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IN THE CIRCUIT COURT OF HARRISON COUNTY, WEST VIRGINIA

LENORA PERRINE, et al., individuals
residing in West Virginia, on behalf of
themselves and all others similarly situated,

Plaintiffs,

v.

Case No. 04-C-296-2
Thomas A. Bedell, Circuit Judge

E.I. DU PONT DE NEMOURS AND COMPANY, et al.,

Defendants.

**FINAL ORDER APPROVING RELOCATION PROTOCOLS, AND \$100 PER
FAMILY PER DIEM ALLOWANCE FOR FAMILIES RELOCATING DURING
THE CLEAN-UP PROCESS, AND HOTEL AND PET MOTEL AGREEMENTS
FOR RELOCATED FAMILIES AND THEIR PETS**

Presently before the Court is the Claims Administrator's May 15, 2012, Report, which recommends Relocation Protocols and Hotel and Pet Housing Agreements, and Claimant per diem payments for families who must temporarily vacate their homes while they are being cleaned during the Settlement Remediation Program (the "Program").

After a careful review of the Claims Administrator's Report, in consideration of applicable law, the Court **ORDERS** the report, together with the Claimant Relocation Protocols, relocated Claimant family per diem allowance, and Hotel and Pet Motel agreement forms, is hereby **APPROVED** and that the Claims Administrator, on behalf of the Perrine DuPont Settlement, is hereby **AUTHORIZED, EMPOWERED** and **DIRECTED** to enter into Hotel and Pet Motel Agreements on behalf of the Settlement, with the Claims Administrator's execution and delivery thereof, to be conclusively presumed to be valid and binding acts of the Settlement.

The Claims Administrator is hereby instructed to carry-out the proposed Relocation Protocols and to remit the proposed per Claimant family per diem allowance to relocated families. If the Claims Administrator is successful in negotiating additional Hotel Agreements, he is hereby authorized, empowered and directed to enter into them on behalf of the Settlement, with the Claims Administrator's execution and delivery thereof to be conclusively presumed to be valid and binding acts of the Settlement, provided that such additional agreements are substantially in the form of those submitted in the May 15, 2012 Report.

Lastly, pursuant to Rule 54(b) of the West Virginia Rules of Civil Procedure, the Court directs entry of this Order as a Final Order as to the claims and issues above upon an express determination that there is no just reason for delay and upon an express direction for the entry for judgment.

IT IS SO ORDERED.

Finally, it is **ORDERED** that the Clerk of this Court shall provide certified copies of this Order to the following:

David B. Thomas
James S. Arnold
Stephanie Thacker
Guthrie & Thomas, PLLC
P.O. Box 3394
Charleston, WV 25333-3394

Edgar Gentle, III
Michael Jacks
Settlement Claims Office
P.O. Box 257
Spelter, WV 26438
Special Master

Meredith McCarthy
901 W. Main St.
Bridgeport, WV 26330
Guardian ad litem

J. Farrest Taylor
Cochran, Cherry, Givens, Smith,
Lane & Taylor, P.C.
163 West Main St.
Dothan, AL 36301

Virginia Buchanan
Levin, Papantonio, Thomas, Mitchell
Eshsner & Proctor, P.A.
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Pensacola, FL 32502-5996


Dennis Raver
George Hilton
NCM Demolition and Remediation, LP
3900 Vero Road
Baltimore, MD 21227

This Order Prepared By:

Edgar C. Gentle, III, Esq.
Gentle, Turner & Sexton
P. O. Box 257
Spelter, WV 26438
Claims Administrator

Michael A. Jacks, Esq.
W. Va. Bar No. 11044
P.O. Box 257
Spelter, WV 26438

ENTER: May 25, 2012


Thomas A. Bedell, Circuit Judge

STATE OF WEST VIRGINIA
COUNTY OF HARRISON, TO-WIT:

I, Donald L. Kopp II, Clerk of the Fifteenth Judicial Circuit and the 18th
Family Court Circuit of Harrison County, West Virginia, hereby certify the
foregoing to be a true copy of the ORDER entered in the above styled action
on the 25 day of May, 2012

IN TESTIMONY WHEREOF, I hereunto set my hand and affix

Seal of the Court this 25 day of May, 2012

Donald L Kopp II
Fifteenth Judicial Circuit & 18th Family Court
Circuit Clerk
Harrison County, West Virginia