

**IN THE COURT OF COMMON PLEAS
OF DELAWARE COUNTY, PENNSYLVANIA
CIVIL ACTION – LAW**

RICHARD WHISNANT, ET AL.	X	
	:	NO: 98-05783
v.	:	
	:	Consolidated with:
GENERAL CHEMICAL CORPORATION	:	Nos. 98-05785; 98-05786; 98-05787; 98-05788; 98-05789;
	:	98-05790; 98-05793; 99-03699; 99-03700; 98-05791;
	:	98-5782; 00-1847; and 00-01996
	:	
RICHARD WHISNANT, ET AL.	:	
	:	
v.	:	NO: 99-12286
	:	
GENERAL CHEMICAL CORPORATION	:	
	:	
	X	

IMPORTANT LEGAL NOTICE

TO: ALL PERSONS (AND THEIR LEGAL REPRESENTATIVES) WHO ARE CURRENT OR FORMER EMPLOYEES OR WORKERS AT THE SUN OIL COMPANY MARCUS HOOK FACILITY, AND THEIR SPOUSES

PLEASE READ THIS ENTIRE NOTICE CAREFULLY
YOUR LEGAL RIGHTS MAY BE AFFECTED

NOTICE CONCERNING SETTLEMENT WITH GENERAL CHEMICAL CORPORATION

A proposed class settlement of claims involving alleged Chemical Emissions from General Chemical Corporation's ("General Chemical") Delaware Valley Works facility (as discussed and defined below) is now pending in the Court of Common Pleas of Delaware County, Pennsylvania (the "Court").

If you are a current or former Sun Oil Company ("Sun") employee or worker who works or has worked at Sun's Marcus Hook Facility, and/or a spouse of such employee or worker, who may have sustained or who may sustain in the future injuries or other damages as a result of the alleged Chemical Emissions from the General Chemical Delaware Valley Works Facility, you will be bound by this settlement unless you file a request to opt-out of it. Under the terms of the settlement, a maximum of Five Hundred and Twenty Seven Thousand Seven Hundred and Forty Three Dollars and 77 cents (\$527,743.77) shall be placed in a Medical Monitoring Fund for the use of class members who meet the criteria identified in the Plaintiff Settlement Class Agreement (the "Settlement Agreement") (as discussed below, a copy of this agreement is available at the Court of Common Pleas of Delaware County). If you do not opt-out of the settlement class, you will be barred from suing General Chemical Corporation ("General Chemical"), its insurers and other related entities for claims arising from the alleged Chemical Emissions. Unless you opt-out, you will be part of the settlement class whether or not you have a lawsuit pending in the Court involving the alleged Chemical Emissions. This notice describes your rights and restrictions as a result of this settlement.

DESCRIPTION OF THIS LITIGATION

This litigation involves claims by employees and former employees of the Sun Oil Company that they have sustained injuries or damages or may in the future sustain injuries or damages as a result of alleged chemical emissions from the General Chemical Delaware Valley Works facility. The plaintiffs, who are or were employees of Sun's Marcus Hook Facility alleged that General Chemical released gaseous sulfur dioxide (SO₂) and/or sulfur trioxide (SO₃) toxins from their Delaware Valley Works facility, which was adjacent to the Sun Oil Marcus Hook Facility. Plaintiffs further allege that the release of these toxins posed a serious risk of injury to persons who may have been exposed to them. Plaintiffs in this case have sought to establish a Medical Monitoring Fund to provide medical testing to evaluate the health effects associated with chemical exposures at the Marcus Hook Facility. These cases are pending in the Court of Common Pleas of Delaware County. The Court is supervising these cases. General Chemical is the defendant in these cases. General Chemical has defended these claims and denies any liability.

By agreement dated September 30, 2003, entitled Settlement Agreement, and as amended, following negotiations between the parties, General Chemical and the attorneys representing the class agreed to a class-wide settlement of all claims of all members of the class against General Chemical (which is described in more detail below). The Court has conditionally certified a class for purposes of considering whether to approve the class-wide settlement described in this notice. If you are a member of the class as defined below, your rights are affected by this proposed settlement. If you do not opt-out, you will be considered part of this settlement.

DESCRIPTION OF THE CLASS

The class is defined as all persons who are current or former employees or workers at Sun's Marcus Hook Facility, and their spouses and all other persons claiming through them, who have claimed, now claim to have, or may claim in the future to have suffered or may in the future claim exposure to or suffer any damage or injury of any kind arising from or relating in any way to the alleged Chemical Emissions.

"Chemical Emissions" includes all emissions, releases, discharges, spills, clean up, remediation and/or abatement of chemicals, wastes, toxic substances, contaminants, pollutants, irritants, and any compound or derivative thereof, of any kind and in any form, including but not limited to sulfur dioxide and sulfur trioxide, that allegedly were generated at or from the General Chemical Delaware Valley Works Facility. You are a member of the class if you meet the class definition above, regardless of whether or not you have a lawsuit pending in Delaware County Court involving the alleged Chemical Emissions.

PROPOSED SETTLEMENT

Lawyers for plaintiffs have conducted investigations into the facts and legal principles applicable to the Chemical Emissions and have concluded that a class-wide settlement with General Chemical in the amount and on the terms set forth in this notice is fair, reasonable and adequate. Under this settlement the class members will be barred from any further legal action against General Chemical Corporation and all affiliated and/or related entities identified in General Chemical's Plan of Reorganization,¹ and otherwise; National Union Fire Insurance Company ("National Union"), AIGTS, and any other insurer of any of the Released Parties; all affiliates, subsidiaries, parent companies, grandparent companies, predecessors, successors in interest, successor trusts and other affiliates of each of the foregoing entities or Persons² (collectively "Affiliates"); and all of the present and past officers, directors, attorneys, shareholders, indemnitees, indemnitors, predecessors, successors, trusts, trustees, partners, associates, principals, divisions, employees, insurers, agents, representatives, consultants, heirs and assigns of each of the foregoing Persons, Affiliates and entities (collectively the "Released Parties").

Under the terms of the settlement, a maximum of Eight Hundred Twenty Five Thousand Dollars (\$825,000.00) will be allocated to fund the class settlement. Of that settlement amount, Five Hundred and Twenty Seven Thousand Seven Hundred and Forty Three Dollars and Seventy-Seven Cents (\$527,743.77) will be placed in a Medical Monitoring Fund. Subject to the approval of the Court upon an appropriate petition, the balance of the settlement amount up to \$297,256.23 shall be payable to the Class Counsel, Golomb, Honik & Langer, P.C. A class member is entitled to receive up to \$500.00 in reimbursement for medical testing from the Medical Monitoring Fund upon submission of bills or receipts showing that such testing was completed. Subject to available funds (as explained below in the "How to Make a Claim" section), Class members will be reimbursed only for expenses actually incurred, whether paid by the class member or by a third party, in such medical testing up to the maximum of \$500.00. In addition, subject to available funds (as explained below in the "How to Make a Claim" section) any class member who receives such testing and whose doctor certifies that he/she has tested positive for a health effect from exposure to Chemical Emissions, shall be entitled to reimbursement of up to \$1,000.00 for any additional testing or treatment of such health effect. Class members will be reimbursed only for expenses actually incurred, whether paid by the class member or by a third party, in such additional medical testing or treatment up to the maximum of \$1,000.00. In order to receive such reimbursements, class members must submit the Claim Forms attached to this Notice in accordance with the guidelines and instructions set forth below in the "How to Make a Claim" section.

General Chemical has also settled lawsuits relating to the alleged Chemical Emissions filed by individual plaintiffs. In settlement of those claims, General Chemical has agreed to pay an amount not to exceed One Million Two Hundred and Seventy Thousand Dollars (\$1,270,000.00). The settlement of these related cases is contingent upon the approval of the Class Settlement.

ATTORNEYS' FEES AND COSTS

Attorneys for the class, Golomb Honik & Langer, P.C., shall petition the Court for an award of attorneys' fees and costs. Such petition will not exceed the sum of Two Hundred Ninety Seven Thousand Two Hundred and Fifty Six Dollars and Twenty Three Cents (\$297,256.23).

YOUR RIGHTS AND OPTIONS

A. YOUR RIGHT TO PARTICIPATE IN THE SETTLEMENT

You will be considered a member of the class entitled to participate in the settlement unless you opt-out of the class. The steps necessary to opt-out of the class are set forth in Section B below. If you do not opt-out and participate in the settlement as a class member, you will be represented by class counsel, and you do not need to retain your own legal counsel.

If the settlement is approved by the Court after the final approval hearing and any appeals of that decision, the Medical Monitoring Fund will be funded. Once the Court approves the class settlement and after any appeal of that decision, your claims against General Chemical, and the other Released Parties for any injuries or damages allegedly sustained that may be sustained in the future as a result of the alleged Chemical Emissions from the General Chemical Delaware Valley Works facility will end, and you will never have the right to pursue a separate lawsuit against General Chemical or the Released Parties on such claims. You cannot be part of the settlement class and also file or continue your own lawsuit in any court.

¹ "Plan of Reorganization" means the Joint Plan of Reorganization of General Chemical and its affiliated debtors dated as of August 28, 2003 (as the same may be amended), filed in the United States Bankruptcy Court for the District of Delaware, presiding over Case No. 02-12986 (MFW).

² "Persons" means any individual, minor, proprietorship, corporation, partnership, association, joint stock company, trust, unincorporated organization, county, subrogee, subrogor, insurer, indemnitee, indemnitor, legal representative, assign, municipality or any other type of legal entity, and all Persons that could claim by, through or under such Persons, and any of their legal representatives, spouses, guardians *ad litem*, insurers, indemnitors, subrogors and assigns.

B. YOUR RIGHT TO "OPT-OUT" OF THE SETTLEMENT

If you are a member of the class, you have the right to exclude yourself ("opt-out") from the class. Under the Settlement Agreement, if persons decide to opt-out to pursue individual claims against General Chemical, General Chemical has the right to withdraw from the settlement on terms set forth in the Settlement Agreement.

If you *do* wish to retain your right to pursue an individual claim against General Chemical, and you do not wish to be bound by the release, you *must* submit an executed written request to opt-out. The request must provide the following information: the opt-out claimant's name, address, date of birth and Social Security number. The request to opt-out must be postmarked on or before January 23, 2004 for receipt by Plaintiffs' Class Counsel (Ruben Honik, Golomb Honik & Langer, P.C., 121 S. Broad Street, 9th Floor, Philadelphia, Pennsylvania, 19107), Defense Counsel (Debra S. Belaga, O'Melveny & Myers LLP, 275 Battery Street, Suite 2600, San Francisco, California 94111) and the Court. If you do not submit an opt-out request, you will automatically be considered a member of the class.

FINAL APPROVAL HEARING

The Court will conduct a final approval hearing ("Hearing") to determine whether the proposed settlement meets appropriate legal standards for members of the class and to consider Plaintiffs' Class Counsel's petition for attorneys' fees and costs. This Hearing will be held on February 24, 2004 at the Court House & Government Center Building, 201 West Front Street, Media, PA, 19063, at 9:15 a.m. The Hearing may be adjourned without additional notice.

If you exclude yourself (in other words, opt-out) from the class, the Hearing does not concern you and you do not have the right to participate in the hearing. If you remain a member of the class, you have the right, if you choose, to file papers objecting to the settlement or the petition for attorneys' fees and costs, and to appear personally or through an attorney at this Hearing to speak in opposition to the fairness, reasonableness, or adequacy of the proposed settlement or the petition for attorneys' fees and costs. If you approve of the settlement, you do not need to attend the Hearing and you do not need to submit papers stating your approval.

If you wish to object to the settlement or the petition for attorneys' fees and costs, your objection must be postmarked by February 6, 2004. You must send copies of your statement to: (1) Clerk of the Court of Common Pleas of Delaware County, Court House & Government Center Building, 201 West Front Street, Media, PA, 19063; (2) Ruben Honik, Golomb Honik & Langer, P.C., 121 S. Broad Street, 9th Floor, Philadelphia, Pennsylvania, 19107; and (3) Debra S. Belaga, O'Melveny & Myers LLP, 275 Battery Street, Suite 2600, San Francisco, California 94111. You do not have to appear at the Hearing to oppose the settlement.

EXAMINATION OF PAPERS AND INQUIRIES

The Settlement Agreement has been filed and is available for inspection by any person during normal business hours at the Office of the Clerk of the Court of Common Pleas of Delaware County, Court House & Government Center Building, 201 West Front Street, Media, PA, 19063. The Clerk's Office also has more detailed information about the consolidated sulfur dioxide and sulfur trioxide actions and the settlement, including the pleadings, previous orders entered by the Court, and other papers filed in the consolidated actions.

Briefs and other papers of the parties in support of the settlement will be filed with the Clerk of Court on or before February 16, 2004, and will be available after that date for your inspection.

HOW TO MAKE A CLAIM

If you wish to pursue medical testing to determine if you may have suffered a health effect as a result of Chemical Emissions while you worked at Sun's Marcus Hook Facility you should seek advice and direction from your doctor. Once you have undergone such testing, you may seek reimbursement of up to \$500.00 to cover the actual expense of such testing from the Medical Monitoring Fund by submitting Claim Form "A" provided with this Notice. You should ask your doctor to help you fill out Claim Form "A". Copies of Claim Form "A" may also be obtained from the website of the Certified Public Accounting firm of Heffler, Radetich & Saitta L.L.P. ("HR&S") at the following web address: www.Heffler.com.

If, after you have undergone initial medical testing and your doctor has informed you that you have tested positive for a health effect related to Chemical Emissions, and he or she recommends that you have additional testing or treatment, you may then seek reimbursement, up to \$1,000.00, to cover the actual expense of such additional testing and/or treatment by filing Claim Form "B" provided with this Notice. You should ask your doctor to help you fill out Claim Form "B." Copies of Claim Form "B" may also be obtained from the website of HR&S at the following web address: www.Heffler.com.

Although the Claims Forms have been provided to you along with this Notice, the Medical Monitoring Fund will not be established until after the Court has conducted a final hearing on the proposed settlement and approved the settlement. The final hearing on the proposed settlement is scheduled for February 24, 2004. The settlement will not become final and the Medical Monitoring Fund will not be established until the time for appeal of the Court's approval of the settlement has passed. This will not occur until at least March 24, 2004. Class members should be aware that there can be no guarantee that the Medical Monitoring Fund will be established until the settlement is finally approved by the Court and the time for appeals of that decision has passed.

Requests for reimbursement of initial medical testing expenses, via Claim Form "A", will be accepted from March 24, 2004 until September 24, 2004. After September 24, 2004, the Administrator of the Medical Monitoring Fund will determine if sufficient funds exist to pay those claims at the requested amounts up to the \$500.00 per claimant limit. If there are not sufficient funds, the Administrator will pay those claims on a pro rata basis. Any funds remaining in the Medical Monitoring Fund after all requests

for reimbursement for initial medical testing have been paid will be applied to pay claims for additional medical testing and/or treatment via Claim Form "B." Provided funds remain in the Medical Monitoring Fund, Claim Form "B" will be accepted from September 24, 2004 until March 24, 2005. After March 24, 2005, the Administrator of the Medical Monitoring Fund will determine if sufficient funds exists to pay those claims at the requested amounts up to the \$1,000.00 per claimant limit. If there are not sufficient funds, the Administrator will pay those claims on a pro rata basis.

YOU ARE ADVISED TO VERIFY AFTER MARCH 24, 2004 WITH THE ATTORNEYS FOR THE CLASS, GOLOMB, HONIK & LANGER, P.C., (215) 985-9177, THAT THE MEDICAL MONITORING FUND HAS BEEN ESTABLISHED BEFORE INCURRING MEDICAL TESTING OR TREATMENT EXPENSES FOR WHICH YOU EXPECT TO SEEK REIMBURSEMENT.

If the settlement is formally approved, initial Claim Form "A" will be accepted from March 24, 2004 through September 24, 2004. The follow-up Claim Form "B" will be accepted September 24, 2004 through March 24, 2005.

ADDITIONAL INFORMATION

ALL QUESTIONS RELATING TO THIS NOTICE MAY BE DIRECTED
IN WRITING TO THE FOLLOWING ATTORNEY:

Ruben Honik, Esq.
Golomb Honik & Langer, P.C.
121 S. Broad Street, 9th Floor
Philadelphia, Pennsylvania 19107
Settlement Class Counsel

If you know of someone who wants to receive this notice, please send his or her name and address to the attorney listed above.

**PLEASE DO NOT WRITE OR CALL THE COURT OR
THE CLERK'S OFFICE FOR INFORMATION**

Dated: November 20, 2003

By: Clerk of the Court of Common Pleas of
Delaware County

CLAIM FORM "A" (INITIAL TESTING) AND RELEASE

DO NOT FILE THIS CLAIM FORM "A" UNTIL AFTER MARCH 24, 2004 AND AFTER YOU HAVE VERIFIED WITH PLAINTIFFS' COUNSEL, GOLOMB HONIK & LANGER (215) 985-9177, THAT THE MEDICAL MONITORING FUND HAS BEEN ESTABLISHED.

Copies of this Claim Form can be obtained from the website of Heffler, Radetich & Saitta L.L.P. at www.Heffler.com

If you are concerned about the potential health risks associated with your exposure to Chemical Emissions while you worked at Sun's Marcus Hook facility, you should consult with your doctor. If you decide to seek medical testing and wish to receive reimbursement up to \$500.00 for the cost of that testing, after you have completed the medical testing, you must submit this Claim Form "A". You should ask your doctor to assist you in filling out this form. Remember that you will need to attach bills or receipts from your medical testing in order to be considered for reimbursement.

If the Court approves the Plaintiff Settlement Class Agreement and establishes the Medical Monitoring Fund, Claim Form "A" for initial medical testing will be accepted from March 24, 2004 until September 24, 2004. **If the Settlement is approved you must submit Claim Form "A" by no later than September 24, 2004.**

Claim Form "A" must be sent by certified mail to the following address:

General Chemical Settlement
P.O. Box 58607
Philadelphia, PA 19102

_____ states under penalty of perjury:
(Claimant's Name)

1. I worked at the Sun Oil Marcus Hook Facility from _____ to _____.
2. I was exposed to Chemical Emissions while working at the Sun Oil Marcus Hook Facility.
3. I received medical testing as detailed below to evaluate the health effects of my exposure to Chemical Emissions:

Date of Testing	Nature of Testing	Provider of Testing

4. Attached hereto are bills and/or receipts from each instance of medical testing set forth above.

5. Requests for reimbursement of initial medical testing expenses, via Claim Form "A", will be accepted from March 24, 2004 until September 24, 2004. After September 24, 2004, the Administrator of the Medical Monitoring Fund will determine if sufficient funds exist to pay those claims at the requested amounts up to the \$500.00 per claimant limit. If there are not sufficient funds, the Administrator will pay those claims on a pro rata basis. Any funds remaining in the Medical Monitoring Fund after all requests for reimbursement for initial medical testing have been paid will be applied to pay claims for additional medical testing and/or treatment via Claim Form "B". Provided funds remain in the Medical Monitoring Fund, Claim Form "B" will be accepted from September 24, 2004 until March 24, 2005. After March 24, 2005, the Administrator of the Medical Monitoring Fund will determine if sufficient funds exist to pay those claims at the requested amounts up to the \$1,000.00 per claimant limit. If there are not sufficient funds, the Administrator will pay those claims on a pro rata basis.

6. I understand that by exercising my right to participate in the Medical Monitoring Fund, and receiving monetary benefits from that Fund, I hereby forever and fully release and discharge General Chemical Corporation and all affiliated and/or related entities identified in General Chemical's Plan of Reorganization, and otherwise; National Union Fire Insurance Company ("National Union"), AIGTS, and any other insurer of any of the Released Parties; all affiliates, subsidiaries, parent companies, grandparent companies, predecessors, successors in interest, successor trusts and other affiliates of each of the foregoing entities or Persons (collectively "Affiliates"); and all of the present and past officers, directors, attorneys, shareholders, indemnitees, indemnitors, predecessors, successors, trusts, trustees, partners, associates, principals, divisions, employees, insurers, agents, representatives, consultants, heirs and assigns of each of the foregoing Persons, Affiliates and entities.(collectively the "Released Parties"), and each of them, from the claims set forth in the Plaintiff Class Settlement Agreement. This release is intended to be consistent with, and does not contradict, the discharge release, exculpation or other provisions contained in the Plan of Reorganization.

7. The undersigned acknowledges that he/she is aware that he/she may hereafter discover facts in addition to or different from those now known or believed to be true with respect to the Released Claims. The undersigned acknowledges that he/she intends to and does hereby fully, finally and forever settle, release and forever discharge the Released Parties, and each of them, from any and all Released Claims. The undersigned acknowledges that he/she is aware that he/she may hereafter discover facts in addition to or different from those now known or believed to be true with respect to the Released Claims, and acknowledges that he/she intends to and does hereby fully, finally and forever settle and release any and all Released Claims without regard to the discovery or existence of such different or additional facts.

8. The undersigned agrees that, in making this release, the undersigned is relying on his/her own judgment, belief and knowledge and that the undersigned is not relying on representations or statements made by any of the Released Parties or by anyone representing them. The undersigned further acknowledges that he/she has the right and ability to consult with counsel regarding this Release.

9. The undersigned further agrees to defend, indemnify and hold the Released Parties harmless from any and all claims, demands or liabilities arising out of the assertion of liens. The undersigned further agrees to indemnify, defend and hold harmless the Released Parties for any judgments or losses obtained against them, including but not limited to claims for subrogation, contribution or indemnity, whether statutory, express, implied, contractual or other, arising out of or relating to the Chemical Emissions. The foregoing is intended to be consistent with and does not contradict or alter the discharge, release, exculpation or other provisions contained in the Plan of Reorganization. Consistent with the foregoing, the foregoing release does not release any claim that Claimants may have against any of General Chemical's insurers relating to claims that do not arise out of or relate to Chemical Emissions.

10. The undersigned understands that as used herein the phrase "Chemical Emissions" means all emissions, releases, discharges, spills, clean up, remediation and/or abatement of chemicals, wastes, toxic substances, contaminants, pollutants, irritants, and any compound or derivative thereof, of any kind and in any form, including but not limited to sulfur dioxide and sulfur trioxide, that allegedly were generated at or from General Chemical's Delaware Valley Works Facility from the beginning of time through the date of execution of the Settlement Agreement. The undersigned further understands that all capitalized terms not otherwise defined in this Release are as defined in the Settlement Agreement.

11. This release is binding upon the heirs, executors, administrators, assigns, personal representatives, successors and affiliates of the undersigned.

12. The undersigned represent and warrant that he/she has not assigned, transferred, conveyed or made any other disposition of any of the released claims, and that he/she is fully entitled and authorized to give a full and complete release of all such released claims.

Dated at _____, Pennsylvania, _____, 2004.

CAUTION! READ BEFORE SIGNING

Employee: _____

[print name] _____

Dated at _____, Pennsylvania, _____, 2004.

Witness: _____

[print name] _____

Dated at _____, Pennsylvania, _____, 2004.

CAUTION! READ BEFORE SIGNING

Spouse: _____

[print name] _____

Dated at _____, Pennsylvania, _____, 2004.

Witness: _____

[print name] _____

CLAIM FORM "B" (ADDITIONAL TESTING AND/OR TREATMENT)

DO NOT FILE THIS CLAIM FORM "B" UNTIL AFTER SEPTEMBER 24, 2004 AND AFTER YOU HAVE VERIFIED WITH PLAINTIFFS' COUNSEL, GOLOMB HONIK & LANGER (215) 985-9177, THAT THE MEDICAL MONITORING FUND HAS BEEN ESTABLISHED.

Copies of this Claim Form can be obtained from the website of Heffler, Radetich & Saitta L.L.P. at www.Heffler.com

If you have already completed initial medical testing to determine if you have a positive health effect associated with exposure to Chemical Emissions, you have signed and submitted Claim Form "A", and it has been determined that you do have a positive health effect and your doctor recommends that you have additional testing or treatment, you may apply for additional reimbursement up to \$1,000.00 from the Medical Monitoring Fund.

To apply for additional reimbursement you must submit Claim Form "B." This Form requires your doctor's certification and signature. You should ask your doctor to help you complete Claim Form "B." Remember you will have to attach receipts and/or bills from the testing or treatment for which you seek reimbursement.

If the Court approves the Settlement Agreement and establishes the Medical Monitoring Fund, Claim Form "B" for additional medical testing and/or treatment will be accepted from September 24, 2004 until March 24, 2005. **If the Settlement is approved, you must submit Claim Form "B" by no later than March 24, 2005.**

Claim Form "B" must be sent by certified mail to the following address:
General Chemical Settlement
P.O. Box 58607
Philadelphia, PA 19102

_____ states under penalty of perjury:
(Claimant's Name)

1. I have undergone medical testing to evaluate the health effects of my exposure to Chemical Emissions at the Sun Oil Marcus Hook Facility.
2. I have previously submitted Claim Form A seeking reimbursement for the initial medical testing of my health condition.
3. Set forth below is the certification of my physician, Dr. _____ indicating that I have tested positive for a health effect attributable to exposure to Chemical Emissions.

I, _____, am a licensed physician and have evaluated _____
(Physician Name) (Claimant's Name)

The initial testing administered to him/her indicates that he/she has tested positive for a health effect attributable to Chemical Emissions. Such health effect requires additional testing and treatment.

The foregoing statements made by me are true. I understand that if the foregoing statements made by me are willfully false, I am subject to punishment.

Date: _____ Dr. _____

4. I have received additional medical testing and/or treatment as detailed below:

Date of Testing or Treatment	Nature of Testing or Treatment	Provider of Testing or Treatment:

5. Attached hereto are bills and/or receipts from each instance of additional medical testing and/or treatment set forth above.

6. Any funds remaining in the Medical Monitoring Fund after all requests for reimbursement under Claim Form "A" for initial medical testing have been paid will be applied to pay claims for additional medical testing and/or treatment via Claim Form "B." Provided funds remain in the Medical Monitoring Fund, Claim Form "B" will be accepted from September 24, 2004 until March 24, 2005. After March 24, 2005, the Administrator of the Medical Monitoring Fund will determine if sufficient funds exists to pay those claims at the requested amounts up to the \$1,000.00 per claimant limit. If there are not sufficient funds, the Administrator will pay those claims on a pro rata basis.

Dated at _____, Pennsylvania, _____, 2004.

CAUTION! READ BEFORE SIGNING

[print name]

General Chemical Settlement
P.O. Box 58607
Philadelphia, PA 19102

FIRST-CLASS MAIL
U.S. POSTAGE
PAID
PERMIT NO. 2323
PHILADELPHIA, PA

FIRST CLASS MAIL

PLEASE FORWARD—IMPORTANT LEGAL NOTICE