

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
ASBESTOS LITIGATION

Docket No: **L-8062-10 (AS)**

Civil Action

CASE MANAGEMENT ORDER VIII

ESTATE of ANTONIO SPINA,	<i>Plaintiff(s),</i>
vs.	
AJ FRIEDMAN SUPPLY CO., INC., et al	<i>Defendant(s).</i>

This matter coming in for a Case Management Conference before Special Master Agatha N. Dzikiewicz and the following parties on September 15, 2016:

FIRM	ATTORNEY	CLIENT
Wilentz Goldman & Spitzer	Angelo Cifaldi Vincent Cheng	Plaintiff(s)
Carroll McNulty	Michael Moroney	Spirax Sarco
Connell Foley	Richard Jagen	August Arace; Palermo Supply
Gibbons	Todd Roth	Hoffman-La Roche
Hack Piro	Robert Alencewicz	Johansen; Luce Schwab
Hardin Kundla	Cynthia Lee	Aaron & Co.; Calon
Hoagland Longo	Daniel Kuzmerski	Abe Gruber; AGL Welding; Airgas/Jersey Welding; Davidsen & Howard; York; WW Grainger
Kelley Jasons	Robert T. Connor	Victaulic
Kent McBride	William Markwardt	TJ McGlone; Binsky & Snyder
Marks O'Neill	Paul Smyth	Van Houten Heating & Plumbing; Hatzel & Beuhler
Marshall Conway Bradley	Norman Golub	Slant Fin
Eckert Seamans	Stephanie Coleman	AO Smith
McGivney Kluger	Caitlin Christie	Sid Harvey; Madsen & Howell; Fairbanks; Weil McLain; Taco; Armstrong Pumps; Grundfos; Nutley Heating; Johnston Supply; Sporlan Valve; Manhattan Welding; Marley Cooling Tower; White & Shauger; L&H Plumbing
Methfessel & Werbel	Amanda Sawyer	Ironbound Supply Co.
O'Brien Firm	Tracy Cabbage	Grant Supply
O'Toole Fernandez	Gina Apostolico	Sanders; National Combustion; James Plumbing; Central Engineering; PM Industrial; Dana
Pascarella DiVita		Flomatic; Trane Inc.; Crane
Pepper Hamilton	Nicholas Koulestsis	Bristol Myers Squibb
Reilly Janiczek	Karen Stanzione Conte	Cleaver Brooks; Hilco Inc. (individually and as successor to Universal Supply Group, Inc.)
Speziali / Sedgwick	Joanne Hawkins	Foster Wheeler
Styliades Mezzanotte	Benedict F. Valliere	John Zinc; Sherman & Chaplin; Thermatic Inc.
Terkowitz & Hermesmann		DASCE
Tierney Law Office	Brian Garbarz	AJ Friedman Supply Co., Inc.
Wilbraham Lawler	Tristin Fabro	Dunphey-Smith Corp.
Delany McBride	Gerald F. Strachan	Peerless Industries

IT IS on this 19th day of **September, 2016**, *effective from the conference date*;

ORDERED as follows:

Counsel receiving this Order through computerized electronic medium (E-Mail) shall be deemed by the court to have received a copy of the filed original court document. Any document served pursuant to this Order shall be deemed to be served by mail pursuant to *R.1:5-2*.

DISCOVERY

October 31, 2016 Deposition of Peerless corporate representative shall be completed by this date.

EARLY SETTLEMENT

December 2, 2016 Settlement demands shall be served on all counsel and the Special Master by this date.

SUMMARY JUDGMENT MOTION PRACTICE

September 30, 2016 Summary judgment motions shall be filed no later than this date.

October 28, 2016 Last return date for summary judgment motions.

LIABILITY EXPERT REPORTS

December 30, 2016 Plaintiff shall identify its liability experts and serve liability expert reports or a certified expert statement by this date or waive any opportunity to rely on liability expert testimony.

February 28, 2017 Defendants shall identify its liability experts and serve liability expert reports, if any, by this date or waive any opportunity to rely on liability expert testimony.

ECONOMIST EXPERT REPORTS

December 30, 2016 Plaintiff shall identify its expert economists and serve expert economist report(s), if any, by this date or waive any opportunity to rely on economic expert testimony.

February 28, 2017 Defendants shall identify its expert economists and serve expert economist report(s), if any, by this date or waive any opportunity to rely on economic expert testimony.

EXPERT DEPOSITIONS

March 24, 2017 Expert depositions shall be completed by this date. To the extent that plaintiff and defendant generic experts have been deposed before, the parties seeking that deposition in this case must file an application before the Special Master and demonstrate the necessity for that deposition. To the extent possible, documents requested in a deposition notice directed to an expert shall be produced three days in advance of the expert deposition. The expert shall not be required to produce documents that are readily accessible in the public domain.

PRE-TRIAL AND TRIAL

January 12, 2017 @ 9:30am Settlement conference. All defense counsel shall appear with authority to negotiate settlement and have a representative authorized to negotiate settlement available by

phone. Any request to be excused from the settlement conference shall be made to the Special Master no later than 4:00pm of the day prior to the conference.

March 22, 2017 @ 9:30am

Settlement conference. All defense counsel shall appear with authority to negotiate settlement and have a representative authorized to negotiate settlement available by phone. Any request to be excused from the settlement conference shall be made to the Special Master no later than 4:00pm of the day prior to the conference.

April 24, 2017

Trial Date. (*The January 23, 2017 trial is adjourned to this date.*)

Plaintiff(s) counsel shall serve a copy of this Order upon any additional counsel immediately upon receipt.

/s/ Ana C. Viscomi
ANA C. VISCOMI, J.S.C.

cc: Clerk, Mass Tort