

UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF NORTH CAROLINA
CHARLOTTE DIVISION

In re :
ALDRICH PUMP LLC, *et al.*,¹ : Chapter 11
Debtors, : No. 20-30608 (LMJ)
 : (Jointly Administered)
_____ :

**NOTICE OF PROPOSED AGENDA OF MATTERS SCHEDULED FOR HEARING ON
THURSDAY, JANUARY 15, 2026, AT 9:30 A.M.**

MATTERS SET FOR STATUS HEARING

1. The Future Asbestos Claimants’ Representative’s Motion for an Order Commencing the Estimation Trial with Hearings Based on Tort System Values and the Parties’ Expert Reports [Dkt. No. 2941]

a. Related Pleadings:

- i. *The Official Committee of Asbestos Personal Injury Claimants’ Response to the Future Asbestos Claimants’ Representative’s Motion for Order Commencing the Estimation Trial with Hearings Based on Tort System Values and the Parties’ Expert Reports [Dkt. No. 2969]*
- ii. *Response of the Estate of Robert Semian and 46 Other Claimants Represented by Maune Raichle Hartley French & Mudd, LLC to the Future Asbestos Claimants’ Representative’s Motion for an Order Commencing the Estimation Trial with Hearings Based on Tort System Values and the Parties’ Expert Reports [Dkt. No. 2972]*
- iii. *Debtors’ Response to the Future Claimants’ Representative’s Motion to Commence the Estimation Trial with Hearings Based on Tort System Values and the Parties’ Expert Reports [Dkt. No. 2973]*
- iv. *Joinder of Non-Debtor Affiliates to the Debtors’ Response to the Future Claimants’ Representative’s Motion to Commence the Estimation Trial with Hearings Based on Tort System Values and the Parties’ Expert Reports [Dkt. No. 2974]*

¹ 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.



- v. *The Future Asbestos Claimants' Representative's Reply to the Responses to the Motion for an Order Commencing the Estimation Trial with Hearings Based on Tort System Values and the Parties' Expert Reports* [Dkt. No. 2977]
 - vi. *Reply by the Estate of Robert Semian and 46 Other Claimants Represented by Maune Raichle Hartley French & Mudd, LLC to the Debtors' Response to the Future Claimants Representative's Motion to Commence the Estimation Trial with Hearings Based on Tort System Values and the Parties' Expert Reports* [Dkt. No. 2978]
 - vii. *Order on Motion for Order Commencing the Estimation Trial with Hearings Based on Tort System Values and the Parties' Expert Reports* [Dkt. No. 2991]
- b. Response Deadline: December 10, 2025
 - c. Status: This matter is set for status hearing.

2. Motion to Modify Order Establishing Mediation Protocol [Dkt. No. 2887]

- a. Related Pleadings:
 - i. *The Future Asbestos Claimants' Representative's Response to the Bankruptcy Administrator's Motion to Modify Order Establishing Mediation Protocol* [Dkt. No. 2925]
 - ii. *Debtors' Response to Bankruptcy Administrator's Motion to Modify Order Establishing Mediation Protocol* [Dkt. No. 2927]
 - iii. *The Official Committee of Asbestos Personal Injury Claimants' Response to the Bankruptcy Administrator's Motion to Modify Order Establishing Mediation Protocol* [Dkt. No. 2928]
 - iv. *Joinder of the Non-Debtor Affiliates to the Debtors' Response to Bankruptcy Administrator's Motion to Modify Order Establishing Mediation Protocol* [Dkt. No. 2930]
- b. Response Deadline: November 17, 2025
- c. Status: This matter is set for status hearing.

Dated: January 13, 2026
Charlotte, North Carolina

Respectfully submitted,

/s/ John R. Miller, Jr.
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John R. Miller, Jr. (NC 28689)
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(Admitted *pro hac vice*)

ATTORNEYS FOR DEBTORS AND DEBTORS
IN POSSESSION