Case 22-00303 Doc 107 Filed 03/30/23 Entered 03/30/23 10:03:22 Desc Main Docket #0107 Date Filed: 3/30/2023

#### UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re :

ALDRICH PUMP LLC, et al.,1

Case No. 20-30608 (JCW)

Chapter 11

Debtors,

(Jointly Administered)

ARMSTRONG WORLD INDUSTRIES, INC. ASBESTOS PERSONAL INJURY SETTLEMENT TRUST *et al.* 

: Miscellaneous Proceeding

Plaintiff(s), : Case No. 22-00303 (JCW)

Vs. : Case 110. 22-00303 (3C W)

: (Transferred from District of Delaware)
ALDRICH PUMP LLC, *et al.* 

Defendant(s).

#### **CERTIFICATE OF SERVICE**

I, Priscilla Romero, depose and say that I am employed by Kurtzman Carson Consultants LLC (KCC), the claims and noticing agent for the Debtors in the above-captioned case.

On March 27, 2023, at my direction and under my supervision, employees of KCC caused to be served the following documents via Electronic Mail upon the service list attached hereto as **Exhibit A**; and via First Class Mail upon the service list attached hereto as **Exhibit B**:

- Debtors' Motion to Strike Pleadings filed by Non-Party Certain Matching Claimants [Docket No. 84]
- Ex Parte Motion for Order Shortening Notice [Docket No. 85]
- Debtors' Reply in Support of Their Motion for Rehearing Concerning the Issue of Sampling on DCPF's Subpoena-Related Motions [Docket No. 87]
- Declaration of Service of Morgan R. Hirst [Docket No. 88]

The Debtors are the following entities (the last four digits of their respective taxpayer identification numbers follow in parentheses): Aldrich Pump LLC (2290) and Murray Boiler LLC (0679). The Debtors' address is 800-E Beaty Street, Davidson, North Carolina 28036.



- Debtors' Opposition to Verus Claim Services, LLC's and the Verus Trusts' Motion for Adjournment and Related Relief [Docket No. 89]
- Declaration of Service of Morgan R. Hirst [Docket No. 91]

Furthermore, on March 27, 2023, at my direction and under my supervision, employees of KCC caused to be served the following documents via Electronic Mail upon the service list attached hereto as **Exhibit A**; and, on March 28, 2023, via First Class Mail upon the service list attached hereto as **Exhibit B**:

- Debtors' Opposition to Delaware Claims Processing Facility's Motion to Strike, or in the Alternative, Continue the Hearing on Debtors' Motion for Reconsideration [Docket No. 92]
- Declaration of Morgan R. Hirst [Docket No. 93]

Dated: March 29, 2023

/s/ Priscilla Romero
Priscilla Romero
KCC
222 N Pacific Coast Highway, 3rd Floor
El Segundo, CA 90245

Tel 310.823.9000

## Exhibit A

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Served via Electronic Mail

Description	CreditorName	CreditorNoticeName	Email		
Counsel for Delaware Claims Processing Facility,		Felton E. Parrish and Miller F.	felton.parrish@alexanderricks.com;		
LLC	Alexander Ricks PLLC	Capps	miller.capps@alexanderricks.com		
<del></del>		Andrew E. Anselmi and Zachary	11 0		
Counsel to Verus Claim Services, LLC	Anselmi & Carvelli, LLP	D. Wellbrock	zwellbrock@acllp.com		
Counsel to Armstrong World Industries, Inc.	,		<u> </u>		
Asbestos Personal Injury Settlement Trust; The					
Babcock & Wilcox Company Asbestos PI Trust;					
Celotex Asbestos Settlement Trust; DII					
Industries, LLC Asbestos PI Trust; Federal-					
Mogul Asbestos Personal Injury Trust; Flintkote					
Asbestos Trust; Owens Corning / Fibreboard					
Asbestos Personal Injury Trust; Pittsburgh					
Corning Corporation Asbestos Personal Injury					
Settlement Trust; United States Gypsum					
Asbestos Personal Injury Settlement Trust; WRG		Beth Moskow-Schnoll and Tyler	moskowb@ballardspahr.com;		
Asbestos PI Trust	Ballard Spahr LLP	B. Burns	burnst@ballardspahr.com		
Counsel for Certain Matching Claimants	Hogan McDaniel	Daniel K. Hogan	dkhogan@dkhogan.com		
-	Kazan, McClain, Satterley &				
Attorneys for the Kazan McClain Matching	Greenwood, A Professional Law				
Claimants	Corporation	Steven Kazan	skazan@kazanlaw.com		
Attorneys for the Kazan McClain Matching		William D. Sullivan and William	bsullivan@sha-llc.com;		
Claimants	Sullivan Hazeltine Allinson LLC	A. Hazeltine	whazeltine@sha-llc.com		
Attorney for the Limited Purpose of Withdrawing			notice@waldrepwall.com;		
the Claim	Waldrep Wall Babcock & Bailey PLLC	Thomas W. Waldrep Jr.	twaldrep@waldrepwall.com		
Counsel to Armstrong World Industries, Inc.		Lance P. Martin, Esq. and	lpm@wardandsmith.com;		
Asbestos Personal Injury Settlement Trust, et al.	Ward and Smith, P.A.	Norman J. Leonard. Esq.	nil@wardandsmith.com		
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Counsel to Armstrong World Industries, Inc.					
Asbestos Personal Injury Settlement Trust, et al.	Ward and Smith, P.A.	Paul A. Fanning, Esq.	paf@wardandsmith.com		
, ,	-	<u> </u>	eharron@ycst.com;		
Attorneys for Delaware Claims Processing	Young, Conaway, Stargatt & Taylor	Kevin A. Guerke, Edwin J.	kguerke@ycst.com;		
Facility, LLC	LLP	Harron, Roxanne M. Eastes	reastes@ycst.com		

## Exhibit B

Case 22-00303 Doc 107 Filed 03/30/23 Entered 03/30/23 10:03:22 Desc Main Documen Proceeding Service List

Served via First Class Mail

Description	CreditorName	CreditorNoticeName	Address1	City	State	Zip
Counsel to Armstrong World Industries, Inc.						·
Asbestos Personal Injury Settlement Trust; The						
Babcock & Wilcox Company Asbestos PI Trust;						
Celotex Asbestos Settlement Trust; DII						
Industries, LLC Asbestos PI Trust; Federal-Mogul						
Asbestos Personal Injury Trust; Flintkote						
Asbestos Trust; Owens Corning / Fibreboard						
Asbestos Personal Injury Trust; Pittsburgh						
Corning Corporation Asbestos Personal Injury						
Settlement Trust; United States Gypsum						
Asbestos Personal Injury Settlement Trust; WRG		Beth Moskow-Schnoll and	919 North Market Street 11th			
Asbestos PI Trust	Ballard Spahr LLP	Tyler B. Burns	Floor	Wilmington	DE	19801-3034
Counsel for Certain Matching Claimants	Hogan McDaniel	Daniel K. Hogan	1311 Delaware Avenue, Suite 1	Wilmington	DE	19806
	Kazan, McClain, Satterley &					
Attorneys for the Kazan McClain Matching	Greenwood, A Professional Law					
Claimants	Corporation	Steven Kazan	55 Harrison Street, Suite 400	Oakland	CA	94607
Attorneys for the Kazan McClain Matching		William D. Sullivan and	919 North Market Street, Suite			
Claimants	Sullivan Hazeltine Allinson LLC	William A. Hazeltine	420	Wilmington	DE	19801
Attorney for the Limited Purpose of Withdrawing	Waldrep Wall Babcock & Bailey					
the Claim	PLLC	Thomas W. Waldrep Jr.	370 Knollwood Street, Suite 600	Winston-Salem	NC	27103