

<u>EXHIBIT</u>	<u>Description</u>
1	Stipulation and Order Establishing Procedures For Resolution of Disputes Regarding Release of Claims Against Dow Corning and Election of Settlement Option, December 23, 2004
2A	Statement of [REDACTED]
2B	Statement of [REDACTED]
2C	Statement of [REDACTED]
2D	Statement of [REDACTED]
2E	Statement of [REDACTED]
2F	Statement of [REDACTED]
3	March 19, 1992 Dow Corning Press Release
4	Transcript of Hearing in <i>In re: Breast Implant Litigation (Dante)</i> , Civil No. C-1-92-057, March 27, 1992
5	"Dow Corning Breast Implant Removal Assistance Program" Outline, M-690032 – 69033, March 17, 1992
6	Dow Corning "Implant Hotline Program Training Session," DCC 242120572 – 242120720, March 25-27, 1992
7	Affidavit of Sybil Niden Goldrich
7A	Draft, Dow Corning Press Release, March 17, 1992
7B	"Questions and Answers on Dow Corning's Continuing Commitment to Patients and Physicians", fax date of March 20, 1992
7C	"Dow Corning Breast Implant Removal Assistance Program", undated
8	"Dow Corning Breast Implant Removal Assistance Program," DCC-274020035 – 274020036, March 29, 1993
9	Sample form letter paragraphs for Dow Corning correspondence, DCC 242120739 – 242120748, July 16, 1993
10	Handwritten notes from Training Session, DCC 242060428 - 242060429
11	Dow Corning Wright Position Description for Customer Relations Specialist for Plastic Surgery Products, DCC 242060859 – 242060860, January 10, 1993
12	Memo from Lynn Diebold to Greg Thiess, DCC 242060925, December 20, 1992
13	Plaintiffs' Motion For A Temporary Restraining Order and Supplemental Motion To Restrain Defendants And Their Counsel From Improper Contacts With Class Members, <i>In re: Breast Implant Litigation (Dante)</i> , Master File No. C-1-92-057, filed on March 20, 1992

- 14 Redacted letter from Shelley A. Blair, Customer Relations Specialist, DCC 242060913, December 30, 1992
- 15 Breast Implant Removal Assistance Program Application and Claim Form Report that are identical – DCC 001004288 and DCC 242060976
- 16 Dow Corning “Facts You Should Know About Your New Look,” M 650012 – 650019, 1976
- 17 Dow Corning Wright Position Description for Customer Relations Supervisor, DCC 242060874 – 242060876, May 27, 1992
- 18 Handwritten notes from Training Session, DCC 242060416 - 242060417
- 19 Hay Point Description Charts
- 20 Redacted “Full and Final Release,” April 22, 1983
- 21 Redacted “Release,” November 18, 1982
- 22 Redacted “Settlement Agreement and General Release,” December 18, 1993
- 23 Redacted letter from Patricia A. Barnes to Helen Dovolis, DCC 096301963, December 30, 1992
- 24 Plaintiffs’ Liaison Counsel’s Response to DCC Litigation Facility Inc.’s Motion For Summary Judgment of Previously Settled Claims (without exhibits), Civil Action No.00-CV-00001 (Litigation Facility Matters)
- 25 “Resource People” at Dow Corning, DCC 242060418 – 242060425
- 26 Dow Corning Wright Position Description for Customer Relations Manager, DCC 242060877 – 242060879, May 27, 1992
- 27 Dow Corning Wright Position Description for Senior Customer Relations Specialist, DCC 242060871 – 242060873, May 27, 1992
- 28 Memo from Bridget Snow to Paulette Williams, DCC 010003366 – 010003367, April 3, 1992
- 29 Redacted letter from Shelley A. Blair, DCC 096301962 – 096301963, August 4, 1992
- 30 Letter from Bruce Neu, M.D. to Gene Jakubczak, September 1, 1992
- 31 Handwritten letter from Andrea V. Brown, to patient, April 26, 1993
- 32 Redacted “General Release,” June 5, 1994
- 33A Redacted “Settlement Agreement and General Release,” March 10, 1994
- 33B Redacted “Release and Settlement Agreement,” December 21, 1993
- 34 Redacted “Revised General Release,” December 8, 1994

- 35 E-mail from Deborah Greenspan to D. Pendleton-Dominguez, et al. dated August 6, 2004
- 36 E-mail from D. Pendleton-Dominguez to D. Greenspan dated September 13, 2004
- 37 Declaration of Dianna Pendleton-Dominguez
- 37A E-mail from D. Greenspan to D. Pendleton-Dominguez dated September 17, 2004
- 38 Redacted "Receipt and Release" dated 3/10/1994 for \$19,070
- 39 Letter from Dow Corning to claimant (name redacted) dated 3/9/1994 and Letter from Dr. Jerome Craft re same claimant dated 3/16/1994 enclosing check payable to Dr. Craft
- 40 Redacted "Receipt and Release" dated 1/10/1993 for \$17,500
- 41 Redacted "Receipt and Release" dated 11/2/1994 for \$17,880.27
- 42 Redacted "General Release" dated 3/23/1994 for \$18,909.62
- 43 Affidavit of James R. Jenkins, Esq., former Vice President, Secretary and General Counsel of Dow Corning Corporation
- 44 Chart prepared by Dow Corning regarding funding of defense studies, submitted under seal
- 45 Excerpts from Deposition of Keith R. McKennon, former C.E.O. and Chairman of the Board of Dow Corning Corporation, 8/30/1994
- 46 Letter from claimant (name redacted) dated 2/22/2005 submitted in response to SF-DCT letter stating she was ineligible because of a release issue
- 47 Letter from Dow Corning Wright to Dr. Lars Enevoldsen to his patient (name redacted)
- 48 Letter from claimant (name redacted) dated 5/11/2005 submitted in response to SF-DCT letter stating she was ineligible because of a release issue
- 49 Claim Report Form dated 6/17/1992 regarding a call with Dr. Lars Enevoldsen regarding claimant (name redacted)
- 50 Dow Corning Wright letter to Dr. Lars Enevoldsen dated 10/5/1992
- 51 DCC 24201017 – 242010180, "Preface" to Chronology of the Silastic® Brand Mammary Prosthesis & Tissue Expanders
- 52 DCC KKA 033898 – 033901, Memo from F. Gorman, Dow Corning, to Implant Issue Management Team dated 11/1/1991 (also Bates numbers QDC 115860 – 115863)
- 53 Dow Corning letter to Dr. John Dean dated 9/4/1992 re [REDACTED]
- 54 Dow Corning Wright letter to Dr. Lars Enevoldsen dated 11/2/1992