



IN THE CIRCUIT COURT OF RALEIGH COUNTY, WEST VIRGINIA

IN RE: FLOAT-SINK LITIGATION

CIVIL ACTION NO.: 11-C-5000000
(Honorable John A. Hutchison)

THIS DOCUMENT APPLIES TO ALL CASES

**AGREED ORDER OF DISMISSAL OF PLAINTIFFS' CLAIMS
AGAINST CERTAIN MANUFACTURING DEFENDANTS**

Now come Plaintiffs, by and through their undersigned counsel, and certain Manufacturing Defendants¹, by and through their undersigned Liaison Counsel, and hereby represent to the Court that Plaintiffs are dismissing, with prejudice, any and all claims and causes of action that Plaintiffs have asserted or could have asserted against Certain Manufacturing Defendants as named in the "Complaint(s)" and "Amended Complaint(s)" in this consolidated matter. Upon entry of this Agreed Order of Dismissal, Plaintiffs agree to withdraw any pending motions or applications filed against any Certain Manufacturing Defendant, and each Certain Manufacturing Defendant agrees to withdraw any pending motions or applications filed against any Plaintiff.²

Having considered the foregoing, the Court hereby **ORDERS** that any and all claims and causes of action that Plaintiffs have asserted or could have asserted against Certain Manufacturing Defendants as named in the "Complaint(s)" and "Amended

¹ Certain Manufacturing Defendants are as follows: The Dow Chemical Company, ICL-IP America Inc. f/k/a Ameribrom, Inc., INEOS Chlor Americas, Inc., Legacy Vulcan Corp., f/k/a Vulcan Materials Company, Occidental Chemical Corporation, individually and as successor to Diamond Shamrock Chemicals Company, PPG Industries, Inc., and Univar USA Inc. (hereinafter "Certain Manufacturing Defendants").

² To the extent that any other Manufacturing Defendant, not dismissed by this Agreed Order, remains a Defendant or Third-Party Defendant, this Agreed Order does not affect any pending motion which they may have joined in as part of the Manufacturing Defendants.

Granted Judge John A Hutchison Apr 16, 2012

Complaints," are hereby **DISMISSED with prejudice** and stricken from the docket of this Court. Each of the Parties shall bear its respective costs incurred in connection with this consolidated matter, with the exception that Plaintiffs are still required to pay the monetary sanctions awarded to the Certain Manufacturing Defendants in the Court's March 9, 2012 Order.

The Clerk of this Court is directed to mail certified copies of this Agreed Order to all counsel of record in this action.

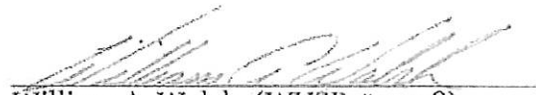
ENTER: March _____, 2012.

HONORABLE JOHN A. HUTCHISON
Judge, Circuit Court of Raleigh County, W. Va.

AGREED TO AND PRESENTED BY:



MICHAEL J. FARRELL (WVSB #1168)
ALEXANDER L. TURNER (WVSB #10839)
MEGAN E. FARRELL (WVSB #11163)
FARRELL, WHITE & LEGG, PLLC
914 Fifth Avenue
P.O. Box 6457
Huntington, WV 25772-6457
Liaison Counsel for Manufacturing Defendants



William A. Walsh (WVSB #11758)
WEITZ & LUXENBERG, P.C.
700 Broadway
New York, NY 10003



THOMAS F. BASILE (WVSB #6116)
Attorney at Law
1432 Nottingham Road
P.O. Box 4006
Charleston, WV 25364-4006
Counsel for Plaintiffs

Granted Judge John A Hutchison Apr 16, 2012

This document constitutes a ruling of the court and should be treated as such.

Court: WV Raleigh County Circuit Court

Court Authorizer: John A Hutchison

/s/ Judge John A Hutchison