering and Professor of Fiber and Polymer Science	RBD-EXP01- 00005
282	Report of G. Graham Allan, Ph.D.	RBD-EXP01- 00001-00004
283	Fee Schedule of G. Graham Allan, Ph.D.	RBD-EXP01- 00006
284	G. Graham Allan, Ph.D. List of Publications and Patents	RBD-EXP01- 00007 - 00035
285	List of Prior Testimony of G. Graham Allan, Ph.D.	RBD-EXP01- 00036-37
286	Any and all reliance materials of G. Graham Allan, Ph.D.	RBD-EXP01- 00038-00747
287	All file materials of RBD expert G. Graham Allan, Ph.D.	RBD-EXP01- 00001 - 00747

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288	Curriculum Vitae of Megan Ciota, Ph.D. Recreation by Design, LLC Expert Psychologist	RBD-EXP02- 00001 - RBD- EXP02-00007
289	Report of Megan Ciota, Ph.D.	RBD-EXP02- 00009 - 00034
290	List of Prior Testimony by Megan Ciota, Ph.D.	RBD-EXP02- 00035 - 37
291	Fee Schedule of Megan Ciota, Ph.D.	RBD-EXP02- 00008
292	Any and all medical records, test results, clinical data, and lab results relied upon by Megan Ciota, Ph.D., regarding the examination and evaluation of Earline Castanel	RBD-EXP02- 02459 through RBD- EXP02-02527
293	Any and all reliance materials of Megan Ciota, Ph.D.	RBD-EXP02- 00038 - 02882
294	All file materials of RBD expert Megan Ciota, Ph.D.	RBD-EXP02- 00001 - 02882
295	Curriculum Vitae of Philip Cole, M.D., Ph.D. Recreation by Design, LLC Expert Epidemiologist	RBD-EXP03- 00001 - 16
296	Report of Philip Cole, M.D., Ph.D.	RBD-EXP03- 00020 - 39
297	List of Prior Testimony of Philip Cole, M.D., Ph.D.	RBD-EXP03- 00017 - 19
298	Fee Schedule of Philip Cole, M.D., Ph.D.	RBD-EXP03- 00022
299	Any and all reliance material of Philip Cole, M.D., Ph.D.	RBD-EXP03- 00040 - 00629
300	All file materials of RBD expert Philip Cole, M.D., Ph.D.	RBD-EXP03- 00001 - 00629

301	Curriculum Vitae of Nathan T. Dorris, Ph.D. Recreation by Design, LLC Expert Warnings and communications pertaining to product safety	RBD-EXP04- 00086 - 89
302	Report of Nathan T. Dorris, Ph.D.	RBD-EXP04- 00071 - 85
303	Dr. Nathan Dorris' Case Summary Analysis	RBD-EXP04- 02199 through RBD- EXP04-02414
304	List of Prior Testimony of Nathan Dorris, Ph.D.	RBD-EXP04- 00090 - 91
305	Fee Schedule of Nathan Dorris, Ph.D.	RBD-EXP04- 00092
306	Any and all reliance material of Nathan Dorris, Ph.D.	RBD-EXP04- 00093 - 02414
307	All file materials of RBD expert Nathan Dorris, Ph.D.	RBD-EXP04- 00001 - 02414
308	Curriculum Vitae of Ronald French, M.D. Recreation by Design, LLC Expert Ear, Nose and Throat	RBD-EXP06- 00001 - 4
309	Report of Ronald French, M.D.	RBD-EXP06- 00005 - 10
310	Fee Schedule of Ronald French, M.D.	RBD-EXP06- 00001
311	Any and all medical records, test results, clinical data, and lab results relied upon by Ronald French, M.D., regarding the examination and evaluation of Earline Castanel	To be supplemented
312	Any and all reliance material of Ronald French, M.D.	RBD-EXP06- 00011 - 03773
313	All file materials of RBD expert Ronald French, M.D.	RBD-EXP06- 00001 - 03773

314	Curriculum Vitae of William Dyson, Ph.D., CIH Recreation by Design, LLC Expert Industrial Hygienist	RBD-EXP05- 00001 - 4
315	Report of William Dyson, Ph.D., CIH	RBD-EXP05- 00006 - 25
316	List of Prior Testimony of William Dyson, Ph.D., CIH	RBD-EXP05- 00026 - 32
317	Fee Schedule of William Dyson, Ph.D., CIH	RBD-EXP05- 00005
318	Any and all reliance materials of William Dyson, Ph.D., CIH	RBD-EXP05- 00033 - 02627
319	All file materials of RBD expert William Dyson, Ph.D., CIH	RBD-EXP05- 00001 - 02627
320	Curriculum Vitae of Thomas Fribley Recreation by Design, LLC Expert Recreational Vehicle Construction and Design	RBD-EXP07- 00129 - 132
321	Report of Thomas Fribley	RBD-EXP07- 00126 - 128
322	List of Prior Testimony of Thomas Fribley	RBD-EXP07- 00134 - 135
323	Fee Schedule of Thomas Fribley	RBD-EXP07- 00133
324	Any and all reliance material of Thomas Fribley	RBD-EXP07- 00136 - 03339
325	All file materials of RBD expert Thomas Fribley	RBD-EXP07- 00001 - 03339
326	Curriculum Vitae of Michael Ginevan, Ph.D. Recreation by Design, LLC Expert	RBD-EXP14- 00014 - 30
327	Report of Michael Ginevan, Ph.D.	RBD-EXP14- 00002 - 13

328	List of Prior Testimony of Michael Ginevan, Ph.D.	RBD-EXP14- 00031
329	Fee Schedule of Michael Ginevan, Ph.D.	RBD-EXP14- 00001
330	Exhibit 4 to Deposition of Michael Ginevan, Ph.D., taken on April 13, 2010	RBD-EXP14- 05336 - 05337
331	Any and all reliance material of Michael Ginevan, Ph.D.	RBD-EXP14- 00032 - 05337
332	All file materials of RBD expert Michael Ginevan, Ph.D.	RBD-EXP14- 00001 - 05337
333	Curriculum Vitae of Robert C. James, Ph.D. Recreation by Design, LLC Expert Toxicologist	RBD-EXP08- 00127 - 45
334	Report of Robert C. James, Ph.D.	RBD-EXP08- 00001 - 126
335	Dr. Robert C. James' summary of Dr. Alan Bowers' deposition	RBD-EXP08- 03439 through RBD- EXP08-03445
336	Dr. Robert C. James' summary of Earline Castanel's medical records	RBD-EXP08- 03485 through RBD- EXP08-03499
337	Dr. Robert C. James' summary of Earline Castanel's deposition of Dec. 2, 2009	RBD-EXP08- 03557 through RBD- EXP08-03568
338	Dr. Robert C. James' summary of Earline Castanel's deposition of Feb. 10, 2010	RBD-EXP08- 03534 through RBD- EXP08-03556

339	Dr. Robert C. James' summary of Dr. Joseph Gautreaux's deposition	RBD-EXP08- 03857 through RBD- EXP08-03869
340	Dr. Robert C. James' summary of Dr. Carter Paddock's deposition	RBD-EXP08- 07351 through RBD- EXP08-07365
341	Dr. Robert James' summary of Dr. Sanjeeva T. Reddy's deposition	RBD-EXP08- 07545 through RBD- EXP08-07550
342	List of Prior Testimony of Robert C. James, Ph.D.	RBD-EXP08- 00146 - 47
343	Fee Schedule of Testimony of Robert C. James, Ph.D.	RBD-EXP08- 00148
344	Any and all reliance material of Robert C. James, Ph.D.	RBD-EXP08- 00149 - 08342
345	All file materials of RBD expert Robert C. James, Ph.D.	RBD-EXP08- 00001 - 08342
346	Curriculum Vitae of Damien Serauskas, P.E. Recreation by Design, LLC Expert	RBD-EXP09- 00176 - 79
347	Report of Damien Serauskas, P.E.	RBD-EXP09- 00153 - 75
348	List of Prior Testimony of Damien Serauskas, P.E.	RBD-EXP09- 00180 - 81
349	Fee Schedule of Damien Serauskas, P.E.	RBD-EXP09- 00152
350	Any and all reliance material of Damien Serauskas, P.E.	RBD-EXP09- 00182 - 01954
351	All file materials of RBD expert Damien Serauskas, P.E.	RBD-EXP09- 00001 - 01954

352	Curriculum Vitae of Kenneth Smith, M.D. Recreation by Design, LLC Expert	RBD-EXP10- 00001 - 2
	Pulmonary Diseases	
353	Report of Kenneth Smith, M.D.	RBD-EXP10- 00005 - 16
354	Dr. Kenneth Smith's handwritten notes	RBD-EXP10- 02838 through RBD- EXP10-02851
355	List of Prior Testimony of Kenneth Smith, M.D.	RBD-EXP10- 00003 and RBD-EXP10- 02837
356	Fee Schedule of Kenneth Smith, M.D.	RBD-EXP10- 00004
357	Any and all medical records, test results, clinical data, and lab results relied upon by Kenneth Smith, M.D., regarding the examination and evaluation of Earline Castanel	To be supplemented
358	Any and all reliance material of Kenneth Smith, M.D.	RBD-EXP10- 00017 - 02851
359	All file materials of RBD expert Kenneth Smith, M.D.	RBD-EXP10- 00001 - 02851
360	Any and all test results, clinical data, and lab results from East Jefferson Medical Center regarding Earline Castanel	RBD-EXP10-00005-RBD-EXP10-00013 and RBD-EXP12-02481 and RBD-EXP12-02630 through RBD-EXP12-02633
361	Curriculum Vitae of Tony Watson, MSHP, CIH, CSP Recreation by Design, LLC Expert Industrial Hygienist	RBD-EXP11- 00074 - 75

362	Report and test results of Tony Watson, MSHP, CIH, CSP	RBD-EXP11- 00039 through RBD- EXP11-00072 and RBD-EXP11- 00520 through RBD- EXP11-00553
363	List of Prior Testimony of Tony Watson, MSHP, CIH, CSP	RBD-EXP11- 00073
364	Fee Schedule of Tony Watson, MSHP, CIH, CSP	RBD-EXP11- 00076
365	Watson, T.: Letter report re Formaldehyde Air Sampling - Castanel Temporary Housing Unit to Mr. Randall Mulcahy, Esquire, dated January 19, 2010	RBD-EXP11- 00039
366	Any and all reliance material of Tony Watson	RBD-EXP11- 00077 - 00662
367	Berge calculations from deposition of Tony Watson	RBD-EXP11- 00662
368	Allo file materials of RBD expert Tony Watson	RBD-EXP11- 00001 - 00662
369	Curriculum Vitae of H. James Wedner, M.D., F.A.A.A.I. Recreation by Design, LLC Expert Allergic and Immunologic Diseases	RBD-EXP12- 00001 - 13
370	Report of H. James Wedner, M.D., F.A.A.A.I. and Corrected Report dated March 3, 2010	RBD-EXP12- 00029 - 42
371	List of Prior Testimony of H. James Wedner, M.D., F.A.A.A.I.	RBD-EXP12- 00028
372	Fee Schedule of H. James Wedner, M.D., F.A.A.A.I.	RBD-EXP12- 00027
373	Any and all medical records, test results, clinical data, and lab results relied upon by H. James Wedner, M.D., F.A.A.A.I. regarding the examination and evaluation of Earline Castanel	To be supplemented

374	Any and all reliance material of H. James Wedner, M.D., F.A.A.A.I.	RBD-EXP12- 00043 - 02739
375	All file materials of RBD expert H. James Wedner, M.D., F.A.A.A.I.	RBD-EXP12- 00001 - 02739
376	Curriculum Vitae of Robert E. Wozniak Recreation by Design, LLC Expert Construction and Code	RBD-EXP13- 00058 - 59
377	Report of Robert E. Wozniak	RBD-EXP13- 00061 - 63
378	List of Prior Testimony of Robert E. Wozniak	RBD-EXP13- 00064
379	Fee Schedule of Robert E. Wozniak	RBD-EXP13- 00060
380	Any and all reliance material of Robert E. Wozniak	RBD-EXP13- 00065 - 03497
381	All file materials of RBD expert Robert E. Wozniak	RBD-EXP13- 00001 - 03497
382	Curriculum vitae of John D. Osteraas, Ph.D., P.E.	SCE000025 - SCE000037
383	Report of John D. Osteraas, Ph.D., P.E., and all results of testing, data and calculations included therein	SCE000001 - SCE000064; to be supplemented
384	List of prior testimony of John D. Osteraas, Ph.D., P.E.	To be supplemented
385	Fee Schedule of John D. Osteraas, Ph.D., P.E.	To be supplemented
386	Any and all reliance material of John D. Osteraas, Ph.D., P.E.	SCE000065 - SCE001357 -
387	All file materials of expert John D. Osteraas, Ph.D., P.E.	SCE000001 - SCE001357

388	Any and all deposition and trial testimony of John D. Osteraas, Ph.D., P.E., and all exhibits thereto	
389	Any documents, reports, treatises, codes, standards, regulations, pictures, or other materials relied upon by any expert retained by or on behalf of RBD	
390	Deposition transcripts and video of any and all Recreation by Design experts, including all exhibits	
391	All literature found in expert files and/or identified in the reliance materials provided by each defendant expert	
392	Any and all documents from Wilson Contractors/Woodrow Wilson Construction Company	RBD- CASTANEL 00460 through RBD- CASTANEL 00472
393	Curriculum vitae of Lawrence G. Miller, M.D., M.P.H.	CAST025327 - CAST025342
394	Any and all depositions and trial testimony of Lawrence G. Miller, M.D., M.P.H., and all exhibits thereto	
395	Any and all reliance material of Lawrence G. Miller	CAST- MILLER- 000001 - 00200
396	Curriculum vitae of Paul Hewett, Ph.D.	CAST025265 - CAST025268
397	Any and all depositions and trial testimony of Paul Hewett, Ph.D., and all exhibits thereto	
398	Complete versions of any and all testing databases/datasets utilized by Paul Hewett, Ph.D.	To be supplemented
399	Any and all reliance material of Paul Hewett, Ph.D.	CAST- HEWETT 000001 - CAST- HEWETT 002994

400	Report of William D. Scott, P.E., CHMM	CAST001985
+00	Report of William D. Scott, F.E., Chivilyi	CAST001983 - CAST002001 and CAST002247 - CAST002311
401	Curriculum vitae of William D. Scott, P.E., CHMM	PSC025355 - PSC025359
402	Any and all depositions and trial testimony of William D. Scott, P.E., CHMM, and all exhibits thereto	
403	Any and all William D. Scott, P.E., CHMM, THU Sampling Data on Castanel Unit	RBD-EXP01- 00526 through RBD- EXP01-00528 and RBD-EXP05- 02235 through RBD- EXP05-02237 and RBD-EXP11- 00517 through RBD- EXP11-00519
404	Any and all reliance material of William D. Scott, P.E., CHMM	CAST- SCOTT 000001 - CAST- SCOTT 001896
405	Curriculum vitae of Edward Halie Shwery, Ph.D.	PSC025369 - PSC025384
406	Any and all depositions and trial testimony of Edward Halie Shwery, Ph.D., and all exhibits thereto	
407	Any and all reliance material of Edward Halie Shwery, Ph.D.	CAST- SHWERY- 000001 - 001326

408	Curriculum vitae of Patricia M. Williams, Ph.D., DABT	PSC025407 -
		PSC025437
409	Any and all depositions and trial testimony of Patricia M. Williams, Ph.D., DABT, and exhibits thereto	
410	Any and all reliance material of Patricia M. Williams, Ph.D., DABT	CAST- WILLIAMS- 000001 - 000836
411	Report of Patricia M. Williams in Alexander v. Gulf Stream	RBD-EXP04- 02109 through RBD- EXP04-02150
412	Report of Patricia Williams in Dubuclet v. Fleetwood	RBD-EXP04- 02151 through RBD- EXP04-02198
413	Curriculum vitae of Gerald McGwin, Jr. M.S., Ph.D.	PSC026176 - PSC026208
414	Any and all depositions and trial testimony of Gerald McGwin, Jr., M.S., Ph.D., and all exhibits thereto	To be supplemented
415	Any and all reliance material of Gerald McGwin, Jr., M.S., Ph.D.	CAST- MCGWIN- 000001 - 000190
416	Curriculum vitae of Ervin Ritter, P.E.,	PSC025350 - PSC025352
417	Any and all depositions and trial testimony of Ervin Ritter, P.E., and all exhibits thereto	
418	Any and all reliance material of Ervin Ritter, P.E.	CAST- RITTER- 000001 - 000425
419	Curriculum vitae of Stephen Smulski, Ph.D.	PSC025392 - PSC025403

420	Report of Stephen Smulski in Dubuclet v. Fleetwood	RBD-EXP04- 02098 through RBD- EXP04-02108
421	Any and all depositions and trial testimony of Stephen Smulski, Ph.D., and all exhibits thereto	To be supplemented
422	Any and all reliance material of Stephen Smulski, Ph.D.	CAST- SMULSKI- 000001 - 000365
423	Curriculum vitae of Charles David Moore, P.E., P.L.S.	PSC025346 - PSC025348
424	Any and all depositions and trial testimony of Charles David Moore, P.E., P.L.S., and all exhibits thereto	To be supplemented
425	Any and all reliance material of Charles David Moore, P.E., P.L.S.	CAST- MOORE- 000001 - 000090
426	Curriculum vitae of Alexis Mallet, Jr.	PSC025314 - PSC025321
427	Any and all depositions and trial testimony of Alexis Mallet, Jr., and all exhibits thereto	To be supplemented
428	Any and all reliance material of Alexis Mallet, Jr.	CAST- MALLET- 000001 - 004682
429	Curriculum vitae of Paul Lagrange	PSC026031 - PSC026034
430	Any and all depositions and trial testimony of Paul Lagrange, and all exhibits thereto	To be supplemented
431	Any and all reliance material of Paul Lagrange	CAST- LAGRANGE -000001 - 000295
432	Curriculum vitae of Kenneth Laughery	PSC025282 - PSC025310

433	Any and all depositions and trial testimony of Kenneth Laughery, and all exhibits thereto	To be supplemented
434	Any and all reliance material of Kenneth Laughery	CAST- LAUGHERY 000001 - 000858
435	Any and all reliance materials, fee schedules, reports, lists of testimony, lists of publications, depositions, trial testimony, and curricula vitae of any defendant expert	To be supplemented
436	Any and all exhibits to any deposition of plaintiff's expert witnesses	
437	Any and all file materials of plaintiff's witnesses	
438	Billing records of plaintiff's experts Paul Hewett, Kenneth Laughery, Lawrence G. Miller, William Scott, Edward Shwery, and Stephen Smulski, attached to Earline Castanel's Responses to RBD's Fifth Set of Requests for Production	To be supplemented
439	Billing records of plaintiff's expert Paul LaGrange	Exhibit PL-4 to Deposition of Paul LaGrangfe
440	Billing records of plaintiff's expert Alexis Mallet	Exhibit 2 to Deposition of Alexis Mallet
441	Billing records of plaintiff's expert Ervin Ritter	Exhibit 3 to Deposition of Ervin Ritter
442	Billing records of plaintiff's experts Gerald McGwin, Charles David Moore, Patricia Williams, and Lee Branscome	To be supplemented

443	Plaintiff's Inspection and Testing Protocol	RBD-EXP05-02384 through RBD-EXP05-02392 and RBD-EXP11-00554 through RBD-EXP11-00562 and RBD-EXP07-03059 through RBD-EXP07-03067 and RBD-EXP14-05219 through RBD-EXP14-05219
444	Testing databases/datasets utilized, created, or contributed to by Mary Devany	PSC026037 and RBD-EXP14- 02941 through RBD- EXP14-05155
445	Testing databases/datasets utilized, created, or contributed to by the CDC	RBD-EXP14- 02921 through RBD- EXP14-02940
446	Testing databases/datasets utilized, created, or contributed to by Bureau Veritas	FEMA120- 000001 - 928 and RBD-EXP14- 01333 through RBD- EXP14-02886
447	Code of Federal Regulations, Title 49. FMVSS 108 "Lamps, Reflective Devices, and Associated Equipment: Part 565, "Vehicle Identification Number Requirements"	To be supplemented

448	Tucker SP [2002]. Formaldehyde Backup Data Report for method 2016 Issue 2, National Institute for Occupational Safety and Health, DART, Cincinnati, OH. Unpublished report for evaluation of method mainly with Supelco S10 LpDNPH samplers.	
449	Iraneta PC, Collamati RA., Costello DN, Crowley RJ, Fernandes RL, Hopkins MR, Knowles CE, Martin DM [1995]. A Validation Study of a New Active Sampler for the Analysis of Formaldehyde in Workplace and Indoor Air, Waters Corp., Milford, MA. Unpublished report for evaluation of method with Waters Sep-Pak XpoSure Aldehyde samplers.	
450	Kleindienst TE, Corse EW, Blanchard FT [1998]. Evaluation of the Performance of DNPH-coated Silica Gel and C ₁₈ Cartridges in the Measurement of Formaldehyde in the Presence and Absence of Ozone. Environmental Science & Technology 32(1):124-130.	
451	NIOSH [1994]. Formaldehyde by GC: Method 2541. In: Eller PM, Cassinelli ME, eds. NIOSH Manual of Analytical Methods, 4 th ed. Cincinnati, OH: U.S. Department of Health and Human Services, Public Health Service, Centers for Disease Control and Prevention, National Institute for Occupational Safety and Health. DHHS (NIOSH) Publication No. 94-113.	
452	NIOSH [1994]. Formaldehyde by VIS: Method 3500. In: Eller PM, Cassinelli ME, eds. NIOSH Manual of Analytical Methods, 4 th ed. Cincinnati, OH: U.S. Department of Health and Human Services, Public Health Service, Centers for Disease Control and Prevention, National Institute for Occupational Safety and Health. DHHS (NIOSH) Publication No. 94-113.	
453	OSHA [1985]. Formaldehyde: Method 52. In: OSHA Analytical Methods Manual, Salt Lake City, UT: U.S. Department of Labor, Occupational Safety and Health Administration, OSHA Analytical Laboratory.	
454	NIOSH [1994]. Formaldehyde on Dust (Textile or Wood): Method 5700. In: Eller PM, Cassinelli ME, eds. NIOSH Manual of Analytical Methods, 4 th ed. Cincinnati, OH: U.S. Department fo Health and Human Services, Public Health Service, Centers for Disease Control and Prevention, National Institute for Occupational Safety and Health. DHHS (NIOSH) Publication No. 94-113.	
455	Lipari F, Swarin S [1982]. Determination of Formaldehyde and Other Aldehydes in Automobile Exhaust with an Improved 2, 4-Dinitrophenylhydrazine Method. J. Chromatogr. 247: 297-306.	

456	Dollberg DD, Smith DL, Tharr DG [1986]. Lab/Field Coordination. Appl. Ind. Hyg. 1:F44-F46.	
457	ACGIH [2001]. 2001 Threshold Limit Values and Biological Exposure Indices. American Conference of Governmental Industrial Hygienists, Inc., Cincinnati, OH.	
458	Code of Federal Regulations [1999]. Title 29, Part 1910. 1048, 29 CFR Chapter XVII (7-1-99 Edition). Formaldehyde, pp. 354-378. Occupational Safety and Health Administration, Labor. U.S. Government Printing Office, Washington, D.C.	
459	Kennedy ER, Fischbach TJ, Song R, Eller PE, Shulman SA [1995]. Guidelines for Air Sampling and Analytical Method Development and Evaluation, Cincinnati, OH: National Institute for Occupational Safety and Health. DHHS (NIOSH) Publication No. 95-117.	
460	Waters Corp. [1194]. Waters Sep-Pak XpoSure Aldehyde Sampler are and Use Manual, Waters Corp., Milford, MA, p. 31.	
461	Walker JF [1964]. Formaldehyde, Third Ed., Chapter 18, p. 486. American Chemical Society Monograph Series, Reinhold Publishing Corporation, New York.	
462	United States Patent, G. Graham Allan, August 24, 1982. Method of Reducing Formaldehyde Emissions from Formaldehyde Condensation Polymers	RBD-EXP01- 00572 through RBD- EXP01-00574
463	Syrjala-Qvist, Liisa and Jouko Setala. Formaldehyde content 9of milk. 1. Cows fed on protein concentrates treated with different amounts of formaldehyde. <i>Journal of the Scientific Agriculture Society of Finland</i> . Vol. 54, pp. 63-7, 1982	RBD-EXP01- 00747
464	Montero, Pilar and Javier Borderias. Behavior of myofibrillar protiens and collagen in hake (Merluccius merluccius) muscle during frozen storage and its effect on texture, <i>Zeitschrift fuer Lebensmittel-Untersuchung und Forschung</i> , Vol. 190, Issue 2, pp 112-17, 1990	RBD-EXP01- 00512 through RBD- EXP01-00513
465	Federal Register, Vol. 50, No. 74, April 17, 1985, Department of Labor, Occupational Safety and Health Administration Docket No. H-225, 29 CFR Part 1910, Occupational Exposure to Formaldehyde, p. 15179	RBD-EXP01- 00478
466	Meyer, B., et al. (Eds), Formaldehyde Release from Wood Products, ACS Symposium Series, American Chemical Society, Washington, D.C., 1986. Pp. 11-14	RBD-EXP01- 00505 through RBD- EXP01-00509

467	Myers, George E. Mechanisms of Formaldehyde Release from Bonded Wood Products, ACS Symposium Series, American Chemical Society, Washington, D.C., 1986. Pp. 96-97	RBD-EXP01- 00510 through RBD- EXP01-00511
468	Hill, John W., et al. <i>General Chemistry</i> , fourth edition. Prentice Hall, Upper Saddle River, NJ, pp. 541-542	RBD-EXP01- 00485 through RBD- EXP01-00487
469	McMurry, John and Robert C. Fay, <i>Chemistry</i> , third edition. Prentice Hall, Upper Saddle River, NJ, pp. 488-491	RBD-EXP01- 00500 through RBD- EXP01-00504
470	Adler, Robert E. "Paracelsus: Renaissance Rebel" <i>Medical Firsts: From Hippocrates to the Human Genome</i> . Hoboken, NJ. John Wiley & Sons, 2004. Pp. 46-52.	RBD-EXP12- 02426 through RBD- EXP12-02435
471	Engen, Trygg and Bruce M. Ross, "Long-term memory of odors with and without verbal descriptions," <i>Journal of Experimental Psychology</i> . 100, 1973, 221-227	RBD-EXP12- 02440 though RBD-EXP12- 02446
472	U.S. News and World Report article, "House Panel Defends FEMA Trailer Whistleblower," 2/07/08	RBD-EXP04- 01520 through RBD- EXP04-01521
473	Subcommittee on Investigations and Oversight Committee on Science and Technology, U.S. House of Representatives hearing on, "Toxic Trailers: Have the Centers for Disease Control Failed to Protect the Public?" Statement of Christopher T. DeRosa, 4/01/08	RBD-EXP04- 01509 through RBD- EXP04-01519
474	Interim Findings on Formaldehyde Levels in FEMA-Supplied Travel Trailers, Park Models, and Mobile Homes from the Centers for Disease Control and Prevention, 2/29/08	RBD-EXP04- 01124 through RBD- EXP04-01144
475	U.S. Consumer Product Safety Commission. 1997. An Update on Formaldehyde. 1997 Revision.	RBD-EXP14- 01171 through RBD- EXP14-01182

476	Diagnostic and Statistical Manual of Mental Disorders (Vol. 4 th Edition, Ed.) Washington, D.C., American Psychiatric Association. 2000. Book	To be supplemented
477	Barsky, A.J., E. Orav and D. Bates. (2005). Somatization increases medical utilization and costs independent of psychiatric and medical cormorbid. <i>Archives of General Psychiatry</i> , 62 (8), pp. 903-10.	RBD-EXP02- 02451 through RBD- EXP02-02458
478	Galea, MD, DrPH, S, and C. Brewin, PhD, M. Gruber, R. Jones, Ph.D., D. King, Ph.D., L. King, Ph.D., R. McNally, Ph.D., R. Ursano, M.D., M. Petukhova, Ph.D., and R. Kessler, Ph.D. (2007) Exposure to Hurricane-Related Stressors and Mental Illness After Hurricane Katrina. <i>Archives of General Psychiatry</i> , 64 (12), pp. 1427-1434.	RBD-EXP02- 02583 through RBD- EXP02-02590
479	Kessler, R.C., S. Galea, M. Gruber, N. Sampson, R. Ursano and S Wessely. (2008). Trends in Mental Illness and Suicidality After Hurricane Katrina. <i>NIH-PA</i> 13 (4), pp. 374-384.	RBD-EXP02- 02597 through RBD- EXP02-02614
480	Little, P., J. Somerville, I. Williamson, G. Warner, R. Wiles, S. George, A. Smith, and R. Peveler (2001). Psychosocial, lifestyle and health status variables in predicting high attendance among adults. <i>PubMed</i> , 51 (473), pp. 987-94.	RBD-EXP02- 02615 through RBD- EXP02-02622
481	McBeth, J., G. Macfarlane, S. Benjamin and A. Silman. (2001). Features of Somatization Predict the Onset of Chronic Widespread Pain. <i>Arthritis and Rheumatism</i> , 44 (4), pp. 940-946.	RBD-EXP02- 02623 through RBD- EXP02-02629
482	Schreuders, B., P. Oppen, H.W.J. Marwijk, J. Smit, and W. Stalman. (2005). Frequent attenders in general practice: problem solving treatment provided by nurses. <i>BMC Family Practice</i> , 6 (42), pp. 6-142.	RBD-EXP02- 02778 through RBD- EXP02-02784
483	Smits, F., H. Brouwer, G. Rieter, and H. Van Weert. (2009). Epidemiology of frequent attenders: a 3-year historic cohort study comparing attendance, comorbidity. <i>BMC Public Health</i> , 9 pp. 9-36.	RBD-EXP02- 02793 through RBD- EXP02-02799
484	Hurricane Katrina Community Advisory Group, and R. Kessler. (2007). Hurricane Katrina's Impact on the Care of Survivors with Chronic Medical Conditions. <i>Journal of General Internal Medicine</i> , 22 (9), pp. 1225-1230.	RBD-EXP02- 02591 through RBD- EXP02-02596

485	Maddalena, R.L., M. Russell, D.P. Sullivan, and M.G. Apte. 2008. Interim Report: VOC and Aldehyde Emissions in Four FEMA Temporary housing Units. Lawrence Berkeley National Laboratory.	RBD-EXP14- 01256 through RBD- EXP14-01307
486	Maddalena, R.L., M. Russell, D.P. Sullivan, and M.G. Apte. 2008. Aldehyde and other Volatile Organic Chemical Emissions in Four FEMA Temporary Housing Units - Final Report. Environmental Energy Technologies Division, Lawrence Berkeley National Laboratory	RBD-EXP09- 01570 through RBD- EXP09-01630
487	Hewitt, P. 1996. Interpretation and Use of Occupational Exposure Limits for Chronic Disease Agents. Occupational Medicine: State of the Art Reviews. 11:561-590	RBD-EXP14- 01200 through RBD- EXP14-01229
488	Ginevan, M.E., and D.E. Splitstone. 2003. Statistical Tools for Environmental Quality Measurement. Chapman & Hall / CRC. Chapter 1, Pages 1-16; Chapter 4, pages 81-87.	RBD-EXP14- 01183 through RBD- EXP14-01199
489	Berge, A., B. Mellegaard, P. Hanetho, and E.B. Ormstad: Formaldehyde Release from Particleboard - Evaluation of a Mathematical Model. <i>Holz als Roh-und Werkstoff 38</i> : 251-255 (1980)	RBD-EXP05- 01733 through RBD- EXP05-01737 and RBD-EXP11- 00657 through RBD- EXP11-00661
490	Marsh, G.M., et al., 2005. Reevaluation of mortality risks from nasopharyngeal cancer in the formaldehyde cohort study of the National Cancer Institute. <i>Regul. Toxicol. Pharmacol.</i> 42: 275-283.	RBD-EXP03- 00420 through RBD- EXP03-00428
491	Marsh, G.M., A. Youk. A Reevaluation of mortality risks from leukemia in the formaldehyde cohort study of the National Cancer Institute. <i>Regul Toxicol Pharmacol</i> 40:113-124, 2004.	RBD-EXP03- 00408 through RBD- EXP03-00419

492	Marsh, G.M., A.O. Youk, and P. Morfield: 2007. Mis-specified and non-robust mortality risk models for nasopharyngeal cancer in the National Cancer Institute Formaldehyde Worker Cohort Study. <i>Regulatory Toxicology and Pharmacology</i> , 47:59-67.	RBD-EXP03- 00429 through RBD- EXP03-00437 and RBD-EXP05- 02083 through RBD- EXP05-02091
493	Marsh, G.M., et al., 2007. Work in the Metal Industry and Nasopharyngeal Cancer Mortality among Formaldehyde Exposed Workers. <i>Regul Toxicol Pharmacol</i> 48:308-319.	RBD-EXP03- 00438 through RBD- EXP03-00449
494	Collins, J., G. Lineker. A review and meta-analysis of formaldehyde exposure and leukemia. <i>Regul Toxicol Pharmacol</i> . 2004; 40:81-91	RBD-EXP03- 00203 through RBD- EXP03-00213
495	Stewart, P.A., et al., 1987. Formaldehyde exposure levels in seven industries. <i>Applied Industrial Hygiene</i> 2:231-236.	To be supplemented
496	"Formaldehyde Exposure in Homes: A Reference for State Officials to Use in Decision-making." A paper on Environmental Health, published by DHHS the CDC, the U.S. Dept. Of Homeland Security, FEMA, and the U.S. EPA. March 2008	RBD-EXP10- 02501 through RBD- EXP10-02506
497	Malo, et al. Reactive airway dysfunction syndrome and irritant-induces asthma. <i>Up to Date</i> (Online v. 17.1); 1/2009	To be supplemented
498	Irvin, C.G. Bronchoprovocation testing. <i>Up To Date</i> (Online v. 17.1); 1/2009	To be supplemented
499	Crapo, R.O., et al. Guidelines for methacholine and exercise challenge testing - 1999. This official statement of the American Thoracic Society was adopted by the ATS Board of Directors, July 1999. <i>Am J Respir Crit Care</i>	To be supplemented
500	Fishman, A.P., et al. <i>Fishman's Pulmonary Diseases and Disorders</i> . Chapter 60; Indoor and Outdoor Air Pollution; Pp. 1020-1026 McGraw-Hill Companies, Inc. May, 2008	RBD-EXP10- 02494 through RBD- EXP10-02500
501	Allan, G.G., letter to Dr. E. Bardana, Health Science Center, University of Oregon, May 20, 1980.	RBD-EXP01- 00571

502	B. Zheng., W. Chen, & XZ. Xu. 2007. Natural contents of formaldehyde in common aquatic products and their risk assessment. <i>Zhejiang Haiyang Xeuyuan Xuebao, Ziran Kexueban</i> , Vol. 26, pp. 6-11	RBD-EXP01- 00524 through RBD- EXP01-00525
503	Bachand, A., K. Mundt, D. Mundt, R. Montgomery. Epidemiological studies of formaldehyde-exposure and risk of leukemia and nasopharyngeal cancer: A meta-analysis. <i>Crit Reviews Toxicol</i> . 2010; 40:85-100	RBD-EXP03- 00069 through RBD- EXP03-00084
504	Zhang, L., Steinmaus, C, Eastmond, D., Xin, X., Smith, M. Formaldehyde exposure and leukemia: A new meta-analysis and potential mechanisms. <i>Mutat Res.</i> 2009; 681:150-168	RBD-EXP03- 00489 through RBD- EXP03-00507
505	Zhang, L., L. Xuelei, Z. Changzin. Optimization of food additive to reduce aldehyde content of beer. <i>Shipin Gongye Keji</i> . 2007, 28:126-128	RBD-EXP01- 00523
506	F. Bianchi, M. Caren, M. Musci & A, Mangia, Food Chemistry, 2007, 100, 1049; Centre for Food Safety, Risk in Brief: formaldehyde in food. Government of Hong Kong Special Administrative Region, 2007.	To be supplemented
507	A.A.R. Kazakevics & D.J. Spedding, The Rate of Formaldehyde Emission from Chipboard. <i>Holzforschung</i> , 1979, 33, 156.	RBD-EXP01- 00488 through RBD- EXP01-00491
508	ATSDR: Toxicological Profile for Formaldehyde. U.S. Department of Health and Human Service, Agency for Toxic Substances and Disease Registry, Atlanta, GA (July, 1999)	RBD-EXP05- 01219 through RBD- EXP05-01686 and RBD-EXP08- 03368 through RBD- EXP08-03381 and RBD-EXP14- 00472 through RBD- EXP14-00929

509	Sexton, K., M.X. Petreas, and K.S. Liu: Formaldehyde Exposures Inside Mobile Homes. <i>Environ Sci Technol</i> 23:985-988 (1989).	RBD-EXP05- 02200 through RBD- EXP05-02203
510	Bardana, E.J., A. Montanaro, and M.T. O'Hollaren: Occupational Asthma. Hanley & Belfus, Philadelphia (1988). P. 155.	RBD-EXP05- 01701 through RBD- EXP05-01720
511	Moser, B.F., Bodrogi, G., Eibl, M., Lechner, J., Rieder, J., and P. Lirk: Mass Spectrometric Profile of Exhaled Breath - Field Study by PTR-MS. Respir Physiol Neurobio 145: 295-300 (2005).	RBD-EXP05-02095 through RBD-EXP05-02100 and RBD-EXP08-06517 through RBD-EXP08-06522 and RBD-EXP14-01308 through RBD-EXP14-01308
512	Kaminski, J., A.S. Stwal, and S.S. Mabadevan: Determination of formaldehyde in Fresh and Retail Milk by Liquid Column Chromatography, <i>J AOAC Inter</i> 76 (5): 1010-1013 (1993)	RBD-EXP05- 01994 through RBD- EXP05-01997
513	Wang, T., et al. 2008. Analysis of breath, exhaled via the mouth and nose, and the air in the oral cavity. <i>J. Breath Res.</i> 2. 037013 (13 pp).	RBD-EXP14- 01320 through RBD- EXP14-01332
514	Weng, X., C.H. Chon, H. Jiang, and D. Li: Rapid Detection of Formaldehyde Concentration in Food on a Polydimethylsiloxane Microfluidic Chip. <i>Food Chem</i> , 114: 1079-1082 (2009).	RBD-EXP01- 00519 through RBD- EXP01-00522 and RBD-EXP05- 02219 through RBD- EXP05-02222

515	Lang, I., T. Bruckner and G. Triebig: Formaldehyde and Chemosensory Irritation in Humans: A Controlled Human Exposure Study. <i>Regul Toxicol Pharmacol</i> ; 50: 23-36 (2008).	RBD-EXP05- 02021 through RBD- EXP05-02034 and RBD-EXP08- 06379 through RBD- EXP08-06392 and
		RBD-EXP10- 02524 through RBD- EXP10-02537
516	Paustenbach, D., Y. Alarie, T. Kully, N. Schacter, R. Smith, et al.: A Recommended Occupational Exposure Limit for Formaldehyde Based on Irritation. <i>J Toxicol Pharmacol</i> 44(2): 144-160 (2006).	To be supplemented
517	Arts, J.H., M.A. Rennen, and C. De Herr: Inhaled formaldehyde: Evaluation of sensory irritation in relation to carcinogenicity. <i>Regul. Toxicol. Pharmacol.</i> 44:144-160. 2006	RBD-EXP05- 01108 through RBD- EXP05-01124 and RBD-EXP08- 03339 through RBD- EXP08-03355 and RBD-EXP10- 02424 through RBD- EXP10-02440
518	Arts, J.H., Muijser, C., F. Kuper, and R.A. Wouterson: Setting an indoor air exposure limit for formaldehyde: Factors of concern. <i>Reg. Toxicol. Pharmacol.</i> , 52:189-194. 2008	RBD-EXP05- 01125 through RBD- EXP05-01130 and RBD-EXP08- 03356 through RBD- EXP08-03361

519	Frigas, E.W., V. Frilley, and C.E. Reed: Bronchial Challenge with Formaldehyde Gas: Lack of Bronchoconstriction in 13 Patients Suspected of Having Formaldehyde-Induced Asthma., <i>Mayo Clin Proc.</i> 59:295-299 (1984).	RBD-EXP05- 01942 through RBD- EXP05-01946 and RBD-EXP08- 03852 through RBD- EXP08-03856
520	Franklin, P.J.: Indoor Air Quality and Respiratory Health of Children. Paed Respir Rev: 281-286 (2007)	RBD-EXP05- 01924 through RBD- EXP05-01929 RBD-EXP10- 02507 through RBD- EXP10-02512
521	Harving, H., J. Korsgaard, O.F. Pederson, and L. Molhave: Pulmonary Function and Bronchial Reactivity in Asthmatics during Low-Level Formaldehyde Exposure. <i>Lung</i> 168:15-24 (1990)	To be supplemented
522	Harving, H., J. Korsgaard, R. Dahl, O.F. Pederson, and L. Molhave: Low Concentrations of Formaldehyde in Bronchial Asthma: A Study of Exposure Under Controlled Conditions. <i>Brit Med J</i> (Clin Res Ed) 293: 310 (1986)	To be supplemented
523	ANSI/ASHRAE Standard 62.2-2004 - Ventilation and Acceptable Indoor Air Quality in Low-Rise Residential Buildings. American Society of Heating, Refrigeration and Air Conditioning Engineers, Inc. Atlanta, GA (2004).	RBD-EXP05- 01131 through RBD- EXP05-01206
524	ANSI/ASHRAE Standard 62.2 -2007 - Ventilation and Acceptable Indoor Air Quality in Low-Rise Residential Buildings. American Society of Heating, Refrigeration and Air Conditioning Engineers, Inc. Atlanta, GA (Supercedes ANSI/ASHRAE Standard 62.2 -2004)	RBD-EXP09- 01231 through RBD- EXP09-01236
525	ACGIH: Threshold Limit Values for Chemical Substances and Physical Agents. American Conference of Governmental Industrial Hygienists, Cincinnati, OH (2008).	To be supplemented
526	FEMA: Formaldehyde in FEMA Family Units Sampling Program, Baton Rouge, LA, Field Documentation, Data Files, and Analytical DATA DVD, November 13, 2006 (Cited by ATSDR above).	To be supplemented

527	Lemus, R., A.A. Abdelghani, T.G. Akers, and W.E. Homer: Potential Health Risks from Exposure to Indoor Formaldehyde. <i>Rev Environ Health</i> 13: 91-98 (1998).	RBD-EXP01- 00492 through RBD- EXP01-00499 and RBD-EXP03- 00403 through RBD- EXP03-00407 and RBD-EXP05- 02044 through RBD- EXP05-02052 and RBD-EXP08- 06406 through RBD- EXP08-06413
528	Saxon, K.G. and Shapiro, J. Paradoxical vocal cord motion. <i>Up To Date</i> (Online v. 17.1); 1/2009	To be supplemented
529	Cole, P., Rodu, B.: Declining cancer mortality in the United States, <i>Cancer</i> , 78:2045-2048, 1996.	RBD-EXP03- 00181 through RBD- EXP03-00184
530	Cole, P., Causality in epidemiology, health policy and law. Environmental Law Reporter, 26 (6): 10279-10285, 1997.1	RBD-EXP03- 00185 through RBD- EXP03-00196
531	Cole, P., Axten, C.: formaldehyde and leukemia: An improbable causal relationship. <i>Regul Toxicol Pharmacol</i> , 40: 107-112, 2004.	RBD-EXP03- 00197 through RBD- EXP03-00202
532	Cole, P., Morrison, A.: Basic issues in population screening for cancer. <i>J Natl Cancer Inst</i> , 64:1263-1272, 1980	RBD-EXP03- 00169 through RBD- EXP03-00178

533	Formaldehyde, 2_Butoxyethanol and 1-ter-butoxpropan-2-ol. IARC Monographs of the Evaluation of Carcinogenic Risks to Humans, Vol. 88, 478 pp., 2006.	RBD-EXP03- 00407 through RBD- EXP03-00422
534	Rodu, B. And Cole, P.: The fifty-year decline of cancer in America. <i>J Clin Oncol</i> , 19:239-241, 2001.	RBD-EXP03- 00481
535	National Center for Health Statistics. Compressed mortality files 1979-1988 and 1999-2005. CDC WONDER On-line Database.	RBD-EXP03- 00529 through RBD- EXP03-00532
536	National Cancer Institute: Surveillance, Epidemiology and End Results: Cancer Incidence Limited-Use Database. 1973-2005, http://seer.cancer.gov	RBD-EXP03- 00533 and 00543
537	Cole, P., Sateren, W.: The evolving picture of cancer in America. <i>J Natl. Cancer Inst</i> , 87:159-160, 1995	RBD-EXP03- 00179 through RBD- EXP03-180
538	Eddy, D. Screening for cancer: Theory, Analysis and Design. Prentice Hall, Englewood Cliffs, New Jersey: 1980. Book	To be supplemented
539	American Cancer Society Website: www.cancer.org/docroot/PED_2_3X_cancer_detection_guidelines_3 6.asp	RBD-EXP03- 00065 through RBD- EXP03-00068
540	National Cancer Institute Website: www.cancer.gov/cancertopics/screening	RBD-EXP03- 00470 through RBD- EXP03-00471
541	Photos, articles, demonstratives and evidence regarding cigarette warnings and health notices	To be supplemented
542	United States Preventive Studies Task Force Website: www.ahrq.gov/clinic/cps3dix.htm	RBD-EXP03- 00482 through RBD- EXP03-00488

543	Miller, A.: Fundamental issues in screening for cancer. Chapter 66 in: <i>Cancer Epidemiology and Prevention</i> , Schottenfeld D, Fraumeni J (eds.) Second ed., Oxford University Press, New York; 1996.	RBD-EXP03- 00450 through RBD- EXP03-00469
544	Agency for Toxic Substances and Disease Registry, Managing Hazardous Materials Incidents, Medical Management Guidelines for Acute Chemical Exposure, Formaldehyde. Atlanta, ATSDR, 2001.	RBD-EXP10- 02441 through RBD- EXP10-02453
545	Declaration of Joseph D. Little attached to defendant United States of America's Motion to Dismiss Plaintiff's Remaining FTCA claims for Lack of Subject Matter Jurisdiction (U.S. Exhibit No. 40).	Exhibit 2 to the Deposition of Joseph Little
546	Important Information for Travel Trailer Occupants	FEMA08- 000013- FEMA08- 00014
547	FEMA: Important Formaldehyde Information for FEMA Housing Occupants	FEMA08- 000015
548	Formaldehyde levels in FEMA-Supplied Trailers: Early Findings from Centers for Disease control and Prevention	FEMA08- 000011- FEMA08- 000012
549	Airway Response top Formaldehyde on the Mucous Membranes and Lungs - A study of an Industrial Population. Authored by Edward Horvath, Jr. MD, MPH, et al. (JAMA February 5, 1988 - Vol. 259, No. 5)	To be supplemented
550	NIOSH Method 2016	RBD-EXP11- 00039 through RBD- EXP11-00072
551	Reviews of Environmental Health, 1988, 13(1-2), 91	To be supplemented
552	Formaldehyde and Other Aldehydes, National Academy Press, Washington, D.C. 1981, 36-37.	RBD-EXP01- 00479 through RBD- EXP01-00481

553	Cole, P., et al. Formaldehyde and the lymphatohematopoietic malignancies: The National Cancer Institute follow-up Study. Submitted for publication.	To be supplemented
554	Coggon, D., et al.: Extended follow-up of a cohort of British chemical workers exposed to formaldehyde. <i>J Natl Cancer Inst</i> , 95:1608-1615, 2003.	RBD-EXP03- 00161 through RBD- EXP03-00168
555	Schottenfeld, D., Fraumeni, J. (Eds): Cancer Epidemiology and Prevention, 3 rd ed, Oxford University Press, New York, NY, 2006. Book	To be supplemented
556	Adami, H-O, et al. (eds.): <i>Textbook of Cancer Epidemiology</i> , 2 nd ed., Oxford University Press, New York, NY, 2008. <i>Book</i>	To be supplemented
557	van Birgelen, A., et al., Effects of glutataldehyde in a 2-year inhalation study in rats and mice. <i>Toxicol Sci</i> , 55:195-205, 2000.	To be supplemented
558	Zeiger, E., et al.: Genetic toxicity and carcinogenicity studies of glutaraldehyde - a review. <i>Mutat Res</i> , 589:136-151, 2005.	To be supplemented
559	Laakkonen, A., et al.: Moulds, bacteria and cancer among Finns: an occupational cohort study. <i>Occup Environ Med</i> , 65:489-493, 2008.	To be supplemented
560	Freeman, L. Et al. Mortality from lymphohematopoietic malignancies among workers in formaldehyde industries: The National Cancer Institute Cohort. <i>J Nat Cancer Inst</i> , 101:751-761, 2009.	RBD-EXP03- 00216 through RBD- EXP03-00226
561	Pinkerton, L., et al.: Mortality among a cohort of garment workers exposed to formaldehyde: An update. <i>Occup Environ Med</i> , 61:193-200, 2004.	RBD-EXP03- 00472 through RBD- EXP03-00480
562	Ayres, T., Wood, C., Schmidt, R., Young, D., & Murray, J. (1998). Effectiveness of warning labels and signs: An update on compliance research. Proceedings of the Silicon Valley Ergonomics Conference and Exposition, 199-205.	RBD-EXP04- 01192 through RBD- EXP04-01198
563	DeJoy, D.M., (1989) Consumer product warnings: Review and analysis of effectiveness research. Proceedings of the Human Factors Society 33 rd Annual Meeting, pp. 936-940.	RBD-EXP04- 01249 through RBD- EXP04-01253

564	Dorris, A.L. (1991). Product warnings in theory and practice: Some questions answered and some answers questioned. Proceedings of the Human Factors Society 35 th Annual Meeting, pp. 1073-1077.	RBD-EXP04- 01254 through RBD- EXP04-01258
565	Frantz, J.P., Rhoades, T.P., & Lehto, M.R. (1999). Practical Considerations Regarding the Design and Evaluation of Product Warnings, In <i>Warnings and Risk Communication</i> ; eds. Wogalter, DeJoy & Laughery, Taylor and Francis: Philadelphia, PA; pp 291-311.	RBD-EXP04- 01259 through RBD- EXP04-01279
566	Frantz, J.P., Rhoads, T.P., Young, S.L., & Schiller, J.A. (1999). Potential problems associated with overused warnings. Proceedings of the 7 th International Conference on Product Safety Research, 274-279.	RBD-EXP04- 01280 through RBD- EXP04-01285
567	McCarthy, R.L., Finnegan, J.P., Krumm-Scott, S., & McCarthy, G.E. (1984) Product information presentation, user behavior and safety. Proceedings of the Human Factors Society 28 th Annual Meeting, 81-85.	RBD-EXP04- 01286 through RBD- EXP04-01290
568	Mehlenbacher, B., Wogalter, M.S., Laughery, K.R. (2002) On the Reading of Product Owner's Manuals: Perceptions and Product Complexity. Proceedings of the Human Factors and Ergonomics Society 46 th Annual Meeting, pp. 730-734.	To be supplemented
569	Miller, J.M., & Lehto, M.R. (1986). Warnings: Fundamentals, Design and Evaluation Methodologies. Fuller Technical Publications: Ann Arbor, MI.	RBD-EXP04- 01291 through RBD- EXP04-01292
570	Rogers, W.A., Lamson, N., & Rousseau, G.K. (2000). Warning research: An integrative perspective. <i>Human Factors</i> , 42, 102-139.	RBD-EXP04- 01293 through RBD- EXP04-01330
571	Garrett, M.H., et al. Increased risk of allergy in children due to formaldehyde exposure in homes. <i>Allergy</i> , 1999, Vol. 54, pp. 330-337	RBD-EXP10- 02513 through RBD- EXP10-02520
572	Godish, T: Formaldehyde Exposures from Tobacco Smoke: A Review. <i>Amer J Pub Health</i> 79 (8): 1044-1045 (1989).	RBD-EXP05- 01947 through RBD- EXP05-01948

573	ACGIH: Documentation of Threshold Limit Values and Biological Exposure Limits. American Conference of Governmental Industrial Hygienists, Cincinnati, OH (2001)	RBD-EXP05- 01083 through RBD-
574	Kulle, T.J.: Acute Odor and Eye Irritation Response in Healthy Non-smokers with Formaldehyde Exposure. <i>Inhal Toxicol</i> 5: 323-332 (1993)	RBD-EXP05- 02011 through RBD- EXP05-02020 and RBD-EXP08- 06337 through RBD- EXP08-06346
575	Bender, J.R.,, L.S. Mullins, G.J. Greapel and W.E. Wilson: Eye Irritation Response of Humans to Formaldehyde. <i>Amer Ind Hyg Assoc</i> J 44: 463-465 (1983)	RBD-EXP05- 01730 through RBD- EXP05-01732 and RBD-EXP08- 03419 through RBD- EXP08-03421
576	Bender, J.: The Use of Non-cancer Endpoints as a Basis for Establishing a Reference Concentration for Formaldehyde. <i>Regul Toxicol Pharmacol</i> 35: 23-31 (2002).	RBD-EXP05- 01721 through RBD- EXP05-01729
577	Franks, S.J.: A Mathematical Model for the Absorption and Metabolism of Formaldehyde Vapour by Humans. <i>Toxicol Appl Pharmacol</i> 206: 309-320 (2005).	RBD-EXP05- 01930 through RBD- EXP05-01941 and RBD-EXP08- 03840 through RBD- EXP08-03851
578	Heck, H. D'A., T.Y. Chin and M.C. Schmitz: Distribution of [C] Formaldehyde in Rats after Inhalation Exposure, Chap. 4 in J.E. Gibson (ed.) <i>Formaldehyde Toxicity</i> , Hemisphere, Washington, D.C (1983), pp 26-37.	RBD-EXP05- 01971 through RBD- EXP05-01976

579	Schacter, E.N., T.J. Witek, T. Tosun, et al. Respiratory Effects of Exposure to 2.0 ppm of Formaldehyde in Asthmatic Subjects. <i>Amer Rev Respir Dis</i> 131: A170 (1985)	RBD-EXP05- 02170
580	Witek, T.J., E.N. Schacter, D. Brody, et al.: A Study of Lung Function and Irritation from Exposure to Formaldehyde in Routinely Exposed Laboratory Workers. <i>Chest.</i> 88:65 (1985);	To be supplemented
581	Schacter, E.N., T.J. Witek, T. Tosun, and G.J. Beck: A Study of Respiratory Effects from Exposure to 2 ppm Formaldehyde in Healthy Subjects. <i>Arch Environ Health</i> 41:229-239 (1986);	RBD-EXP05- 02171 through RBD- EXP05-02181
582	Schacter E.N., T.J. Witek, D. Brody, T. Tosun, et al.: A Study of Respiratory Effects from Exposure to 2.0 ppm Formaldehyde in Occupationally Exposed Workers. <i>Environ Res</i> 44: 188-205 (1987)	RBD-EXP05- 02182 through RBD- EXP05-02199
583	Rumchev, K.J., J.T. Spickett, M. Bulsara, M. Phillips, and S. Stick: Association of Domestic Exposure to Volatile Organic Compounds with Asthma in Young Children, <i>Thorax</i> 59: 746-751 (2004).	RBD-EXP05- 02154 through RBD- EXP05-02165
584	Rumchev, K.B., J.T. Spickett, M.K. Bulsara, M.R. Phillips, and S.M. Stick; Domestic Exposure to Formaldehyde Significantly Increases the Risk of Asthma in Young Children. <i>Eur Respir J</i> 20: 403-408 (2002).	RBD-EXP05- 02148 through RBD- EXP05-02153 and RBD-EXP10- 02543 through RBD- EXP10-02548
585	Harving, H.J. Korsgaard, O.F. Pederson, and L. Molhave: Pulmonary Function and Bronchial Reactivity in Asthmatics during Low-Level Formaldehyde Exposure. <i>Lung</i> 168: 15-24 (1990)	RBD-EXP05- 01950 through RBD- EXP05-01956
586	Harving, H.J. Korsgaard, R. Dahl, O.F. Pederson and L. Molhave: Low Concentrations of Formaldehyde in Bronchial Asthma: A Study of Exposure under Controlled Conditions: <i>Brit Med J (Clin Res Ed)</i> 293:310 (1986)	RBD-EXP05- 01949
587	Lee, H.K., Y. Alarie, and M. Karol: Induction of Formaldehyde Sensitivity in Guinea Pigs. <i>Toxicol Appl Pharmacol</i> 75: 147-155 (1984).	RBD-EXP05- 02035 through RBD- EXP05-02043

588	Kranke, B. And W. Aberer: Indoor Exposure to Formaldehyde and Risk of Allergy. <i>Allergy</i> 55: 402-404 (2000).	RBD-EXP05- 02008 through RBD- EXP05-02010
589	Kerns, W.D., K.L. Pavkov, D.J. Donofriom, et al.: Carcinogenicity of Formaldehyde in Rats and Mice after Long-Term Inhalation Exposure. <i>Cancer Res</i> 43: 4382-4392 (1983).	RBD-EXP05- 01998 through RBD- EXP05-02007
590	Hauptmann, M., J.H. Lubin, P.A. Stewart, R.B. Hayes, and A. Blair: Mortality from Solid Cancers Among Workers in Formaldehyde Industries. <i>Amer J Epidemiol</i> 159 (12): 1117-1130 (2004).	RBD-EXP03- 00249 through RBD- EXP03-00262 and RBD-EXP05- 01957 through RBD- EXP05-01970
591	Hauptmann, M., P. Stewart, J. Lubin, et al. Mortality from lymphatohematopoietic malignancies and brain cancer among embalmers exposed to formaldehyde. <i>J Natl Cancer Inst.</i> 2003; 95:1615-1623.	RBD-EXP03- 00227 through RBD- EXP03-00239
592	"Funeral Industry Workers Exposed to Formaldehyde Face Higher Risk of Leukemia," <i>Journal of the National Cancer Institute</i> Press Release	RBD-EXP03- 00214 through RBD- EXP03-00215
593	Hauptmann, M., J. Lubin, P. Stewart, R. Hayes, A. Blair, et al. Mortality from lymphatohematopoietic malignancies among workers in formaldehyde industries. <i>J Natl Cancer Inst</i> . 2009; 95:1615-1623	RBD-EXP03- 00240 through RBD- EXP03-00248

594	Bosetti, C., J.K. McLaughlin, R.E. Tarone, E. Pina, and C. LaVecchia: Formaldehyde and Cancer Risk: A Quantitative Review of Cohort Studies Through 2006. <i>Ann Oncology</i> 19: 29-43 (2008).	RBD-EXP03- 0085 through RBD-EXP03- 00099 and RBD-EXP05- 01738 through RBD- EXP05-01752 and RBD-EXP10- 02468 through RBD- EXP10-02482
595	Duhayon, S., P. Hoet, G. Vam Maele-Fabry, and D. Lison: Carcinogenic Potential of Formaldehyde in Occupational Settings; A Critical Assessment and Possible Impact on Occupational Exposure Levels. <i>Int Arch Occup Environ Health</i> 81: 695-710 (2008).	RBD-EXP05- 01890 through RBD- EXP05-01905
596	Holmstrom, M., et al.: Histological Changes in the Nasal Mucosa in Persons Occupationally Exposed to Formaldehyde Alone and in Combination with Wood Dust. <i>Acta Otolaryngol (Stockholm)</i> 107: 120-129 (1989).	RBD-EXP05- 01977 through RBD- EXP05-01986
597	Dooms-Gossens, A. And H. Deleu: Airborne Contact Dermatitis: An Update. Contact <i>Dermatitis</i> 25: 211-217 (1991).	RBD-EXP05- 01882 through RBD- EXP05-01889
598	Holness, D.L. and J.R. Nethercott: Health Status of Funeral Service Workers Exposed to Formaldehyde. <i>Arch Environ Health</i> 44: 222-228 (1989)	RBD-EXP05- 01987 through RBD- EXP05-01993
599	Takahashi, S., K. Tsyuji, F. Okazaki, T. Takigawa, A. Ohtsuka, and K. Iwatsuki: Prospective Study of Clinical Symptoms and Skin Test Reactions in Medical Students Exposed to Formaldehyde Gas. <i>J Dermatology</i> 34: 283-289 (2007)	RBD-EXP05- 02204 through RBD- EXP05-02210
600	Warshaw, E.M., et al. North American Contact Dermatitis Group Patch Test Results, 2003-2004 Study Period. <i>Dermatitis</i> 19 (3): 129- 136 (2008)	RBD-EXP05- 02211 through RBD- EXP05-02218

601	Zug, K.A., et al.: Patch-Test Results of the North American Contact	RBD-EXP05-
	Dermatitis Group. Dermatitis 20(3): 149-160 (2009)	02223 through RBD- EXP05-02234
602	Federal Register 49 (155): 31986-32013 (August 8, 1984).	To be supplemented
603	ASHRAE: ASHRAE Standard 62.1-2004 - Ventilation for Acceptable Indoor Air Quality. American Society of Heating, Refrigeration, and Air Conditioning Engineers, Inc., Atlanta, GA (2004).	To be supplemented
604	ANSI/ASHRAE Standard 62.1-2007 - Ventilation for Acceptable Indoor Air Quality. American Society of Heating, Refrigeration, and Air Conditioning Engineers, Inc., Atlanta, GA (Supercedes ANSI/ASHRAE Standard 62.1-2004).	RBD-EXP09- 01226 through RBD- EXP09-01230
605	DeVany, M.C.: Formaldehyde Sampling: Active and Passive Sampling Protocols – Procedures for Evaluating Formaldehyde Levels in FEMA Temporary Housing Units. DeVany Industrial Consultants, March 2008.	RBD-EXP05- 01753 through RBD- EXP05-01881 and RBD-EXP14- 01042 through RBD- EXP14-01170
606	ATSDR: Health Consultation: Formaldehyde Sampling at FEMA Temporary Housing Units, Baton Rouge, LA February 1, 2007.	Exhibit 5 to Deposition of Joseph Little
607	ATSDR: Health Consultation: Formaldehyde Sampling at FEMA Temporary Housing Units, Baton Rouge, LA February 1, 2007.	Exhibit 8 to Deposition of Joseph Little
608	Salas, L.J. and H.B. Singh: Measurements of Formaldehyde and Acetaldehyde in the Urban Air. Atmos Environ 20(6): 1301-1304 (1986).	RBD-EXP05- 02166 through RBD- EXP05-02169
609	Liteplo, R.G. and M.E. Meek: Inhaled Formaldehyde: Exposure Estimation, Hazard Characterization, and Exposure-Response Analysis. J Toxicol Environ Health, Part B, 6: 85-114 (2003).	RBD-EXP05- 02053 through RBD- EXP05-02082

610	Meyer, B.: <i>Urea-Formaldehyde Resins</i> . Addison-Wesley, Reading, MA (1979), p. 255.	RBD-EXP05- 02092 through RBD- EXP05-02094
611	Chapter 26.16 of the ASHRAE Fundamentals Handbook (2001).	To be supplemented
612	ASHRAE Fundamentals Handbook (2001) (In Chapter 26.18).	To be supplemented
613 .	Ventilation Studies by Sherman and Matson (1997)	To be supplemented
614	ANSI/ASHRAE Standard 55.	To be supplemented
615	ANSI Standard A119.5 "Recreational Park Trailer Standard" (2005)	RBD-EXP09-01220 through RBD-EXP09-01225 and RBD-EXP04-01149 through RBD-EXP04-01191 and RBD-EXP07-02563 through RBD-EXP07-02563 through RBD-EXP07-02605 and RBD-EXP13-01064
616	Bardana, E.J. and Montanara, A.: The formaldehyde fiasco: A review of the scientific data. <i>Immunology and Allergy Practice</i> . Vol. IX, No. 1, 11-24, 1/1987.	RBD-EXP10- 02454 through RBD- EXP10-02467
617	Chan-Yeung, M. And Malo, J-L. Overview of occupational asthma. <i>Up to Date</i> (Online v. 17.1); 1/2009	RBD-EXP10- 02483 through RBD- EXP10-02493

Wantke, F., et al.: Exposure to gaseous formaldehyde induces IgE-mediated sensitization in school children. <i>Clinical & Experimental Allergy</i> , 1996, Vol. 26, pp. 276-280.	RBD-EXP10- 02560 through RBD- EXP10-02564
Jaakola, J.J.K., et al. Asthma, wheezing, and allergies in Russian school children in relation to new surface materials in the home. <i>American Journal of Public Health</i> , 2004, Vol. 94, No. 4, pp. 560-562.	RBD-EXP10- 02521 through RBD- EXP10-02523
Damp Indoor Spaces and Health. Institute of Medicine of the National Academies. 2004. Book	To be supplemented
Energy Gauge USA v2.5	To be supplemented
Hoey, J.R. et al. 1984 Health risks in homes insulated with urea formaldehyde foam. <i>Can Med. Assoc J</i> 130:115-117.	To be supplemented
Kryzanowski, M. et al. 1990. Chromic respiratory effects of indoor formaldehyde exposure. <i>Environ Res</i> 52:117-125.	To be supplemented
Symington, P. et al. 1991. Respiratory symptoms in children at schools near a foundry. <i>Brit J Ind Med</i> 48:588-591.	To be supplemented
Chia, S.E., et al. 1992. Medical students' exposure to formaldehyde in a gross anatomy dissection laboratory. <i>J Am Col Health</i> 41:115-119.	To be supplemented
Chiazze L., Jr., et al. 1992/1993. A case-control study of malignant and non-malignant respiratory disease among employees of a fibreglass manufacturing facility. <i>Br J Ind Med</i> 49:326-331. II. 50:717-725.	To be supplemented
Herbart, F.A., et al., 1995. Pulmonary effects of simultaneous exposures to MDI formaldehyde and wood dust on workers in an oriented strand board plant. <i>J Occup Environ Med</i> 37:461-465.	To be supplemented
Platts-Mills T.A.E., et al. 1997. Indoor allergens and asthma: Report of the Third International Workshop. <i>J Allergy Clin Immunol</i> 100:S1-S24.	To be supplemented
Smedje, G., et al. Asthma among secondary school children in relation to the school environment. <i>Clin Exper Allergy</i> 27:1270-1278.	To be supplemented
Pearce, N., et al. How much asthma is really attributable to atopy? Thorax 54:268-272.	To be supplemented
	mediated sensitization in school children. Clinical & Experimental Allergy, 1996, Vol. 26, pp. 276-280. Jaakola, J.J.K., et al. Asthma, wheezing, and allergies in Russian school children in relation to new surface materials in the home. American Journal of Public Health, 2004, Vol. 94, No. 4, pp. 560-562. Damp Indoor Spaces and Health. Institute of Medicine of the National Academies. 2004. Book Energy Gauge USA v2.5 Hoey, J.R. et al. 1984 Health risks in homes insulated with urea formaldehyde foam. Can Med. Assoc J 130:115-117. Kryzanowski, M. et al. 1990. Chromic respiratory effects of indoor formaldehyde exposure. Environ Res 52:117-125. Symington, P. et al. 1991. Respiratory symptoms in children at schools near a foundry. Brit J Ind Med 48:588-591. Chia, S.E., et al. 1992. Medical students' exposure to formaldehyde in a gross anatomy dissection laboratory. J Am Col Health 41:115-119. Chiazze L., Jr., et al. 1992/1993. A case-control study of malignant and non-malignant respiratory disease among employees of a fibreglass manufacturing facility. Br J Ind Med 49:326-331. II. 50:717-725. Herbart, F.A., et al., 1995. Pulmonary effects of simultaneous exposures to MDI formaldehyde and wood dust on workers in an oriented strand board plant. J Occup Environ Med 37:461-465. Platts-Mills T.A.E., et al. 1997. Indoor allergens and asthma: Report of the Third International Workshop. J Allergy Clin Immunol 100:S1-S24. Smedje, G., et al. Asthma among secondary school children in relation to the school environment. Clin Exper Allergy 27:1270-1278. Pearce, N., et al. How much asthma is really attributable to atopy?

631	Institute of Medicine. 2000. Clearing the air. Asthma and indoor air exposures. NAS Press, Washington, pp 243-246.	To be supplemented
632	Kilburn, K.H. 2000. Indoor air effects after building renovation and in manufactured homes. <i>Amer J Med Sci</i> 320:249-254.	To be supplemented
633	Smedje, G., Norback, D. 2001. Incidence of Asthma diagnosis and self-reported allergy in relation to the school environment - a four-year follow-up study in school children. <i>Int J Tuberc Lung Dis</i> 5:1059-1006.	To be supplemented
634	Formaldehyde. 2002. OSHA FACT Sheet. USDOL	To be supplemented
635	Leikauf, G.D., 2002. Hazardous air pollutants and asthma. <i>Environ Health Perspect</i> 110, 4:505-526.	To be supplemented
636	Doi, S., et al. 2003. The prevalence of IgE sensitization to asthmatic children. <i>Allergy</i> 58:668-671.	RBD-EXP12- 02436 through RBD- EXP12-02439
637	Venn, A.J., et al. 2003. Effects of volatile organic compounds, damp, and other environmental exposure in the home on wheezing illness in children. <i>Thorax</i> 58:955-960	To be supplemented
638	Dales, R., Raizenne, M. 2004. Residential exposure to volatile organic compounds and asthma. J Asthma 41:259-270.	To be supplemented
639	Naya, M., Nakanishi, J. 2005. Risk assessment of formaldehyde for the general population in Japan. <i>Reg Toxicol and Pharmacol</i> 43:232-248.	To be supplemented
640	Pati, S., Parida, S.N. 2005. Indoor environmental risk factors for asthma and respiratory ill health in preschool children of coastal Orissa, India. <i>Epidemiology</i> 16:132-133.	To be supplemented
641	Mi, YH., et al. 2006. Current asthma and respiratory symptoms among pupils in Shanghai, China: influence of building ventilation, nitrogen dioxide, ozone, and formaldehyde in classrooms. <i>Indoor Air</i> 16:454-464.	To be supplemented
642	Tavernier, G. Et al. 2006. IPEADAM study: Indoor endotoxin exposure, family status and some housing characteristics in English children. J Allergy Clin Immunol 117:656-662.	To be supplemented

643	Koistinen, K., et al. 2008. The INDEX project: executive summary of a European Union project on outdoor air pollutants. <i>Allergy</i> 673:810-819.	To be supplemented
644	Zhao, Z., et al. 2008. Asthmatic symptoms among pupils in relation to winter indoor and outdoor air pollution in schools in Taiyuan, China. <i>Environ Health Perspect</i> 116:90-97	To be supplemented
645	Yu, M., J-M Yuan. Nasopharyngeal Cancer, Chapter 31 in: <i>Textbook of Cancer Epidemiology</i> , Schottenfeld, D. And Fraumeni, J. (Eds.), third ed. Oxford University Press, New York, 2006. <i>Book</i>	To be supplemented
646	Chang, E., H-O Adami. Nasopharyngeal Carcinoma, Chapter 8 in <i>Textbook of Cancer Epidemiology</i> . Adami, H-O, et al. (Eds.), second ed., Oxford University Press, New York, 2008. <i>Book</i>	To be supplemented
647	Kilburn, K.H. 1994. Neurobehavioral impairment and seizures from formaldehyde. <i>Arch Environ Health</i> 49:37-44.	To be supplemented
648	Lees-Haley, P.1997. Neurobehavioral Assessment in Toxic Injury Evaluations. <i>Applied Neuropsychology</i> , Vol.4, 3:180-191.	RBD-EXP08- 06395 through RBD- EXP08-06405
649	Hoey, J.R., et al. 1984. Health risks in homes insulated with urea formaldehyde foam. <i>Can Med Assoc J</i> 130:115-117.	To be supplemented
650	Liu, S., et al. 1991. Irritant effects of formaldehyde exposure in mobile homes. Env. <i>Health Perspect</i> 94:91-94.	To be supplemented
651	Chia, S.E., et al. 1992. Medical students' exposure to formaldehyde in a gross anatomy dissection laboratory. <i>J Am Col Health</i> 41:115-119.	To be supplemented
652	Kilburn, K.H. 2000. Indoor air effects after building renovation and in manufactured homes. <i>Amer J Med Sci</i> 320:249-254.	To be supplemented
653	Naya, M., Nakanishi, J. 2005. Risk assessment of formaldehyde for the general population in Japan. <i>Reg Toxicol and Pharmacol</i> 43:232-248.	To be supplemented
654	Koistinen, K., et al. 2008. The INDEX project: executive summary of a European Union project on outdoor air pollutants. <i>Allergy</i> 673:810-819.	To be supplemented

655	AIHA: Emergency Response Planning Guidelines: 2006 update set. American Industrial Hygiene Association, Fairfax, VA. 2006.	RBD-EXP08- 03247 though RBD-EXP08- 03252
656	AIHA: The IAQ Investigator's Guide, 2 nd Edition. Gunderson, E.C., ed. American Industrial Hygiene Association, Fairfax, VA. 2006.	RBD-EXP08- 03253 through RBD- EXP08-03255
657	American Society of Heating, Refrigeration and Air Conditioning (ASHRAE). IAQ '91: Healthy Buildings. ASHRAE, Atlanta, GA. 1991.	RBD-EXP08- 03362 through RBD- EXP08-03367
658	Anderson, I. and L. Molhave. Controlled human studies with formaldehyde. <i>Formaldehyde Toxicity</i> . Gibson, J.E., ed.; Hemisphere Publishing Corporation. Washington, D.C. pp. 154-165. 1983.	RBD-EXP08- 03280 through RBD- EXP08-03292
659	Angle, C.R. Indoor air pollutants, Adv. Pediatr. 35:239-281. 1988.	RBD-EXP08- 03293 through RBD- EXP08-03314
660	Arts, J.H., et al. An analysis of human response to the irritancy of acetone vapors. <i>Crit. Rev. Toxicol.</i> 32:43-66. 2002.	RBD-EXP08- 03315 through RBD- EXP08-03338
661	Bang, K.M. Applications of occupational epidemiology. <i>Occup. Med.</i> 11:381-391. 1996.	RBD-EXP08- 03382 through RBD- EXP08-03392
662	Bardana, E. et al. (Eds.). Indoor air pollution and health. Marcel Dekker, Inc. New York, NY. 1996.	RBD-EXP08- 03393 through RBD- EXP08-03394
663	Beach, F.X.M., et al. Respiratory effects of chlorine gas. <i>Br. J. Ind. Med.</i> 26:231-236. 1969.	To be supplemented
664	Beaglehole, R., et al. Types of study. Basic Epidemiology, World Health Organization, Geneva. Pp. 29-51. 1993.	RBD-EXP08- 03395 through RBD- EXP08-03418

665	Blair, A., et al. Occupational epidemiologic study design and application. <i>Occup. Med.</i> 11:403-419. 1996.	RBD-EXP08- 03422 through RBD- EXP08-03438
666	Burton, B.T., Volatile organic compounds. Chapter 6, <i>Indoor Air Pollution and Health</i> , E.J. Bardana and A. Montanaro, eds. Marcel Dekker, Inc., New York, NY. 1997.	RBD-EXP08- 03446 through RBD- EXP08-03474
667	Cascieri, T.C., et al. Formaldehyde-oral toxicity assessment. Comments Toxicol. 4:295-304. 1992.	RBD-EXP08- 03475 through RBD- EXP08-03484
668	Clary, J.J., and J.B. Sullivan, Jr. Formaldehyde in <i>Clinical Environmental Health and Toxic Exposures</i> , 2 nd Edition, Sullivan, Jr., J.B. and G.R. Krieger, eds. Lippincott, Williams & Wilkins, Philadelphia, PA, pp 1006-1014. 2001.	RBD-EXP08- 03569 through RBD- EXP08-03579 and RBD-EXP14- 01032 through RBD- EXP14-01041
669	Dalton, P., Cognitive influences on health symptoms from acute chemical exposure. <i>Health Psychol</i> . 18:579-590. 1999.	RBD-EXP08- 03592 through RBD- EXP08-03603
670	Dalton, P., Evaluating the human response to sensory irritation: Implications for setting occupational exposure limits. AIHAJ 62:723-729. 2001.	RBD-EXP08- 03604 through RBD- EXP08-03610
671	Dalton, P., et al. Perceived odor, irritation and health symptoms following short-term exposure to acetone. <i>Am. J. Ind. Med.</i> 31:558-569. 1997.	RBD-EXP08- 03635 through RBD-EXP08- 03646
672	Dalton, P., Psychophysical methods in the study of olfaction and respiratory tract irritation. <i>Am. Ind. Hyg. Assoc. J.</i> 62:705-710. 2001.	RBD-EXP08- 03611 through RBD- EXP08-03616

673	Dalton, P., Odor, irritation and perception of health risk. <i>Int. Arch. Occup. Environ. Health</i> 75:283-290. 2002.	RBD-EXP08- 03617 through RBD- EXP08-03624
674	Dalton, P., Odor perception and beliefs about health risk. <i>Chem. Senses</i> 21:447-458. 1996.	RBD-EXP08- 03580 through RBD- EXP08-03591
675	Dalton, P., Upper airway irritation, odor perception and health risk due to airborne chemicals. <i>Toxicol. Lett.</i> 140-141:239-248. (2003).	RBD-EXP08- 03625 through RBD- EXP08-03634
676	Das, R. And P.D. Blanc. 1993. Chlorine gas exposure and the lung: A review. <i>Toxicol. Ind. Health</i> 9:439-455.	To be supplemented
677	Day, J.H., R.E. Lees, R.H. Clark and P.L. Pattee. 1984. Respiratory response to formaldehyde and off-gas or urea formaldehyde foam insulation. <i>Can. Med. Assoc. J.</i> 131:1061-1075.	RBD-EXP08- 03647 through RBD- EXP08-03651
678	Deschamps, D., P. Soler, N. Rosenberg, F. Baud and P. Gervais. 1994. Persistent asthma after inhalation of a mixture of sodium hypochlorite and hydrochloric acid. <i>Chest</i> 105:1895-1896.	To be supplemented
679	Dhareshwar, S.S. and V.J. Stella. 2008. Your prodrug releases formaldehyde: Should you be concerned? No!. <i>J. Pharm. Sci.</i> 97:4184-4193.	RBD-EXP08- 03652 through RBD- EXP08-03661
680	Doll, R. 1984. Occupational cancer: Problems in interpreting human evidence. <i>Ann. Occup. Hyg.</i> 28:291-305.	RBD-EXP08- 03662 through RBD- EXP08-03676
681	Donnelly, S.C. and M.X. Fitzgerald. 1990.Reactive airway dysfunction syndrome RADS due to chlorine gas exposure. <i>Ir. J. Med. Sci.</i> 159:275-276.	To be supplemented
682	dos Santos Silva, I 1999. Cancer Epidemiology: Principles and Methods. World Health Organization. International Agency for Research on Cancer., Lyon, France.	RBD-EXP08- 03677 through RBD- EXP08-03695

683	Eisen, E.A. and D.H. Wegman. 1995. Epidemiology. In: Occupational Health Recognizing and Preventing Work-Related Disease. Levy, B.S. and D.H. Wegman (Eds.); Little, Brown and Co Boston, MA. pp. 103-123.	RBD-EXP08- 03696 through RBD- EXP08-03718
684	Evans, A.S. 1976. Causation and disease: The Henle-Koch postulates revisited. <i>Yale J. Biol. Med.</i> 49:175-195.	RBD-EXP08- 03719 through RBD- EXP08-03739
685	Evans, R.B. 2004. Chlorine: State of the art. Lung 183:151-167.	To be supplemented
686	Ezratty, V., M. Bonay, C. Neukirch, G. Orset-Guillossou, M. Dehoux, S. Koscienly, PA. Cabanes, J. Lambrozo and M. Aubier. 2007. Effect of formaldehyde on asthmatic response to inhaled allergen challenge. <i>Environ. Health Persp.</i> 115:210-214.	RBD-EXP08- 03740 through RBD- EXP08-03744
687	Faustman, E.M. and G.S. Omenn. 1996. Risk assessment. In: Casarett and Doull's Toxicology: The Basic Science of Poisons. Fifth Edition. Klaassen, C.D. (Ed.); McGraw-Hill. New York, NY. pp. 75-88.	RBD-EXP08- 03745 through RBD- EXP08-03760
688	Federal Judicial Center. 2000. Reference Manual on Scientific Evidence. Second Edition.	RBD-EXP08- 03761 through RBD- EXP08-03830
689	Fiedler, N., R. Laumbach, K. Kelly-McNeil, P. Lioy, ZH. Fan, J. Zhang, J. Ottenweller, P. Ohman-Strickland and H. Kipen. 2005. Health effects of a mixture of indoor air volatile organics, their ozone oxidation products, and stress. <i>Environ. Health Perspect</i> .113:1542-1548.	RBD-EXP08- 03831 through RBD- EXP08-03837
690	Flannigan, B., R.A. Samson and J.D. Miller (Eds.). 2001. Microorganisms in Home and Indoor Work Environments: Diversity, Health Impacts, Investigation and Control. CRC Press, Boca Raton, FL.	RBD-EXP08- 03838 through RBD- EXP08-03839
691	Gehlbach, S.H. 1988. Interpretation: Statistical significance. In: Interpreting the Medical Literature Practical Epidemiology for Clinicians. Macmillan Publishing Company. New York, NY. pp. 113-124.	RBD-EXP08- 03870 through RBD- EXP08-03883

692	Gilbert, N.L., M. Guay, J.D. Miller, S. Judek, C.C. Chan and R.E. Dales. 2005. Levels and determinants of formaldehyde, acetaldehyde, and acrolein in residential air in Prince Edward Island, Canada. Environ. Res. 99:11-17.	RBD-EXP08- 03884 through RBD- EXP08-03890
693	Glenny, AM. and J.E. Harrison. 2003. How tointerpret the orthodontic literature. J. Orthod. 30:159-164.	RBD-EXP08- 03891 through RBD- EXP08-03896
694	Gordon, S.M., P.J. Callahan, M.G. Nishioka, et al. 1999. Residential environmental measurements in the national human exposure assessment survey (NHEXAS) pilot study in Arizona: Preliminary results for pesticides and VOCs. <i>J. Expo. Anal. Environ. Epidemiol.</i> 9:456-470.	RBD-EXP08- 03897 through RBD- EXP08-03912
695	Green, D.J., L.R. Sauder, T.J. Kulle and R. Bascom. 1987. Acute response to 3.0 ppm formaldehyde in exercising healthy nonsmokers and asthmatics. <i>Am. Rev. Respir</i> . Dis 135:1261-1266.	RBD-EXP08- 03913 through RBD- EXP08-03918
696	Greer, N., G. Mosser, G. Logan and G.W. Halaas. 2000. A practical approach to evidence grading. Jt. Comm. <i>J. Qual. Improv.</i> 26:700-712.	RBD-EXP08- 03919 through RBD- EXP08-03931
697	Guidotti, T.L. and D.F. Goldsmith. 1986. Occupational cancer. Am. Fam. Physician 34:146-152.	RBD-EXP08- 03932 through RBD- EXP08-03938
698	Guzelian, P.S., M. Victoroff, N.C. Halmes, R.C. James and C.P. Guzelian. 2005. Evidence-based toxicology: A comprehensive framework for causation. <i>Hum. Exp. Toxicol</i> . 24:161-201.	RBD-EXP08- 03939 through RBD- EXP08-03979
699	Hackney, J.D. and W.S. Linn. 1979. Koch's postulates updated: A potentially useful application to laboratory research and policy analysis in environmental toxicology. <i>Am. Rev. Respir. Disease</i> 119:849-852.	RBD-EXP08- 03980 through RBD- EXP08-03983
700	Hansen, K.S. and H. Isager. 1991. Obstructive lung injury after treating wood with sodium hydroxide. <i>J. Soc. Occup. Med.</i> 41:45-46.	To be supplemented

701	Hare, D.A., R.L. Margosian, W.J. Groah, S.W. Abel, L.G. Schweer and M.D. Koontz. 1996. Evaluating the contribution of UF-bonded building materials to indoor formaldehyde levels in a newly constructed house. In: Presented at the Washington State University 30th Annual Particleboard / Composite Materials Symposium, Pullman, Washington. (Eds.); Washington State University. Pullman, WA. pp. 0-0.	RBD-EXP08- 03984 through RBD- EXP08-04017
702	Harrison, J.E 2000. Current products and practice section. Evidence-based orthodontics How do I assess the evidence. <i>J. Orthod.</i> 27:189-196.	RBD-EXP08- 04018 through RBD- EXP08-04025
703	Harving, H., J. Korsgaard, O.F. Pedersen, L. Molhave and R. Dahl. 1990. Pulmonary function and bronchial reactivity in asthmatics during low-level formaldehyde exposure. <i>Lung</i> 168:15-21.	RBD-EXP08- 04026 through RBD- EXP08-04032
704	Hayashi, T., C.A. Reece and T. Shibamoto. 1986. Gas chromatographic determination of formaldehyde in coffee via thiazolidine derivative. <i>J. Assoc. Off. Anal. Chem.</i> 69:101-105.	To be supplemented
705	Heck, H.D., M. Casanova-Schmitz, P.B. Dodd, E.N. Schachter, T.J. Witek and T. Tosun. 1985. Formaldehyde CH2O concentrations in the blood of humans and Fischer-344 rats exposed to CH2O under controlled conditions. <i>Am. Ind. Hyg. Assoc. J.</i> 46:1-3.	RBD-EXP01- 00482 through RBD- EXP01-00484 and RBD-EXP08- 04033 through RBD- EXP08-04035
706	Hennekens, C.H. and J.E. Buring. 1987. Statistical association and cause-effect relationships. In: <i>Epidemiology in Medicine</i> . Mayrant, S.L. (Eds.); Little, Brown and Company. Boston, MA. pp. 30-53.	RBD-EXP08- 04036 through RBD- EXP08-04049
707	Hernberg, S. 1992. Supporting evidence for cause-effect inferences. In: <i>Introduction to Occupational Epidemiology</i> . (Eds.); Lewis Publishers, Inc. Chelsea, MI. pp. 220-222.	RBD-EXP08- 04050 through RBD- EXP08-04054
708	Heron, M., et al. Deaths: Final Data for 2006. National vital statistics reports; 57: no 14. National Center for Health Statistics. April, 2009.	RBD-EXP03- 00263 through RBD- EXP03-00397

709	Hill, A.B. 1965. The environment and disease: Association or causation. <i>Proc. R. Soc. Med.</i> 58:295-300.	RBD-EXP08- 04055 through RBD- EXP08-04060
710	Hodgson, A.T. A.F. Rudd, D. Beal and S. Chandra. 2000. Volatile organic compound concentrations and emission rates in new manufactured and site-built houses. <i>Indoor Air</i> 10:178-192.	RBD-EXP08- 04092 through RBD- EXP08-04106
711	Hodgson, A.T. and H. Levin. 2003. Volatile Organic Compounds in Indoor Air; A review of concentrations Measured in North America Since 1990. Lawrence Berkeley National Laboratory, Berkeley, CA. LBNL-51715.	RBD-EXP08- 04061 through RBD- EXP08-04091
712	IARC: International Agency for Research on Cancer Website: www.iarc.fr	RBD-EXP03- 00542
713	IARC International Agency for Research on Cancer. 1995. Wood Dust and Formaldehyde. IARC Monographs on the Evaluation of Carcinogenic Risk to Humans. Vol. 62. International Agency for Research on Cancer, Lyon, France.	RBD-EXP08- 04107 through RBD- EXP08-04529
714	IARC International Agency for Research on Cancer. 2004. Tobacco Smoke and Involuntary Smoking. IARC Monographs on the Evaluation of Carcinogenic Risks to Humans. Vol. 83. World Health Organization. International Agency for Research on Cancer, Lyon, France.	RBD-EXP08- 04530 through RBD- EXP08-05983
715	IARC International Agency for Research on Cancer. 2006. Formaldehyde. In: IARC Monographs on the Evaluation of Carcinogenic Risks to Humans. Volume 88, Formaldehyde, 2-Butoxyethanol and 1-tert-Butoxypropan-2-ol. World Health Organization. International Agency for Research on Cancer. Lyon, France. pp. 39-325.	RBD-EXP08- 05984 through RBD- EXP08-06271
716	International Agency for Research on Cancer (IARC) Monographs on the Evaluation of Carcinogenic Risks to Humans. Classifications. Website: http://monographs.iarc.fr/ENG/Classification/crthgr.php	RBD-EXP03- 00398 through RBD- EXP03-00402
717	Jarabek, A.M. 1995. Consideration of temporal toxicity challenges current default assumptions. <i>Inhal. Toxicol.</i> 7:927-946.	RBD-EXP08- 06272 through RBD- EXP08-06291

718	Jarke, F.H., A. Dravnieks and S.M. Gordon. 1981. Organic contaminants in indoor air and their relation to outdoor contaminants. ASHRAE Trans. 87:153-166.	RBD-EXP08- 06292 through RBD- EXP08-06305
719	Kaufman, J. and D. Burkona. 1971. Clinical, roentgenologic, and physiologic effects of acute chlorine exposure. <i>Arch. Environ. Health</i> 23:29-34.	To be supplemented
720	Khan, K.S., R. Kunz, J, Kleijnen and G. Antes. 2003. Case reports. In: Systematic Reviews to Support Evidence-based Medicine: How to Review and Apply Findings of Healthcare Research. (Eds.); Royal Society of Medicine Press. London, pp. 17-18.	RBD-EXP08- 06306 through RBD- EXP08-06311
721	Kinney, P.L., S.N. Chillrud, S. Ramstrom, J. Ross and J.D. Spengler. 2002. Exposures to multiple air toxics in New York city. <i>Environ. Health Perspect.</i> 110(Sup4):539-546.	RBD-EXP08- 06312 through RBD- EXP08-06319
722	Knasko, S.C 1992. Ambient odor's effect on creativity, mood, and perceived health. <i>Chem. Senses</i> 17:27-35.	RBD-EXP08- 06320 through RBD- EXP08-06328
723	Krakowiak, A., P. Gorski, K. Pandrak and U. Ruta. 1998. Airway response to formaldehyde inhalation in asthmatic subjects with suspected respiratory formaldehyde sensitization. <i>Am. J. Ind. Med.</i> 33:274-281.	RBD-EXP08- 06329 through RBD- EXP08-06336
724	Kulle, T.J. 1993. Acute odor and irritation response in healthy nonsmokers to formaldehyde exposure. <i>Inhal. Toxicol.</i> 5:323-332.	RBD-EXP05- 02011 through RBD- EXP05-02020 and RBD-EXP08- 06337 through RBD- EXP08-06346
725	Kulle, T.J., L.R. Sauder, R. Hebel, D.J. Green and M.D. Chatham. 1987. Formaldehyde dose-response in healthy nonsmokers. <i>J. Air Pollut. Control Assoc.</i> 37:919-924.	RBD-EXP08- 06347 through RBD- EXP08-06352

726	Kushch, I., K. Schwarz, L. Schwentner, B. Baumann, A. Dzien, A. Schmid, K. Unterkofler, G. Gastl, P. Span, D. Smith and A. Amann. 2008. Compounds enhanced in a mass spectrometric profile of smokers' exhaled breath versus non-smokers as determined in a pilot study using PTR-MS. J. <i>Breath Res.</i> 2. 026002 (26 pp).	RBD-EXP08-06353 through RBD-EXP08-06378 and RBD-EXP14-01230 through RBD-EXP14-01255
727	Last, J.M. (Eds.). 2001. A Dictionary of Epidemiology. Oxford University Press, New York, NY.	RBD-EXP08- 06393 through RBD- EXP08-06394
728	Lawrence, J.F. and J.R. Iyengar. 1983. The determination of formaldehyde in beer and soft drinks by high performance liquid chromatography of the 2,4-dinitrophenylhydrazone derivative. <i>Int. J. Environ. Anal. Chem.</i> 15:47-52.	To be supplemented
729	Lemiere, C., J.L. Malo and M. Boutet. 1997. Reactive airways dysfunction syndrome due to chlorine: Sequential bronchial biopsies and functional assessment. <i>Eur. Respir. J.</i> 10:241-244.	To be supplemented
730	Levin, H. 1989. Building materials and indoor air quality. Occupational Medicine, State of the Art Reviews, 4(4):667–693.	RBD-EXP08- 06414 through RBD- EXP08-06440
731	Levin, B., P. Prorock. Principles of Screening. Chapter 70 in: <i>Cancer Epidemiology and Prevention</i> , Schottenfeld, D. And Fraumeni, J. (Eds.), third ed. Oxford University Press, New York, 2006. <i>Book</i>	To be supplemented
732	Lipari, F. and S.J. Swarin. 1982. Determination of formaldehyde and other aldehydes in automobile exhaust with an improved 2,4-dinitrophenylhydrazine method. <i>J. Chromatogr</i> . 247:297-306.	RBD-EXP08- 06441 through RBD- EXP08-06446
733	Liu, W., J. Zhang, J.H. Hashim, J. Jalaludin, Z. Hashim and B.D. Goldstein. 2003. Mosquito coil emissions and health implications. <i>Envion. Health Perspect.</i> 111:1454-1460.	RBD-EXP08- 06447 through RBD- EXP08-06453
734	Marsh, G.M. 1992. Epidemiology of occupational disease. In: <i>Environmental and Occupational Medicine</i> . Second Edition. Rom, W.M. (Ed.); Little, Brown and Company. Boston, MA. pp. 35-50.	RBD-EXP08- 06454 through RBD- EXP08-06472

735	Mausner, J.S. and S. Kramer. 1985. The concept of causality and steps in the establishment of causal relationships. In: <i>Mausner & Bahn Epidemiology - An Introductory Text</i> . (Eds.); W.B. Saunders Company. Philadelphia, PA. pp. 180-194.	RBD-EXP08- 06473 through RBD- EXP08-06482
736	McNary, J.E. and E.M. Jackson. 2007. Inhalation exposure to formaldehyde and toluene in the same occupational and consumer setting. <i>Inhal. Toxicol.</i> 19:573-576.	RBD-EXP08- 06483 through RBD- EXP08-06486
737	Miller, F.J., P.M. Schlosser and D.B. Janszen. 2000. Haber's rule: A special case in a family of curves relating concentration and duration of exposure to a fixed level of response for a given endpoint. <i>Toxicology</i> 149:21-34.	RBD-EXP08- 06487 through RBD- EXP08-06500
738	Monson, R.R. 1980. V. Interpretation of data with a negative association between exposure and disease. In: <i>Occupational Epidemiology</i> . CRC Press. Boca Raton, FL. pp. 99-103.	RBD-EXP08- 06501 through RBD- EXP08-06507
739	Moore, B.B. and M. Sherman. 1992. Reactive airway disease after chlorine gas exposure [comment]. <i>Chest</i> 102:984-0.	To be supplemented
740	Morgenstern, H. 1982. Uses of ecological analysis in epidemiologic research. Am. J. Public Health 72:1336-1344.	RBD-EXP08- 06508 through RBD- EXP08-06516
741	Neutra, R., J. Lipscomb, K. Satin, and D. Shusterman. 1991. Hypotheses to explain the higher symptom rates observed around hazardous waste sites. <i>Environ. Health Perspect.</i> 94:31-38.	RBD-EXP08- 06523 through RBD- EXP08-06530
742	Newsome, J.R., V. Norman and C.H. Keith. 1965. Vapor phase analysis of tobacco smoke. <i>Tobacco Sci.</i> 9:102-110.	RBD-EXP08- 06531 through RBD- EXP08-06539
743	NICNAS (National Industrial Chemicals Notification and Assessment Scheme). 2006. Formaldehyde. Priority Existing Chemical Assessment Report No. 28. National Industrial Chemicals Notification and Assessment Scheme, GPO Box 58, Sydney NSW 2001, Australia.	RBD-EXP08- 06540 through RBD- EXP08-06928

744	Noisel, N., M. Bouchard and G. Carrier. 2007. Evaluation of the health impact of lowering the formaldehyde occupational exposure limit for Quebec workers. Regul. <i>Toxicol. Pharmacol.</i> 48:118-127.	RBD-EXP08- 06929 through RBD- EXP08-06938
745	NRC National Research Council. Committee on Aldehydes. 1981. Formaldehyde and Other Aldehydes. National Academy Press, Washington, DC.	RBD-EXP01- 00479 through RBD- EXP01-00481
746	OECD Organisation for Economic Co-Operation and Development. 2002. Formaldehyde. CAS No: 500-00-0. SIDS Initial Assessment Report for SIAM 14. UNEP United Nations Environment Programme, Paris, France.	RBD-EXP08- 06939 through RBD- EXP08-07333
747	OSHA. 1999. OSHA Technical Manual, Section III: Chapter 2 Indoor air quality investigation. http://www.osha.gov/dts/osta/otm/otm_iii/otm_iii/2.html#3	To be supplemented
748	Owen, B.A., C.S. Dudney, E.L. Tan and C.E. Easterly. 1990. Formaldehyde in drinking water: Comparative hazard evaluation and an approach to regulation. <i>Regul. Toxicol. Pharmacol.</i> 11:220-236.	To be supplemented
749	Parimon, T., J.P. Kanne and D.J. Pierson. 2004. Acute inhalation injury with evidence of diffuse bronchiolitis following chlorine gas exposure at a swimming pool. <i>Respir. Care</i> 49:291-294.	To be supplemented
750	Paustenbach, D., Y. Alarie, T. Kulle, N. Schachter, R. Smith, J. Swenberg, H. Witschi and S.B. Horowitz. 1997. A recommended occupational exposure limit for formaldehyde based on irritation. <i>J. Toxicol. Environ. Health</i> 50:217-263.	RBD-EXP05- 02101 through RBD- EXP05-02147 and RBD-EXP08- 07366 through RBD- EXP08-07412
751	Pazdrak, K., P. Gorski, A. Krakowiak and U. Ruta. 1993. Changes in nasal lavage fluid due to formaldehyde inhalation. Int. Arch. Occup. <i>Environ. Health</i> 64:515-519.	RBD-EXP08- 07413 through RBD- EXP08-07412
752	Pickrell, J.A., B.V. Mokler, L.C. Griffis, C.H. Hobbs and A. Bathija. 1983. Formaldehyde release rate coefficients from selected consumer products. <i>Environ. Sci. Technol.</i> 17:753-757.	To be supplemented

753	Pickrell, J.A., et al. 1984. Formaldehyde Release from Selected Consumer Products: Influence of Chamber Loading, Multiple Products, Relative Humidity, and Temperature, <i>Environ. Sci. Technol.</i> 18: 682-686.	RBD-EXP01- 00514 through RBD- EXP01-00518
754	Reed CE and Frigas E. 1985. Does formaldehyde cause allergic respiratory disease? In: Gammage RB, Kaye SV, Jacobs VA, eds. <i>Indoor Air and Human Health</i> . Chelsea, MI: Lewis Publishers, Inc., 379-386.	RBD-EXP08- 07551 through RBD- EXP08-07560
755	Roht, L.H., S.W. Vernon, F.W. Weir, S.M. Pier, et al. 1985. Community exposure to hazardous waste disposal sites: assessing reporting bias. <i>Am. J. Epidemiol.</i> 122:418-433.	RBD-EXP08- 07561 through RBD- EXP08-07576
756	Rothman, K.J. and S. Greenland. 1998. <i>Modern Epidemiology</i> . Second Edition. Lippincott - Raven, Philadelphia, PA.	RBD-EXP08- 07577 through RBD- EXP08-07600
757	Rubin, A.E., L. Bentur and Y. Bentur. 1992. Obstructive airway disease associated with occupational sodium hydroxide inhalation. <i>Br. J. Ind. Med.</i> 49:213-214.	To be supplemented
758	Sackett, D.L. 1985. Deciding whether your treatment has done harm. In: <i>Clinical Epidemiology</i> . D.L. Sackett, R.B. Haynes and P. Tugwell (Eds.); Little, Brown and Company. Boston, MA. pp. 223-241.	RBD-EXP08- 07601 through RBD- EXP08-07621
759	Sacks, S.T. and M.B. Schenker. 1990. Biostatistics & epidemiology. In: <i>Occupational Medicine</i> . LaDou, J. (Ed.); Appleton & Lange. Norwalk, CT. pp. 534-554.	RBD-EXP08- 07622 through RBD- EXP08-07644
760	Sauder, L.R., M.D. Chatham, D.J. Green and T.J. Kulle. 1986. Acute pulmonary response to formaldehyde exposure in healthy nonsmokers. <i>J. Occup. Med.</i> 28:420-424.	RBD-EXP08- 07645 through RBD- EXP08-07649
761	Sauder, L.R., D.J. Green, M. D. Chatham and T.J. Kulle. 1987. Acute pulmonary response of asthmatics to 3.0 ppm formaldehyde. <i>Toxicol. Ind. Health</i> 3:569-578.	RBD-EXP08- 07650 through RBD- EXP08-07659

762	Schachter, E.N., T.J. Witek, T. Tosun, B.P. Leaderer and G.J. Beck. 1986. A study of respiratory effects from exposure to 2 ppm formaldehyde in healthy subjects. <i>Arch. Environ. Health</i> 41:229-239.	RBD-EXP08- 07660 through RBD- EXP08-07670
763	Schachter, E.N., T.J. Witek, D.J. Brody, T. Tosun, G.J. Beck and B.P. Leaderer. 1987. A study of respiratory effects from exposure to 2.0 ppm formaldehyde in occupationally exposed workers. <i>Environ. Res.</i> 44:188-205.	RBD-EXP08- 07671 through RBD- EXP08-07688
764	Schwartz, D.A., D.D. Smith and S. Lakshminarayan. 1990. The pulmonary sequelae associated with accidental inhalation of chlorine gas. <i>Chest</i> 97:820-825.	To be supplemented
765	Sheppard, D., W.L. Eschenbacher and J. Epstein. 1984. Lack of bronchomotor response to up to 3 ppm formaldehyde in subjects with asthma. <i>Environ. Res.</i> 35:133-139.	RBD-EXP08- 07689 through RBD- EXP08-07695
766	Sherman, M.H. and A.T. Hodgson. 2004. Formaldehyde as a basis for residential ventilation rates. <i>Indoor Air</i> 14:2-8.	RBD-EXP08- 07696 through RBD- EXP08-07703
767	Shusterman, D., J. Lipscomb, R. Neutra, and K. Satin. 1993. Symptom prevalence and odor-worry interaction near hazardous waste sites. <i>Environ. Health Perspect.</i> 94:25-30.	RBD-EXP08- 07704 through RBD- EXP08-07709
768	Shusterman, D., E. Matovinovic and A. Salmon. 2006. Does Haber's law apply to human sensory irritation? <i>Inhal. Toxicol.</i> , 18:45-471.	RBD-EXP08- 07710 through RBD- EXP08-07724
769	Smith, M.J., M.J. Colligan and J.J. Hurrell. 1978. Three incidents of industrial mass psychogenic illness. <i>J. Occup. Med.</i> 20:399-400.	RBD-EXP08- 07725 through RBD- EXP08-07726
770	Stock, T.H. 1987. Formaldehyde concentrations inside conventional housing. <i>J. Air Pollut. Control Assoc.</i> 37:913-918.	RBD-EXP08- 07727 through RBD- EXP08-07732

771	Stock, T.H. and S.R. Mendez. 1985. A survey of typical exposures to formaldehyde in Houston area residences. <i>Am. Ind. Hyg. Assoc. J.</i> 46:313-317.	RBD-EXP08- 07733 through RBD- EXP08-07737
772	Stolwijk, J.A.J. 1990. Assessment of population exposure and carcinogenic risk posed by volatile organic compounds in indoor air Risk Analysis 10(1):49-57.	RBD-EXP08- 07738 through RBD- EXP08-07746
773	Stommel, M. and C.E. Wills. 2004. The design and analysis of observational studies. In: <i>Clinical Research: Concepts and Principles for Advanced Practice Nurses</i> . (Eds.); Lippincott Williams & Wilkins. Philadelphia, PA. pp. 117-130.	RBD-EXP08- 07747 through RBD- EXP08-07762
774	Sullivan, J.B. 1992. Toxic exposure and medical causation. In: Hazardous Materials Toxicology: Clinical Principles of Environmental Health. Sullivan, J.B. and G.R. Krieger (Eds.); Williams & Wilkins. Baltimore, MD. pp. 309-319.	RBD-EXP08- 07763 through RBD- EXP08-07775
775	Susser, M. 1986. Rules of inference in epidemiology. Regul. Toxicol. Pharmacol. 6:116-128.	RBD-EXP08- 07791 through RBD- EXP08-07803
776	Susser, M. 1991. What is a cause and how do we know one? A grammar for pragmatic epidemiology. <i>Am. J. Epidemiol.</i> 133:635-648.	RBD-EXP08- 07804 through RBD- EXP08-07817
777	Susser, M. 1977. Judgment and causal inference: Criteria in epidemiologic studies. <i>Am. J. Epidemiol.</i> 105:1-15.	RBD-EXP08- 07776 through RBD- EXP08-07790
778	Szklo, M. 1987. Design and conduct of epidemiologic studies. <i>Prev. Med.</i> 16:142-149.	RBD-EXP08- 07818 through RBD- EXP08-07825

779	Uba, G., D. Pachorek, J. Bernstein, et al. 1989. Prospective study of respiratory effects of formaldehyde among healthy and asthmatic medical students. <i>Am. J. Ind. Med.</i> 15:91-102.	RBD-EXP08- 07826 through RBD- EXP08-07836 and RBD-EXP10- 02549 through RBD- EXP10-02559
780	USDHEW (United States Department of Health, Education and Welfare). 1964. Criterial for judgement. Association and causality. Indirect measure of the association. In: Smoking and Health: Report of the Advisory Committee to the Surgeon General of the Public Health Service. USDHEW. Washington, DC.	RBD-EXP08- 07837 through RBD- EXP08-07878
781	USEPA. 1991. Building air quality: A guide for building owners and facility managers. USEPA. ISBN 0-16-035919-8.	RBD-EXP08- 07879 through RBD- EXP08-07882
782	USEPA Integrated Risk Information System (IRIS). 1998. Iris Limitations. http://www.askthenerd.com/ocol/IRIS/LIMITS.HTM	RBD-EXP08- 07954 through RBD- EXP08-07955
783	USEPA Integrated Risk Information System (IRIS). 2006. Iris Limitations. http://www.epa.gov/iris/limits.htm .	RBD-EXP08- 07956 through RBD- EXP08-07957
784	USEPA. 2006. Kenner, Louisiana (KENNER) Volatile Organic Compound (VOC) Monitoring. http://oaspub.epa.gov/kat_aqsweb/katrina_aqs.web_page?p_facility_key=57#POLLUTANT11	To be supplemented
785	USEPA. IRIS. 2008. Iris Limitations. http://www.epa.gov/ncea/iris/limits.htm .	RBD-EXP08- 07958 through RBD- EXP08-07960
786	USEPA. 2008. Interim Acute Exposure Guideline Levels (AEGLs) for Formaldehyde. http://www.epa.gov/oppt/aegl/pubs/formaldehyde_tsd_interim_07_2 008.v1.pdf.pdf	RBD-EXP08- 07883 through RBD- EXP08-07953

787	USFDA. 2009. Evidence-based review of system for the scientific evaluation of health claims. Guidance for industry. CFSAN/Office f Nutrition, Labeling, and Dietary Supplements. January 2009.	RBD-EXP08- 07961 through RBD- EXP08-07984
788	Waddell, W.J. 1993. The science of toxicology and its relevance to MCS. <i>Regul. Toxicol. Pharmacol.</i> 18:13-22.	RBD-EXP08- 07985 through RBD- EXP08-07994
789	Wallace, L.A., W.C. Nelson, E. Pellizzari, J.H. Raymer, K.W. Thomas. 1991. Identification of polar volatile organic compounds in consumer products and common microenvironments. USEPA, PB91-182865.	RBD-EXP08- 08031 through RBD- EXP08-08047
790	Wallace, E. Pellizzari, C. Wendel. 1991. Total Volatile Organic Concentrations in 2700 Personal, Indoor; and Outdoor Air Samples collected in the US EPA Team Studies Indoor Air 1 (4), 465–477.	To be supplemented
791	Wallace, L., W. Nelson, R. Ziegenfus. 1991. The Los Angeles Team Study: Personal Exposures, Indoor-Outdoor Air Concentrations, and Breath Concentrations of 25 Volatile Organic Compounds. <i>Journal of Exposure Analysis and Environmental Epidemiology</i> . 1:2 pp. 157-192.	RBD-EXP08- 07995 through RBD- EXP08-08030
792	Weber-Tschopp A, Fischer T, & Grandjean E (1977) [Irritating effects of formaldehyde on men]. International Archives of Occupational and Environmental Health, 39: 207-218. (in German).	RBD-EXP08- 08048 through RBD- EXP08-08059
793	Weiss, S.M. and S. Lakshminarayan. 1994. Acute inhalation injury. Clin. <i>Chest Med.</i> 15:103-116.	To be supplemented
794	WHO World Health Organization. International Programme on Chemical Safety. 1989. Formaldehyde. Environmental Health Criteria 89. World Health Organization, Geneva, Switzerland. http://www.inchem.org/documents/ehc/ehc/ehc89.htm	To be supplemented
795	Wilfert, G.L., J.K. Young and J.W. Buck. 1986. Residential Indoor Air Pollutants. US DOE contract number DE-AC06-76RLO. DOW/BP/186903.	RBD-EXP08- 08060 through RBD- EXP08-08183
796	Williams, J.G. 1997. Inhalation of chlorine gas. <i>Postgrad. Med. J.</i> 73:697-700.	To be supplemented

797	Williams, C.W. and P.R. Lees-Haley. 1997. Effect of information about odor on causal ascriptions for illness. <i>Percept. Mot. Skills</i> 85:411-418.	RBD-EXP08- 08184 through RBD- EXP08-08191
798	Witek, T.J., E.N. Schachter, T. Tosun, G.J. Beck and B.P. Leaderer. 1987. An evaluation of respiratory effects following exposure to 2.0 ppm formaldehyde in asthmatics: Lung function, symptoms, and airway reactivity. <i>Arch. Environ. Health</i> 42:230-237.	RBD-EXP08- 08192 through RBD- EXP08-08199
799	Woodward, M. 2005. Case-control studies. In: <i>Epidemiology: Study Design and Data Analysis</i> , Second Edition. (Eds.); Chapman & Hall/CRC. Boca Raton, FL. pp. 273-334.	RBD-EXP08- 08200 through RBD- EXP08-08263
800	WorkSafe British Columbia. 2007. Discussion Paper: Changes to the Occupational Exposure Limits for Formaldehyde. March 20, 2007.	RBD-EXP08- 08264 through RBD- EXP08-08328
801	Yrushalmy, J. and C.E. Palmer. 1959. On the methodology of investigations of etiologic factors in chronic disease. <i>J. Chronic Dis.</i> 10:27-40.	RBD-EXP08- 08329 through RBD- EXP08-08342
802	Agency for Toxic Substances and Disease Registry (ATSDR). An Update and Revision of ATSDR's February 2007 Health Consultation: Formaldehyde Sampling of FEMA Temporary-Housing Trailers. Baton Rouge, Louisiana, September - October, 2006 (October, 2007).	PSC002264- PSC002277 and RBD-EXP09- 01237 through RBD- EXP09-01277 and RBD-EXP05- 01687 through RBD- EXP05-01700 and RBD-EXP14- 00930 through RBD- EXP14-00970

803	ATSDR October 2007 "An Update and Revision of ATSDR's February 2007 Health Consulation: Formaldehyde Sampling of FEMA Temporary-Housing Trailers Baton Rouge, Louisiana, September - October 2007"	PSC002278- PSC002318
804	Airaksinen, M., Kurnitskij., Pasanen, P., Seppanen, O. Fungal Spore Transport through a Building Structure. <i>Indoor Air</i> 14(2):92-104, 2004.	To be supplemented
805	American Conference for Governmental Industrial Hygienists. Bioaerosols: Assessment and Control. 1999. ACGTH.	To be supplemented
806	American Conference of Governmental Industrial Hygienists. TLVs and BEIs. 2009.	To be supplemented
807	American Industrial Hygiene Association Occupational Exposure and Work Practice Guidelines for Formaldehyde. 1989.	To be supplemented
808	American Industrial Hygiene Association and AIHA. Emergency Response Planning Guidelines. Formaldehyde, 6- AIHA Press, Fairfax, VA 1988.	To be supplemented
809	Assay Technology, Technical Report: Design Rationale and Validation Scheme - Aldehyde Monitor, http://www.assaytech.us/va1564-8.htm , accessed on 6-18-0009.	To be supplemented
810	ASTM. Standard Test Method for Determining Formaldehyde Concentrations in Air and Emission Rates from Wood Products Using a Large Chamber, Designation: E 1333-96 (Reapproved 2002), 12- ASTM International, West Conshocken PA 2002.	RBD-EXP05- 01207 through RBD- EXP05-01218 and RBD-EXP11- 00645 through RBD- EXP11-00656
811	ASTM International Designation: E 1554 - 03. Standard Test Methods for Determining External Air Leakage of Air Distribution Systems by Fan Pressurization	RBD-EXP09- 01304 through RBD- EXP09-01311
812	Taking Credit for Reduced Air Leakage in Residential Buildings. Supplement B, WSEC Builder's Field Guide, 7th Edition, 2006, Washington State University Extension Energy Program	RBD-EXP- 09-01278 through RBD- EXP09-01283

813	ATSDR, Minimal Risk Levels (MRLs) for Hazardous Substances, http://www.atsdr.ede.gov/mrls/index.html#bookrnark01;file://HALib rary\FormaldehydelATSDR MRL 08.pdf, accessed on 6-18-0009.	To be supplemented
814	Chew, G.L., Wilson, J., Rabito, F.A., Grimsley, F., Iqbal, S., Reponen, T., Muilenberg, M.L., Thorne, P.S., Dearbom, D.G., Morley, R.L. Mold and Endotoxin Levels in the Aftermath of Hurricane Katrina: A Pilot Project of Homes in New Orleans Undergoing Renovation. <i>Environ. Health Perspect.</i> 114(12):1883-1889, 2006.	To be supplemented
815	Clarisse, B., Laurent, A.M., Seta, N., Le Mouellec, Y., El Hasnaoui, A., Momas, I. Indoor Aldehydes: Measurement of Contamination Levels and Identification of Their Determinants in Paris Dwellings. <i>Environmental Research</i> 92:245-253, 1993.	To be supplemented
816	Corn, M., Adhesion of Particles, Chapter 11. in Davies, C. N., <i>Aerosol Science</i> . (Academic Press, New York), 359-392, 1966.	To be supplemented
817	Corn, M., and Stein, F., Mechanisms of Dust Redispersion, in Fish, B. R., Surface Contamination. Proceedings of a Symposium held in Gatlinburg, Tennessee June 1964. (Pergamon Press, 45-54, 1967.	To be supplemented
818	Das,R., Blanc,P. Chlorine Gas Exposure and the Lung: A Review. Toxicology and Industrial Health 9(3):439-455, 1993.	To be supplemented
819	Evans,R. Chlorine: State of the Art. Lung 183:151-167, 2004.	To be supplemented
820	Federal Register. Department of Housing and Urban Development, Office of the Assistant Secretary for Housing-Federal Housing Commissioner. 24 CFR Part 3280. Vol. 49. No. 155. [Docket No. R-84-1068; FR 1637]. Manufactured Home Construction and Safety Standards. 1984.	RBD-EXP05- 01906 through RBD- EXP05-01923
821	Gilbert, N.L., Guay, M., David, M.J., Judek, S., Chan, C.C., Dales, R.E. Levels and Determinants of Formaldehyde, Acetaldehyde, and Acrolein in Residential Indoor Air in Prince Edward Island, <i>Canada. Environ Res</i> 99(1):11-17, 2005.	To be supplemented
822	Grosjean, D. Formaldehyde and Other Carbonyls in Los Angeles Ambient <i>Air. Environ Sci Technol</i> 16:254-262, 1982.	To be supplemented
823	Hanrahan, L.P., Anderson, H.A., Dally, K.A., Eckmann, A.D., Kanarek, M.S. Formaldehyde Concentrations in Wisconsin Mobile Homes. <i>Journal of the Air Pollution Control Association</i> 35(11):1164-1167, 1985.	To be supplemented

824	Hanrahan, L.P., Dally, K.A., Anderson, H.A., Kanarek, M.S., Rankin J. Formaldehyde Vapor in Mobile Homes - A Cross-Sectional Survey of Concentrations and Irritant Effects. <i>American Journal of Public Health</i> 74(9):1026-1027, 1984.	To be supplemented	
825	Hare, D. A. Evaluating the Contribution of UF-Bonded Building Materials to Indoor Formaldehyde Levels in a Newly Constructed House. WA State University's 30th Annual Particleboard/Composite Materials Symposium. 93-108. 1996.	To be supplemented	
826	Hawthorne, A.R., Garnmage, R.B., Dudney, C.S. An Indoor Air Quality Study of 40 East Tennessee Homes. <i>Environment International</i> 12:221-239, 1986.	To be supplemented	
827	Hinds, W. Aerosol Technology. John Wiley & Sons, 1982.	To be supplemented	
828	Kinney, P.L., Chillrud, S.N., Ramstrom, S., Ross J., Spengler J.D. Exposures to multiple air toxics in New York City. <i>Environ Health Perspect</i> . 110 Suppl 4:539-546, 2002.	To be supplemented	
829	Lindstrom, A.B., Proffitt, D., Fortune, C.R. Effects of Modified Residential Construction on Indoor Air Quality. <i>Indoor Air</i> 5:258-269, 1995.	To be supplemented	
830	Meyer, B., Hermanns, K. Reducing Indoor Air Formaldehyde Concentrations. <i>Journal of the Air Pollution Control Association</i> 35(8):816-821, 1985.	To be supplemented	
831	National Institute for Occupational Safety and Health, and NIOSH, Formaldehyde by GC: Method 2541, Issue 2, NIOSH Manual of Analytic Methods (NMAM). 4 ed., 5 pages, 1994.	To be supplemented	
832	National Institute for Occupational Safety and Health, and NIOSH, Formaldehyde: Method 2016, Issue 2, NIOSH Manual of Analytic Methods (NMAM). 4th ed., 1-7, 2003.	To be supplemented	
833	NIOSH. NIOSH Pocket Guide to Chemical Hazards. Formaldehyde. NIOSH Publication 2005-149. 2005.	To be supplemented	
834	NIOSH 1988. Occupational Safety and Health Guideline for Formaldehyde Potential Human Carcinogen.	RBD-EXP14- 01314 through RBD- EXP14-01319	
835	OSHA, Occupational Safety and Health Administration, and U.S. Department of Labor. OSHA Standards: Formaldehyde, 2008.	To be supplemented	

OSHA and U.S. Department of Labor, Sampling and Analytical Methods: Formaldehyde (Diffusive Sampler) - 1007, http://www.osha.gov/dts/sltc/methods/mdt/mdt1007/1007.html, accessed on 5-12-2009. Parkj. S., lkeda, K. Variations of Formaldehyde and VOC Levels During 3 Years in New and Older Homes. Indoor Air 16(2):129-135, 2006. To be supplementations of Formaldehyde and VOC Levels During 3 Years in New and Older Homes. Indoor Air 16(2):129-135,	ented
During 3 Years in New and Older Homes. Indoor Air 16(2):129-135, supplemental suppl	
	ented
Rabito, F.A., Iqbal, S., Kiernan, M.P., Holt, E., Chew, G.L. Children's Respiratory Health and Mold Levels in New Orleans after Katrina: A Preliminary Look. <i>J Allergy Clin Immunol</i> 121(3):622-625, 2008.	
Ritchie, I. M., Lehnen, R. G. An Analysis of Formaldehyde Concentrations in Mobile and Conventional Homes. <i>Journal of Environmental Health</i> May-June:300-305, 1985.	ented
Sax, S. N., Bennett, D. H., Chillrud, S. N., Spengler J. D. Differences in Source Emission Rates of Volatile Organic Compounds in Inner-City Residences of New York City and Los Angeles. J Expo Anal. Environ Epidemiol. 14 Suppl 1:S95-109, 2004.	ented
Sexton, K., M.X. Petreas, and K.S. Liu: Formaldehyde Exposures Inside Mobile Homes. <i>Environ Sci Technol</i> 23:985-988 (1989).	ented
Sexton, K., Petreas, M. X. Formaldehyde Concentrations Inside Private Residences - A Mail-Out Approach to Indoor Air Monitoring. Journal of the Air Pollution Control Association 36(6):698-704, 1986. To be supplementation	ented
Shirtliffe, C. J., Rousseau, M. Z., and Young, J. C. Formaldehyde Measurements in Canadian Homes Using Passive Dosimeters, National Research Council Canada, American Chemical Society 1985.	ented
Singh, H. B., Stiles, R.E. Distribution of Selected Gaseous Organic Mutagens and Suspect Carcinogens in Ambient Air. Environ Sci Technol 16(1982):872-880, 1982.	ented
Hardin BD <i>et al.</i> 2009. The concentration of no toxicologic concern (CoNTC) and airborne mycotoxins. <i>Journal of Toxicology and Environmental Health</i> . 72:585-598.	ented
846 "Air Flow Measurements in the Bag," www.homeenergy.org, September/October 2002 To be supplement	ented

847	Charts and lists of formaldehyde levels in foods, liquids, other substances, specific environments and locations.	To be supplemented
848	Any and all applicable National Highway Traffic Safety Administration Regulations	To be supplemented
849	Federal Motor Vehicle Safety Standards as specified in Code of Federal Regulations, Title 49 Part 571	To be supplemented
850	Any and all documents produced by Recreation by Design, LLC, in this MDL litigation and in the Castanel matter.	
851	All documents produced by Plaintiff, Plaintiff Steering Committee or Plaintiff Liaison Counsel, in this MDL proceeding.	
852	Any and all documents produced by USA/FEMA in this MDL	
853	All relevant, non-privileged documents contained in Recreation by Design's files, as well as any document still under review to respond to outstanding discovery from plaintiff and in order to prepare Recreation by Design's defense; document discovery and review is incomplete and continuing.	
854	All documents produced or exchanged in this MDL proceeding 2:07-md-1873, including all related cases.	
855	Any and all RBD discovery responses	-
856	Any and all depositions taken in the MDL, including the Castanel matter, and all exhibits thereto	
857	Any and all discovery responses by Earline Castanel	
858	Any and all written discovery and responses thereto	
859	All documents referenced, described or identified in any discovery responses of any party to this MDL proceeding.	
860	All exhibits to every deposition taken in this MDL proceeding or in the Castanel matter	
861	Any and all photographs and/or video produced by or on behalf of any party or expert of Trailer 5CZ200R2461125294 (Castanel unit)	
862	Any and all e-mails and communications relevant to FEMA travel trailer procurement and use	To be supplemented
863	All documents entered as exhibits in any hearing or trial in this MDL proceeding, including the hearing of Plaintiffs' Motion for Class Certification and any bellwether trial.	

864	All documents identified by any witness in any deposition, hearing or bellwether trial in this MDL proceeding	
865	All documents attached as an exhibit to any pleading filed in this MDL proceeding	
866	All documents and exhibits listed by any other party to this litigation	
867	Any and all documents, materials, simulations, treatises, reliance materials, or other information referred to or utilized by an expert witness	
868	Any and all articles, materials, codes, standards, regulations, guidelines, photos, videos, examinations, and any other information relied upon by any expert, plaintiff or defendant, in preparation of their reports or opinions	To be supplemented
869	Any and all documents regarding materials, material availability, testing and related information regarding construction methods and costs	
870	Any and all documents regarding costs of construction of Morgan 33' PM unit	
871	Email exchange between Don Snell and Ron Odom dated October 20, 2009 and October 22, 2009 regarding inspections - Exhibit 5, Ervin Ritter Deposition of February 12, 2010	RBD-EXP07- 02614 through RBD- EXP07-02615 and RBD-EXP13- 01073 through RBD- EXP13-01074
872	Email exchange between John Odom and Jennifer Porter dated January 8, 2010, and January 11, 2010, regarding code requirements.	RBD-EXP07-03228 through RBD-EXP07-03229 and RBD-EXP13-00910 through RBD-EXP13-00911
873	Earline Castanel's Claim for Injury, Form 95, dated August 6, 2008	FEMA-000994 through FEMA000997

Demonstrative exhibits of the test results in the Castanel unit	
Demonstrative exhibits of all applicable standards and regulations	
Demonstrative exhibits of formaldehyde levels in foods, liquids, other substances, specific environments and locations.	
Any and all demonstrative exhibits, including time lines, graphs and charts related to plaintiff's alleged exposures, medical complaints and treatment, and/or other related issues, including but not limited to exhibits based on plaintiff's treatment with Dr. Bowers, Dr. Gautreaux, Dr. Reddy, Dr. O'Byrne, Dr. Paddock and Dr. Hoang	
Demonstrative exhibits relative to the examinations and reports of Dr. Shwery and Dr. Miller	
Demonstrative exhibits regarding construction and design of the Castanel unit including component parts thereto.	
Demonstrative exhibits and diagrams regarding trailer, wall, ceiling and floor designs, patterns, layouts and construction	To be supplemented
Any and all documents produced by Donnelly	To be supplemented
Any and all documents produced by SRS, Inc.	To be supplemented
Any and all documents produced by any manufacturer in the MDL	
Any and all documents produced via discovery by any party	
Any and all documents produced by the USA/FEMA in this MDL	
All documents / exhibits discussed during any bellwether trial or deposition taken in the MDL and Castanel matter	
Any and all depositions taken in any matter encompassed by the In Re: FEMA Trailer litigation, of any witness, either fact or expert	
Prior testimony by any witness in this proceeding	
All documents contained in the reliance files of any expert designated by any party to this proceeding	To be supplemented
Curriculum vitae of any expert designated by any party to this proceeding	To be supplemented
	Demonstrative exhibits of all applicable standards and regulations Demonstrative exhibits of formaldehyde levels in foods, liquids, other substances, specific environments and locations. Any and all demonstrative exhibits, including time lines, graphs and charts related to plaintiff's alleged exposures, medical complaints and treatment, and/or other related issues, including but not limited to exhibits based on plaintiff's treatment with Dr. Bowers, Dr. Gautreaux, Dr. Reddy, Dr. O'Byrne, Dr. Paddock and Dr. Hoang Demonstrative exhibits relative to the examinations and reports of Dr. Shwery and Dr. Miller Demonstrative exhibits regarding construction and design of the Castanel unit including component parts thereto. Demonstrative exhibits and diagrams regarding trailer, wall, ceiling and floor designs, patterns, layouts and construction Any and all documents produced by Donnelly Any and all documents produced by SRS, Inc. Any and all documents produced by any manufacturer in the MDL Any and all documents produced by the USA/FEMA in this MDL All documents / exhibits discussed during any bellwether trial or deposition taken in the MDL and Castanel matter Any and all depositions taken in any matter encompassed by the In Re: FEMA Trailer litigation, of any witness, either fact or expert Prior testimony by any witness in this proceeding All documents contained in the reliance files of any expert designated by any party to this proceeding Curriculum vitae of any expert designated by any party to this

891	All air quality test results and documents relating to air quality testing and results performed on the Castanel unit by or on behalf of Workplace Hygiene, Anthony Watson, W.D. Scott Group, Bill Scott and/or any party or expert	RBD-EXP11-00039 through RBD-EXP11-00072 and RBD-EXP11-00520 through RBD-EXP11-00553 and CAST001985 - CAST002001 and CAST002247 - CAST002311 To be supplemented
892	Any and all documents produced after the date of this exhibit list	To be supplemented
893	Any and all exhibits listed by any other party	
894	Any and all exhibits identified and listed in Shaw Environmental, Inc.'s Initial Exhibit List filed in this matter	Rec. Doc. 12845
895	Any and all documents attached to any depositions	To be supplemented
896	Any and all documents necessary for rebuttal	To be supplemented
897	Any and all documents necessary for impeachment	
898	Any and all animations produced by any party	
899	Any and all Complaints, Amended Complaints, pleadings and motions filed in this matter and in the MDL	
900	Any document produced in response to a subpoena issued in this matter	To be supplemented

Respectfully submitted

/s/ Randall C. Mulcahy
LYON H. GARRISON, Bar No. 19591
SCOTT P. YOUNT, Bar No. 22679
RANDALL C. MULCAHY, Bar No. 26436
DARRIN L. FORTE, Bar No. 26885
KELLY M. MORTON, Bar No. 30645
GARRISON, YOUNT, FORTE
& MULCAHY, LLC
909 Poydras Street, Suite 1800
New Orleans, Louisiana 70112
Telephone: (504) 527-0680
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Attorneys for defendant,
Recreation By Design, LLC
Email: rmulcahy@garrisonyount.com

CERTIFICATE OF SERVICE

I hereby certify that on April 14, 2010, I electronically filed the foregoing with the Clerk of Court by using the CM/ECF system which will send a notice of this electronic filing to all known counsel of record.

/s/ Randall C. Mulcahy
RANDALL C. MULCAHY, Bar No. 26436

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

IN RE: FEMA TRAILER FORMALDEHYDE

MDL NO. 1873

PRODUCTS LIABILITY LITIGATION

SECTION "N" (5)

THIS DOCUMENT RELATES TO: 09-3251

Earline Castanel v. Recreation by Design, LLC

JUDGE ENGELHARDT

MAGISTRATE CHASEZ

IOINT TRIAL PLAN OF THE PARTIES

Date:	Activity:	Subject-Matter:	Mode:	PSC:	RBD:	Time:
Initial Matters ¹						
	Voir Dire/Seating Jury					2:00:00
	Opening Statement			0:25:00	0:20:00	0:45:00
	Reading of Stipulations by the Court					0:20:00
	Pre-Admission of Exhibits					0:20:00
PSC Case						
	Earline Castanel	Plaintiff	Live	0:30:00	1:00:00	1:30:00
	Laverne Castanel Williams	Plaintiff's Daughter	Live	0:25:00	0:15:00	0:40:00
	Sandra Castanel Davis	Plaintiff's Daughter	Live	0:25:00	0:15:00	0:40:00
	Kim Castanel	Plaintiff's Daughter	Live	0:25:00	0:15:00	0:40:00
	Edwin Ganier	Family Friend	Live	0:25:00	0:20:00	0:45:00

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



Date:	Activity:	Subject-Matter:	Mode:	PSC:	RBD:	Time:
	Paul Hewett, Ph.D., C.I.H.	PSC Expert/ Statistical Analysis of test results, standards, exposure	Live	0:45:00	0:20:00	1:05:00
	Kenneth Laughery, Ph.D.	PSC Expert/ Warnings, Labeling and Human Factors	Live	0:15:00	0:10:00	0:25:00
	Gerald McGwin, Jr., M.S., Ph.D.	PSC Expert/ Epidemiologist	Live	0:45:00	0:30:00	1:15:00
s.	Lawrence G. Miller, M.D., M.P.H.	PSC Expert/ Toxicologist/ Pulmonologist Medical Examination and Specific Causation	Live	0:45:00	0:30:00	1:15:00
	Joseph M. Gautreaux, III, M.D.	Treating Physician	Live	1:00:00	0:45:00	1:45:00
	Stephen Smulski, Ph.D.	PSC Expert/ Wood Science, Material Selection, Component Parts	Live	1:00:00	0:30:00	1:30:00
	Dr. Christopher DeRosa	CDC/ATSDR	Deposition	0:30:00	0:10:00	0:40:00
	Alexis Mallet, Jr.	PSC Expert/ Construction	Live	0:20:00	0:15:00	0:35:00

Date:	Activity:	Subject-Matter:	Mode:	PSC:	RBD:	Time:
	Randall Rush	President of RBD/ Managing Member Quality Control	Live	0:10:00	Live	
	Michael Gaume	RBD Production Manager	Deposition	0:15:00	0:10:00	0:25:00
	George Cornish	RBD Production Manager	Deposition	0:15:00	0:10:00	0:25:00
	Albert Jarrell	Maintenance	Live	0:30:00	0:10:00	0:40:00
	Mark Polk	Defense Expert	Deposition	0:30:00	0:10:00	0:40:00
	Patricia M. Williams, Ph.D., D.A.B.T.	PSC Expert/ Toxicologist, General Causation and Health Effects	Live	1:00:00	0:40:00	1:40:00
	Edward H. Shwery, Ph.D.	PSC Expert/ Psychologist, Evaluation of Plaintiff	Live	0:30:00	0:15:00	0:45:00
	David Garratt	FEMA Acting Deputy Administrator	Deposition	0:30:00	0:10:00	0:40:00
	Guy Bonomo	FEMA	Deposition	0:24:00	0:05:00	0:29:00
	Brian Boyle	FEMA	Deposition	0:20:00	0:05:00	0:25:00
	Michael Lapinski	FEMA	Deposition	0:20:00	0:05:00	0:25:00
	Stanley Larson	FEMA	Deposition	0:07:00	0:03:00	0:10:00
	Joseph Little	FEMA	Deposition	0:25:00	0:15:00	0:40:00

Date:	Activity:	Subject-Matter:	Mode:	PSC:	RBD:	Time:
	Brian McCreary	FEMA	Deposition	0:08:00	0:05:00	0:13:00
	Martin McNeese	FEMA	Deposition	0:17:00	0:08:00	0:25:00
	Travis Morris	FEMA	Deposition	0:10:00	Objection	
	Kevin Souza	FEMA	Deposition	0:15:00	0:05:00	0:20:00
	Faye Green	FEMA	Deposition	0:05:00	0:05:00	0:10:00
	Robert Wozniak	RBD Expert/ Engineer, Construction, Standards, and Codes	Deposition	0:15:00	0:10:00	0:25:00
PSC Total						22:42:00

Recreation by Design ²						
Date:	Activity:	Subject-Matter:	Mode:	PSC:	RBD:	Time:
	Tony Watson, MSHP, CIH, CSP	RBD Expert – Certified Industrial Hygienist / Testing	Live	0:20:00	0:20:00	0:40:00
	William L. Dyson, Ph.D., CIH	RBD Expert – Certified Industrial Hygienist	Live	0:30:00	0:30:00	1:00:00
	Michael E. Ginevan, Ph.D.	RBD Expert - Biostatistician	Live	0:30:00	0:40:00	1:10:00
	Robert C. James, Ph.D.	RBD Expert - Toxicologist	Live	0:30:00	1:00:00	1:30:00
	G. Graham Allan, Ph.D.	RBD Expert – Chemical Engineering and Professor of Fiber and Polymer Science	Live	0:15:00	0:30:00	0:45:00
	Thomas Fribley	RBD Expert – RV Construction and Design	Live	0:10:00	0:20:00	0:30:00
	Robert E. Wozniak	RBD Expert – Engineer, Construction, Standards, Codes	Live or by Deposition	0:10:00	0:15:00	0:25:00

² Recreation by Design reserves the right to call any witness listed by plaintiff and not called by plaintiff at trial. RBD also reserves the right to call any witness needed to authenticate any records. Additionally, this listing of witnesses is for initial planning purposes. RBD reserves the right to adjust the witness listing order and approximated times as necessary.

Date:	Activity:	Subject-Matter:	Mode:	PSC:	RBD:	Time:
	Damien W. Serauskas, P.E.	RBD Expert – Professional Mechanical Engineer	Live	0:10:00	0:45:00	0:55:00
	John Osteraas, Ph.D., P.E.	Expert Witness – Civil / Structural Engineer	Deposition	0:10:00	0:15:00	0:25:00
	Randall Rush	RBD President / Managing Member	Live	0:45:00	2:00:00	2:45:00
	Geoffrey Compeau	Vice President of Shaw Environmental	Deposition	0:10:00	0:20:00	0:30:00
1	Representative of C. Martin Company	Maintenance and Deactivation Contractor	Live	0:15:00	0:30:00	0:45:00
	James Schilligo	National Sales Manager, Morgan Buildings and Spas	Live	0:20:00	0:45:00	1:05:00
	Nathan T. Dorris, Ph.D.	RBD Expert – Warnings and Communications pertaining to product safety	Live	0:15:00	0:20:00	0:35:00
	Alan Bowers, M.D.	Treating Physician	Deposition	0:20:00	0:20:00	0:40:00
	Thang Hoang, M.D.	Treating Physician	Deposition	0:10:00	0:20:00	0:30:00
	Ronald J. French, M.D.	RBD Expert – Otolaryngologist	Live	0:20:00	1:00:00	1:20:00
	Kenneth B. Smith, M.D.	RBD Expert – Pulmonary Diseases	Live	0:15:00	0:30:00	0:45:00

Date:	Activity:	Subject-Matter:	Mode:	PSC:	RBD:	Time:
	Megan Ciota, Ph.D.	RBD Expert – Clinical Psychologist / Neuropsychologist	Live	0:15:00	0:30:00	0:45:00
	Philip Cole, M.D.	RBD Expert - Epidemiologist	Live	0:30:00	0:30:00	1:00:00
	H. James Wedner, M.D.	RBD Expert – Allergic and Immunologic Diseases	Live	0:30:00	1:00:00	1:30:00
RBD Total:						17:40:00

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

IN RE: FEMA TRAILER FORMALDEHYDE * MDL NO. 1873

PRODUCTS LIABILITY LITIGATION *

* SECTION "N" (5)

THIS DOCUMENT RELATES TO: 09-3251 *

Earline Castanel, et al. vs. Recreation by Design, LLC, et al. * JUDGE ENGELHARDT

MAGISTRATE CHASEZ

PLAINTIFF'S AMENDED FINAL WITNESS LIST

NOW INTO COURT, through undersigned counsel, come Plaintiff, **Earline Castanel**, pursuant to this Honorable Court's Trial Scheduling Order dated December 23, 2009 (Doc. No. 9471), who hereby submits the following Amended Final Witness List in connection with the above captioned matter:

	Category:	Witness:	Type of Witness:	May/Will Call:
	Plaintiff:			
1		Earline Castanel	Fact	Will Call
	Specific to Castanel:			
2		Laverne Castanel Williams Plaintiff's Daughter	Fact	May Call
3		Sandra Castanel Davis Plaintiff's Daughter	Fact	May Call
4		Kim Castanel Plaintiff's Daughter	Fact	May Call
5		Edwin Ganier Family Friend	Fact	May Call

6		Priest St. Peter Claver Catholic School and Church	Fact	May Call
	Experts:			
7		Dr. Lee Branscome, Ph.D., C.C.M.	Expert	May Call
8		Dr. Paul Hewett, Ph.D.	Expert	Will Call
9		Paul LaGrange	Expert	Will Call
10		Dr. Kenneth Laughery, Ph.D.	Expert	Will Call
11		Alexis Mallet, Jr.	Expert	Will Call
12		Dr. Gerald McGwin, Jr., M.S., Ph.D.	Expert	Will Call
13		Dr. Lawrence Miller, M.D., M.P.H.	Expert	Will Call
14		Charles David Moore, P.E., P.L.S.	Expert	Will Call
15		Ervin Ritter, P.E.	Expert	Will Call
16		William Scott, P.E., C.H.M.M.	Expert	Will Call
17		Dr. Edward Shwery, Ph.D.	Expert	Will Call
18		Dr. Stephen Smulski, Ph.D.	Expert	Will Call
19		Dr. Patricia Williams, Ph.D., D.A.B.T.	Expert	Will Call
	Medicals:			
20		Medical Records Custodian of The Family Doctors (Dr. Alan Bowers)	Fact	May Call
21		Medical Records Custodian of West Jefferson Medical Center	Fact	May Call
22		Medical Records Custodian of Dr. Carter Paddock, Dermatologist	Fact	May Call
23		Medical Records Custodian of O'Byrne Eye Clinic (Dr. Marilu O'Byrne)	Fact	May Call
24		Medical Records Custodian of Metropolitan Gastroenterology (Dr. S.T. Reddy)	Fact	May Call

25		Medical Records Custodian of Ochsner Hospital	Fact	May Call
26		Medical Records Custodian of P.M.A. Medical Treatment Centers (Dr. Joseph Gautreaux)	Fact	May Call
27		Prescription Records Custodian of Walgreen's Pharmacy	Fact	May Call
28		Any other physician who treated Plaintiff, Earline Castanel	Fact	
	Recreation by Design, LLC:			
29		Representative of Recreation by Design, LLC	Fact	May Call
30		Randall Rush President/Managing Member Quality Control Engineer, Design, and Development	Fact	May Call
31		George Cornish Production Manager	Fact	May Call
32		John Firestone In-House Controller	Fact	May Call
33		Ronald Major Production Foreman	Fact	May Call
34		Michael Gaume Production Contract Labor Consultant	Fact	May Call
35		Johnny Martin Sales Manager	Fact	May Call
36		Rebecca Pinkston Accounts Payable	Fact	May Call

	Government/ FEMA:			
37		Dr. Christopher DeRosa Previously Center for Disease Control and Prevention (CDC)	Fact/ Expert	May Call
38		Commander Joseph Little Emergency Coordinator for the National Institute for Occupational Safety and Health (NIOSH)í	Fact	May Call
39		David E. Garratt FEMA Acting Deputy Administrator	Fact	May Call
40		Rene Rodriguez FEMA	Fact	May Call
41		Stephen C. Miller FEMA Disaster Reservist in Region 2	Fact	May Call
42		Kevin Souza FEMA Enterprise Coordination and Information Management Section Chief, Virginia	Fact	May Call
43		Michael Lapinski FEMA Federal Coordinating Officer	Fact	May Call
44		Bryan McCreary FEMA Contracting Officer	Fact	May Call
45		David Porter FEMA Contracting Officer's Technical Representative (COTR)	Fact	May Call
46		Martin E. McNeese FEMA Program Officer for FEMA Region 8 in Individual Assistance Programs	Fact	May Call

47		Guy Bonomo FEMA Direct Housing Operations Chief	Fact	May Call
48		Stanley Larson FEMA Employee	Fact	May Call
49		Mark Polk FEMA RV Construction and Design	Fact	May Call
	Morgan Building & Spas, Inc.:			
50		Representative of Morgan Building and Spa, Inc.	Fact	May Call
51		James Schilligo Morgan Building Systems Assistant to President of Morgan Building Systems	Fact	May Call
52		Guy Morgan Morgan Building Systems President and CEO	Fact	May Call
	Other:			
53		Representative of the Formaldehyde Council	Fact	May Call
54		Nathan R. Vallette W.D. Scott Group	Fact	May Call
55		Ronni Troiano W.D. Scott Group	Fact	May Call
56		D. Scott Johnson Bombet, Cashio & Associates Photographer	Fact	May Call
57		Reagan Johnson C4 Animation Animator	Fact	May Call

58	A.J. Valenti A.J. Valenti & Associates Photographer	Fact	May Call
59	Michael L. Zieman, P.E. Resources Applications, Designs and Controls, Inc., Listing and Testing Division (RADCO) Vice President	Fact	May Call
60	Representative of Woodrow Wilson Construction Company, Inc.	Fact	May Call
61	Representative of Jewel Smith D.B.A. Smith's Mobile Homes, Inc.	Fact	May Call
62	Representative of Shaw Environmental, Inc.	Fact	May Call
63	William Garpow Recreational Park Trailer Industry Association Executive Director	Fact	May Call
64	Al Jarrell	Fact	May Call
65	Any and all other witnesses who may be identified or discovered on the basis of Defendants' responses to discovery propounded by Plaintiffs or depositions taken during discovery in this matter	Fact/ Expert	
66	Any and all witnesses listed by any other party in this action	Fact/ Expert	

Plaintiff respectfully reserves the right to call any witness who becomes known during discovery in this matter or is listed by any other party. Plaintiff further reserves the right to supplement and amend this list once discovery is complete or as directed by this Honorable Court.

Respectfully submitted:

FORMALDEHYDE TRAILER FORMALDEHYDE PRODUCT LIABILITY LITIGATION

BY: /s/Gerald E. Meunier

GERALD E. MEUNIER, #9471

PLAINTIFFS' CO-LIAISON COUNSEL

Gainsburgh, Benjamin, David, Meunier &

Warshauer, L.L.C.

2800 Energy Centre, 1100 Poydras Street

New Orleans, Louisiana 70163

Telephone: 504/522-2304

Facsimile:

504/528-9973

gmeunier@gainsben.com

/s/Justin I. Woods

JUSTIN I. WOODS, #24713

PLAINTIFFS' CO-LIAISON COUNSEL

Gainsburgh, Benjamin, David, Meunier & Warshauer, L.L.C.

2800 Energy Centre, 1100 Poydras Street

New Orleans, Louisiana 70163

Telephone: 504/522-2304

Facsimile:

504/528-9973

jwoods@gainsben.com

COURT-APPOINTED PLAINTIFFS' STEERING COMMITTEE

ANTHONY BUZBEE, Texas # 24001820 RAUL BENCOMO, #2932 FRANK D'AMICO, #17519 MATT MORELAND, #24567 LINDA NELSON, #9938 MIKAL WATTS, Texas # 20981820 DENNIS REICH, Texas # 16739600 **ROBERT BECNEL, #14072**

CERTIFICATE OF SERVICE

I hereby certify that on <u>April 15</u>, 2010, I electronically filed the foregoing with the Clerk of Court by using the CM/ECF system which will send a notice of electronic filing to all counsel of record who are CM/ECF participants. I further certify that I electronically mailed the foregoing document to all counsel of record who are non-CM/ECF participants.

/s/ Justin I. Woods
JUSTIN I. WOODS (LA Bar #24713)

Case 2:07-md-01873-KDE-ALC Document 13273 Filed 04/14/10 Page 1 of 13

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA NEW ORLEANS DIVISION

	*	
IN RE: FEMA TRAILER	*	MDL NO. 1873
FORMALDEHYDE	*	
PRODUCT LIABILITY	*	SECTION "N-5"
LITIGATION	*	
	*	
	*	JUDGE ENGELHARDT
	*	MAG. JUDGE CHASEZ
	*	
THIS DOCUMENT RELATES TO:	*	
EARLINE CASTANEL, ET AL v.	*	
RECREATION BY	*	
DESIGN, LLC, SHAW	*	
ENVIRONMENTAL, INC.,	*	
and UNITED STATES OF AMERICA	*	
THROUGH THE FEDERAL	*	
EMERGENCY MANAGEMENT	*	
AGENCY, NO. 09-3251	*	
************	******	*********

RECREATION BY DESIGN, LLC'S FINAL WITNESS LIST

NOW INTO COURT, through undersigned counsel, comes Recreation By Design, LLC ("RBD"), who, in accordance with this Honorable Court's scheduling order in the above-captioned matter, hereby submits the following final witness list. As both fact and expert discovery is ongoing, RBD expressly reserves the right to supplement and/or modify this list as the litigation continues.

EXHIBIT
Castanel-PTO
Exhibit E

Case 2:07-md-01873-KDE-ALC Document 14021-5 Filed 05/06/10 Page 2 of 13

Case 2:07-md-01873-KDE-ALC Document 13273 Filed 04/14/10 Page 2 of 13

to and differentiation	WITNESS	TYPE OF	MAY/WILL
		WITNESS	CALL
1.	Joseph Little ATSDR Employee	Fact Witness	May Call
2.	David Garratt FEMA Employee	Fact Witness	May Call
3.	M. Bryan McCreary FEMA Employee	Fact Witness	May Call
4.	Stephen Miller FEMA Employee	Fact Witness	May Call
.5.	Michael Lindell, Ph.D. FEMA Expert	Fact Witness	May Call
6.	Michael Lapinski FEMA Employee	Fact Witness	May Call
7.	Martin McNeese FEMA Employee	Fact Witness	May Call
8.	Kevin Souza FEMA Employee	Fact Witness	May Call
9.	Steve Miller FEMA Employee	Fact Witness	May Call
10.	David Porter FEMA Employee	Fact Witness	May Call
11.	Bellance (Faye) Green FEMA Employee	Fact Witness	May Call
12.	Stanley Larson FEMA Employee	Fact Witness	May Call
13.	Travis Morris FEMA Employee	Fact Witness	May Call
14.	Michael Harder FEMA Employee	Fact Witness	May Call
15.	Guy Nicholas Bonomo FEMA Employee	Fact Witness	May Call

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Case 2:07-md-01873-KDE-ALC Document 13273 Filed 04/14/10 Page 3 of 13

The second secon	The state of the s		***************************************
16.	Brian Boyle FEMA Employee	Fact Witness	May Call
17.	Bruce Roubleau FEMA Employee	Fact Witness	May Call
18.	Charcora Strawder FEMA Advisor	Fact Witness	May Call
19.	Lois Sinks FEMA Employee	Fact Witness	May Call
20.	J. Webb FEMA Employee	Fact Witness	May Call
21.	Kathy Morgan FEMA Representative/Employee	Fact Witness	May Call
22.	Susan Jacobson FEMA Employee	Fact Witness	May Call
23.	Rene Rodriguez FEMA Employee	Fact Witness	May Call
24.	FEMA Representative for the Baton Rouge staging facility regarding Castanel Unit	Fact Witness	May Call
25,	Harry (Unknown Last Name) Final Inspection/Keys Turnover	Fact Witness	May Call
26.	Johanna Harris FEMA - Comments User	Fact Witness	May Call
27.	John Osteraas, Ph.D., P.E. Civil / Structural Engineer	Fact/Expert Witness	May Call
28.	Allen Bowers, M.D. Plaintiff's Treating Physician	Fact/Expert Witness	May Call
29.	Graham Allan RBD Expert Chemical Engineering and Professor of Fiber and Polymer Science	Expert Witness	May Call
30.	Philip Cole, MD, DrPH RBD Expert Epidemiologist	Expert Witness	May Call

Case 2:07-md-01873-KDE-ALC Document 13273 Filed 04/14/10 Page 4 of 13

31.	Nathan T. Dorris, Ph.D. RBD Expert Warning and Communications pertaining to product safety	Expert Witness	May Call
32.	William L. Dyson, PhD, CIH RBD Expert Industrial Hygienist	Expert Witness	May Call
33.	Thomas Fribley RBD Expert RV Construction and Design	Expert Witness	May Call
34.	Kenneth Smith, M.D. RBD Expert Pulmonary Diseases	Expert Witness	May Call
35.	Ronald J. French, M.D. RBD Expert Otolaryngologist	Expert Witness	May Call
36.	Anthony Watson RBD Expert Industrial Hygienist / Testing	Expert Witness	May Call
37.	James Wedner, MD, FAAAI RBD Expert Allergic and Immunologic Diseases	Expert Witness	May Call
38.	Michael Ginevan, Ph.D. RBD Expert Biostatistician	Expert Witness	May Call
39.	Megan Ciota, Ph.D. RBD Expert Clinical Psychologist/Neuropsychologist	Expert Witness	May Call
. 40.	Damien W. Serauskas, P.E. RBD Expert Professional Mechanical Engineer	Expert Witness	May Call
41.	Robert Wozniak RBD Expert Engineer/Construction/Standards/Codes	Expert Witness	May Call

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42.	Robert James, Ph.D. RBD Expert Toxicologist	Expert Witness	May Call
43.	Any expert retained by or on behalf of RBD, regarding the Earline Castanel matter	Expert Witness	May Call
44.	Marilu O'Byrne, M.D. Plaintiff's Treating Physician Ophthalmologist	Fact/Expert Witness	May Call
45.	Carter Paddock, M.D. Plaintiff's Treating Physician Dermatologist	Fact/Expert Witness	May Call
46.	Joseph Gautreaux, M.D. Plaintiff's Treating Physician Ear, Nose and Throat Specialist	Fact/Expert Witness	May Call
47.	Sanjeeva Reddy, M.D. Plaintiff's Treating Physician Gastroenterology	Fact/Expert Witness	May Call
48.	Frances Ivker, M.D. Plaintiff's Treating Physician Obstetrician/Gynecologist	Fact/Expert Witness	May Call
49.	Dr. Thang Hoang Plaintiff's Treating Physician	Fact/Expert Witness	May Call
50.	Custodian of Records for Dr. Thang Hoang		
51.	Custodian of records for Allan Bowers, M.D.	Fact Witness	May Call
52.	Custodian of records for Marilu O'Byrne, M.D.	Fact Witness	May Call
53.	Custodian of records for Carter Paddock, M.D.	Fact Witness	May Call
54.	Custodian of records for Joseph Gautreaux, M.D.	Fact Witness	May Call
55.	Custodian of records for Sanjeeva Reddy, M.D.	Fact Witness	May Call

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	in the second se		
56.	Custodian of records for Ronald J. French, M.D.	Fact Witness	May Call
57₌	Custodian of records for Kenneth Smith, M.D.	Fact Witness	May Call
58.	Custodian of records for Megan Ciota, Ph.D.	Fact Witness	May Call
59.	Custodian of records for James Wedner, M.D., FAAAI	Fact Witness	May Call
60.	Custodian of records for West Jefferson Medical Center	Fact Witness	May Call
61.	Custodian of records for East Jefferson Medical Center	Fact Witness	May Call
62.	Custodian of records for Ochsner Health System	Fact Witness	May Call
63.	Custodian of records for Humana	Fact Witness	May Call
64.	Custodian of records for Saint Peter Claver Catholic Church	Fact Witness	May Call
65.	Custodian of records for Wal-Green's Pharmacy	Fact Witness	May Call
66.	Representative of RBD, LLC	Fact Witness	May Call
67.	Randall Rush RBD President/Managing Member	Fact Witness	May Call
68.	George Cornish RBD Employee	Fact Witness	May Call
69.	John Firestone RBD Employee	Fact Witness	May Call
70.	Rebecca Pinkston RBD Employee	Fact Witness	May Call
71.	Johnny Martin RBD Employee	Fact Witness	May Call
72.	Ronald Major RBD Employee (Former)	Fact Witness	May Call

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73.	Michael Gaume RBD Witness	Fact Witness	May Call
74.	Earline Castanel	Fact Witness	May Call
75.	Laverne Williams Earline Castanel's Daughter	Fact Witness	May Call
76.	Sandra Davis Earline Castanel's Daughter	Fact Witness	May Call
77.	Kim Castanel Earline Castanel's Daugher	Fact Witness	May Call
78.	Edwin Ganier	Fact Witness	May Call
79.	James Schilligo Morgan Buildings and Spas	Fact Witness	May Call
80.	Geoffrey C. Compeau, Ph.D. Shaw Environmental, Inc. (Shaw)	Fact Witness	May Call
81.	Eddy Reynolds Shaw Employee/Subcontractor	Fact Witness	May Call
82.	Kendrick Paul Shaw Employee/Subcontractor	Fact Witness	May Call
83.	Ronald La Hoste, Jr. Shaw Employee/Subcontractor Site Assessor	Fact Witness	May Call
84.	David Bennett Shaw (Maintenance)	Fact Witness	May Call
85.	Rusty Stout Shaw (Maintenance)	Fact Witness	May Call
86.	James Chamness Shaw Employee	Fact Witness	May Call
87.	Guy Morgan Morgan Buildings and Spas	Fact Witness	May Call

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88.	Representative of C. Martin Company or any other Maintenance and Deactivation Contractor ("MDC") that was responsible for maintenance and/or deactivation of the Castanel unit	Fact Witness	May Call
89.	John Huge C. Martin Company VP of Operations	Fact Witness	May Call
90.	Drew Conger Woodrow Wilson Construction Company Employee	Fact Witness	May Call
91.	Representative(s) of Woodrow Wilson General Contractors	Fact Witness	May Call
92.	Representative(s) of Lippert, Inc.	Fact Witness	May Call
93.	Representative(s) of Morgan Buildings and Spas	Fact Witness	May Call
94.	Representative(s) of St. Peter Claver Church	Fact Witness	May Call
95.	Representative(s) of Nautilus Insurance Company	Fact Witness	May Call
96.	Representative of RVIA	Fact Witness	May Call
97.	Representative(s) of RPTIA	Fact Witness	May Call
98.	Representative(s) of Robert Weed Plywood Products Vendor	Fact Witness	May Call
99.	Representative(s) of Bluelinx Corp. Vendor	Fact Witness	May Call
100.	Representative(s) of Dometic Corp. Vendor	Fact Witness	May Call
101.	Representative(s) of North American Forest Products Vendor	Fact Witness	May Call
102.	Representative(s) of Lumber Services Vendor	Fact Witness	May Call

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103.	Representative(s) of any wood supplier to RBD Vendor	Fact Witness	May Call
104.	Garrett Smelley Uncle Bears Trucking Employee	Fact Witness	May Call
105.	Any physician who has treated plaintiff prior, during or subsequent to the alleged exposure	Fact/Expert Witness	May Call
106.	Any witness referred to or identified in any party's response to interrogatories or other written discovery, or identified in any written discovery requests propounded on any party in this MDL proceeding	Fact/Expert Witness	May Call
107.	Any person mentioned in any deposition taken in this MDL proceeding	Fact/Expert Witness	May Call
108.	Any person identified in any document produced or exchanged in this MDL proceeding	Fact/Expert Witness	May Call
109.	Any Current or Former RBD Employee	Fact Witness	May Call
110.	Any Current or Former Morgan Employee	Fact Witness	May Call
111,	Any Current or Former Morgan Contractor Employee	Fact Witness	May Call
112.	Any Current or Former Shaw Representative/Employee who assisted with Shaw's Hurricanes Katrina and Rita Response	Fact Witness	May Call
113.	Any Current or Former Shaw Representative/Contractor Employee who assisted with Shaw' Hurricanes Katrina and Rita Response	Fact Witness	May Call
114.	Any Current or Former Morgan Sub- Contractor Representative/Employee who assisted with Shaw's Hurricanes Katrina and Rita Response	Fact Witness	May Call

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115.	Any Current or Former Shaw Sub- Contractor Representative/Employee who assisted with Shaw's Hurricanes Katrina and Rita Response	Fact Witness	May Call
116.	Any Current or Former FEMA Employee/Contractor who in any way assisted with FEMA's Hurricanes Katrina and Rita Response	Fact Witness	May Call
117.	Representative of Shaw Environmental, Inc.	Fact Witness	May Call
118.	Any Current or Former Employee of any Governmental Agency/Entity which assisted FEMA with its Hurricanes Katrina and Rita Response	Fact Witness	May Call
119.	Any Expert Witness retained in any one of the six Bellwether Trials in the Instant MDL, by any party	Expert Witness	May Call
120.	All FEMA Contracting Officers assigned to the Individual Assistance/Technical Assistance Contract ("IA/TAC") with Shaw	Fact Witness	May Call
121.	All Contracting Officers' Technical Representatives ("COTRs") assigned to the IA/TAC with Shaw	Fact Witness	May Call
122.	Custodian of Records for Frances Ivker, M.D.	Fact Witness	May Call
123.	Custodian of Records for VA Memorial Medical Center - Biloxi, Mississippi	Fact Witness	May Call
124.	Custodian of Records for VA Memorial Medical Center - New Orleans, Louisiana	Fact Witness	May Call
125.	Representative of Stone Insurance Company	Fact Witness	May Call

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126.	Representative of any Insurance Company that issued a policy of insurance to Earline Castanel	Fact Witness	May Call
127.	Representative of Donnelly	Fact Witness	May Call
128.	Daniel J. Rossman Donnelly Employee	Fact Witness	May Call
129.	Custodian of Records for Rooms To Go Furniture	Fact Witness	May Call
130.	Representative of Rooms to Go Furniture	Fact Witness	May Call
131.	Raul Serrata	Fact Witness	May Call
132.	Johnny Odom	Fact Witness	May Call
133.	Dalton Toups Employee of First General Services	Fact Witness	May Call
134.	Scott Daley Employee of Ritter Consulting	Fact Witness	May Call
135.	Representatives of RBD vendors/suppliers in 2005 and 2006	Fact Witness	May Call
136.	Representative of SRS	Fact Witness	May Call
137.	Any other physician who has treated plaintiff prior, during or subsequent to the alleged exposure	Fact/Expert Witness	May Call
138.	Any witness needed to identify or authenticate a document to be entered into evidence	Fact Witness	May Call
139.	Any witness needed for rebuttal purposes	Fact Witness	May Call
140.	Any witness listed in any other party's witness list	Fact Witness	May Call
141.	Any witness deposed in this MDL proceeding at any time	Fact Witness	May Call

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142.	Any and all witnesses identified in Shaw Environmental, Inc.'s Initial Witness List filed in this matter (Rec. Doc. 12482)	Fact Witness	May Call
143.	A representative of Encompass Insurance Company	Fact Witness	May Call
144.	A representative of Southwest Housing	Fact Witness	May Call
145.	A representative of Entergy New Orleans	Fact Witness	May Call
146.	A representative of New Orleans Sewerage and Water Board	Fact Witness	May Call
147.	Records Custodian of Woodrow Wilson Construction Company	Fact Witness	May Call

RBD respectfully reserves the right to call any other witness who becomes known during discovery in this matter. RBD further reserves the right to supplement and amend this witness list once discovery in this matter is completed.

Respectfully submitted,

/s/Randall C. Mulcahy

LYON H. GARRISON, Bar No. 19591
SCOTT P. YOUNT, Bar No. 22679
RANDALL C. MULCAHY, Bar No. 26436
DARRIN L. FORTE, Bar No. 26885
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CERTIFICATE OF SERVICE

I hereby certify that on April 14, 2010, I electronically filed the foregoing with the Clerk of court by using the CM/ECF system which will send a notice of this electronic filing to all known counsel of record.

/s/Randall C. Mulcahy
RANDALL C. MULCAHY, Bar No. 26436