

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE WESTERN DISTRICT OF NORTH CAROLINA  
CHARLOTTE DIVISION

In re:

ALDRICH PUMP LLC, *et al.*,<sup>1</sup>  
  
Debtors.

Chapter 11

Case No. 20-30608 (JCW)

**STATEMENT OF THE OFFICIAL COMMITTEE OF ASBESTOS PERSONAL INJURY  
CLAIMANTS IN SUPPORT OF MOTION BY THE ESTATE OF  
ROBERT SEMIAN AND 46 OTHER CLAIMANTS REPRESENTED BY  
MAUNE RAICHLÉ HARTLEY FRENCH & MUDD, LLC  
TO ALLOW THEIR PARTICIPATION IN ALL PROCEEDINGS**

The Official Committee of Asbestos Personal Injury Claimants (the “Committee”) of the above-captioned debtors and debtors in possession (the “Debtors”) hereby submits this statement in support of the *Motion by the Estate of Robert Semian and 46 Other Claimants Represented by Maune Raichle Hartley French & Mudd, LLC to Allow Their Participation in All Proceedings* [Dkt. No. 3012] (the “Motion”)<sup>2</sup> and respectfully states as follows:

**STATEMENT**

1. By their Motion, the MRHFM Claimants seek this Court’s express authorization to participate, *inter alia*, in estimation proceedings ordered by this Court pursuant to its (i) *Order Authorizing Estimation of Asbestos Claims* [Dkt. No 1127] (the “Initial Estimation Order”) and (ii) *Order Commencing Phase I of the Estimation Trial with Hearings Based on the Tort System Extrapolation Method and the Parties’ Expert Reports* [Dkt. No. 3017] (the “Phase I Estimation”)

<sup>1</sup> 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.

<sup>2</sup> Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Motion.



Order” and together with the Initial Estimation Order, the “Estimation Orders”). The Committee agrees with the relief requested in the Motion and is supportive of the MRHFM Claimants’ participation in the estimation proceedings on the terms contemplated by the Estimation Orders.

2. The Committee continues to reserve its rights with respect to the estimation process and the procedures established in the Estimation Orders.

Date: February 6, 2026

HAMILTON STEPHENS STEELE  
+ MARTIN, PLLC

/s/ Glenn C. Thompson  
Glenn C. Thompson (NC Bar No. 37221)  
Robert A. Cox, Jr. (NC Bar No. 21998)  
525 North Tryon Street, Suite 1400  
Charlotte, North Carolina 28202  
Telephone: (704) 344-1117  
Facsimile: (704) 344-1483  
gthompson@lawhssm.com  
rcox@lawhssm.com

-and-

Natalie D. Ramsey (admitted *pro hac vice*)  
Davis Lee Wright (admitted *pro hac vice*)  
ROBINSON & COLE LLP  
1201 N. Market Street, Suite 1406  
Wilmington, Delaware 19801  
Telephone: (302) 516-1700  
Facsimile: (302) 516-1699  
nramsey@rc.com  
dwright@rc.com

-and-

Kevin C. Maclay (admitted *pro hac vice*)  
Todd E. Phillips (admitted *pro hac vice*)  
James P. Wehner (admitted *pro hac vice*)  
CAPLIN & DRYSDALE, CHARTERED  
1200 New Hampshire Avenue, NW, 8th Floor  
Washington, DC 20036  
Telephone: (202) 862-5000  
Facsimile: (202) 429-3301  
kmaclay@capdale.com  
tphillips@capdale.com  
jwehner@capdale.com

*Counsel to the Official Committee of Asbestos Personal  
Injury Claimants*