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CASE NO. 00-CV-00005 In re: § § (Settlement Facility Matters) DOW CORNING CORPORATION, § § Honorable Denise Page Hood Reorganized Debtor

AGREED ORDER AUTHORIZING AND DIRECTING FILING OF NOTICES OF INTENT TO BE DEEMED TIMELY FILED

Pursuant to the Procedures for Determining Status of Late Claimants and Late Claim Requests (the "Procedures"), annexed as Exhibit A to the Court's Order Establishing Procedures to Determine Status of Late Claimants (dkt. #298), and the agreement of the Debtor's Representatives and the Claimants' Advisory Committee, it is hereby ORDERED as follows:

1. The Late Claim Requests, as defined in the Procedures, of the following persons (the "Claimants") are hereby GRANTED:

<u>Claimant</u>	Late Claim Request ID1		
Eileen White	A-5		
Sally A. Von Frick	A-33		
Sandy Daron Maiers	A-38		
Louise Edney	A-49		
Mary Kathleen Denyer	A-99 & A-257		

2. The foregoing Claimants are hereby AUTHORIZED AND DIRECTED to (a) complete and file a Notice of Intent, in the form attached hereto as Exhibit A, with the Bankruptcy Clerk, 111 First Street, Bay City, Michigan, 48708, and (b) mail a copy of her completed Notice of Intent to: David Austern, SF-DCT, P.O. Box 52429, Houston, Texas 77052-2429. Each Claimant's Notice of Intent will be deemed timely for all purposes if it is received by the Bankruptcy Clerk within forty-five (45) days after the date of this Order. If the

¹This identifier refers to the sequential number assigned to the letter(s) the Court received from the Claimant or her counsel.

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Bankruptcy Clerk does not receive a Claimant's Notice of Intent within forty-five (45) days

after the date of this Order, the Claimant's request to participate in the Settlement

Facility-Dow Corning Trust ("SF-DCT") shall be denied with prejudice (that is,

permanently) without further order of the Court.

3. Upon filing a Notice of Intent and serving a copy to the SF-DCT as directed in the

preceding paragraph, each Claimant shall be a Settling Personal Injury Claimant and shall be

eligible to participate in the SF-DCT (a) if the Claimant matches to a Rule 3005 claim filed in

her individual name or (b) to the extent the parties agree to, and/or the Court orders, a resolution

of the pending Motion of Dow Corning Corporation to Establish Procedure to Assist the Claims

Administrator to Identify and Match Notices of Intent to Rule 3005 Claims in Accordance with

Amended Joint Plan.

4. Within five (5) days after the date of this Order, the Debtor's Representatives

shall serve a copy of this Order upon (a) each of the Claimants and (if known to the Debtor's

Representatives) the Claimants' counsel and (b) the Claims Administrator of the SF-DCT.

Within ten (10) days after the Claims Administrator receives of a copy of each Claimant's Notice

of Intent, as directed in paragraph 2 above, the SF-DCT shall send each Claimant and (if known

to the SF-DCT) her counsel a notice that such Notice of Intent will be deemed timely and

eligible for processing according to the procedures applicable to all other timely Notices of Intent

under the Plan, the Plan Documents, and all relevant Court orders.

Dated: MAR 2 1 2006

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United States District Judge

AGREED:

NELIGAN FOLEY LLP

By: /s/ David Ellerbe
David Ellerbe
1700 Pacific Avenue, Suite 2600
Dallas, Texas 75201
214-8420-5300
214-840-5301 fax

ATTORNEYS FOR DOW CORNING CORPORATION

CLAIMANTS' ADVISORY COMMITTEE

By: /s/ Dianna L. Pendleton-Dominguez
Dianna L. Pendleton-Dominguez
P.O. Box 665
St. Marys, Ohio 45885
419-394-0717
419-394-1749 (fax)

DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP

By: /s/ Deborah E. Greenspan
Deborah E. Greenspan
2101 L Street, N.W.
Washington, DC 20037-1526
202-861-9100
202-887-0689 fax

DEBTOR'S REPRESENTATIVE AND COUNSEL FOR DOW CORNING CORPORATION

EXHIBIT A

United States Bankruptcy Court Eastern District of Michigan, Northern Division

In re: Dow Corning Corporation, Debtor. Case No.: 95-20512-11-AJS

NOTICE OF INTENT PURSUANT TO RULE 3005

I believe a timely proof of claim (a "Codebtor Claim") was filed in this Chapter 11 case on my behalf pursuant to 11 U.S.C. Section 501(b) and Federal Rule of Bankruptcy Procedure 3005(a). By signing this Notice of Intent below, I hereby assert my intent to act on my behalf with respect to that Codebtor Claim. Accordingly, pursuant to Federal Rule of Bankruptcy Procedure 3005(b), I request that you substitute me for all purposes with respect to the Codebtor Claim. I understand that as a claimant in the case certain parties (including the U.S. Government) may obtain access to the information provided on this form.

correct and not misleading.

I declare under penalty of perjury that the above statements and the information I provide below are true,

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Date Signed			Signature of Claimant			
To be processed, this form must b	e signed by the <u>cla</u>	nimant a	nd all information requested	below must i	be provided.	
1A. Claimant Name:			5A. Your Attorney, if you have one:			
Last	First	MI	Last	First	MI	
18. Claimant Mailing Address:			5B. Attorney's Mailing Address:			
Address (line 1)			Law Firm Name			
Address (line 2)			Address (line 1)			
Address (line 3)			Address (line 2)			
City St Indicate Country if other than U.S.A.:	Zip Code		City Indicate Country if other than	State U.S.A.:	Zip Code	
Telephone No.:			Telephone No.:			
2. Social Security No.:			6. Implant Manufacturer:			
3. Birth Date (Mo./Day/Yr.):/			7. Type of Implant (e.g., breast, hip, toe, etc.):			
4. Sex: Male Female			8. Claim Number(s) (if previously filed)			