UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

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IN RE:

DOW CORNING CORPORATION,

REORGANIZED DEBTOR.

CASE NO. 00-CV-00005-DT (Settlement Facility Matters) Hon. Denise Page Hood

AGREED ORDER RESETTING CURE DEADLINES

The Claimants' Advisory Committee (CAC) and Debtor's Representatives (DRs) have met and conferred regarding the cure deadlines that have been extended on prior occasions and believe that it would be appropriate to further extend the cure deadline for certain classes of claims and to establish the final deadline extension for certain claim categories as set forth herein. They have also conferred with the Claims Administrator who supports the extensions as well. Therefore, it is ORDERED that:

A. <u>FINAL Cure Deadline Extension for Explant Claims in Classes 5, 6.1, and 6.2.</u>

1. All claimants who received a Notification of Status letter from the Settlement Facility-Dow Corning Trust (SF-DCT) stating that their Explant claim was deficient and who have a cure deadline that will expire on or before March 18, 2007 shall receive a new cure deadline of March 19, 2007. This is a final cure deadline and claimants affected by this Order who do not cure their Explant deficiency on or by March 19, 2007 will have their Explant claim permanently denied. The SF-DCT will notify claimants affected by this Order of their new and final cure deadline.

B. FINAL Cure Deadline Extension for Rupture Claims in Classes 5, 6.1, and 6.2.

2. New cure deadlines for Rupture claims will be staggered so that there will not be one cure deadline that applies to all deficient Rupture claims. The SF-DCT is instructed to identify claimants in each of the following categories and to send a notice of the applicable deadline DSMDB-2195797v04

directly to each affected individual claimant. The Rupture claims shall be divided into the following categories:

3. <u>Category A</u>. All claimants who received a Notification of Status letter from the SF-DCT stating that either (1) their Rupture claim was deficient because they did not submit the operative or pathology report required by the Plan, or (2) they did not have their Dow Corning implant removed, AND whose cure deadline has or will run on or before March 18, 2007. All Category A claimants shall have their cure deadline reset to March 19, 2007. This is a final cure deadline for Category A claimants and such claimants who do not cure this deficiency on or by March 18, 2007 will have their Rupture claim permanently denied. The SF-DCT will notify claimants affected by this Order of their new and final cure deadline.

4. <u>Category B</u>. All Rupture claimants who are not Category A claimants and who have a cure deadline of either January 17, 2007 or a date on or before May 6, 2007 are Category B claimants. Each of these claimants will receive notice of a new and final cure deadline according to the procedure set forth below. The Claims Administrator, in conjunction with the parties, will identify groups of claimants to establish a final cure deadline for all Category B claimants. Category B claimants shall receive at least 90 days notice of the final cure deadline. The first group of claimants within Category B shall be identified by February 1, 2007, and the final cure deadline for this first group will be May 7, 2007. Thereafter, on a monthly basis, the Claims Administrator shall send notices to the next group of claimants and identify a final cure deadline that is at least 90 days after the date of the notice until all Category B claimants have received a notification.

5. Claimants who do not cure their deficiency on or by the deadline in their new Notification letter will have their Rupture claim permanently denied.

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C. <u>Claims for Disease in Classes 5, 6.1, and 6.2</u>.

6. Claimants with a disease claim whose cure deadline has or will run on or before June 17, 2007 shall have a new cure deadline of **June 18, 2007.** The Claims Administrator and the parties shall continue to work to finalizing a document suitable for distribution to claimants concerning the disease and disability criteria guidelines. After distribution of such document, the Claims Administrator in conjunction with the parties will establish a schedule for final cure deadlines for all disease claims in Classes 5, 6.1, and 6.2. The Claims Administrator shall notify all disease claimants in Classes 5, 6.1, and 6.2 of the applicable final cure deadline.

D. FINAL Cure Deadline for Claims in Classes 9, 10.1, and 10.2.

7. Claims in Classes 9, 10.1, and 10.2 (the "Covered Other Products Fund") whose cure deadline has or will run prior to February 19, 2007 will have their cure deadline re-set to February 20, 2007. This is a final extension of cure deadlines for claimants in Classes 9, 10.1, and 10.2. Claimants in this group who do not submit the required documentation on or by February 20, 2007 will have their claim permanently denied.

8. The SF-DCT is directed to send notice of the revised cure deadlines to all affected claimants or their attorney of record.

Date: January 16, 2007

<u>/s/ Denise Page Hood</u> DENISE PAGE HOOD United States District Judge

So Stipulated and Agreed:

FOR THE DEBTOR'S REPRESENTATIVES

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