

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF LOUISIANA

IN RE: FEMA TRAILER FORMALDEHYDE	*	MDL NO. 1873
PRODUCTS LIABILITY LITIGATION	*	
	*	SECTION: N (5)
	*	
This document relates to: <i>Lyndon T. Wright v.</i>	*	JUDGE ENGELHARDT
<i>Forest River, Inc., et al</i> , Docket No. 09-2977	*	
	*	MAGISTRATE CHASEZ
* * * * *	*	

FOREST RIVER, INC.’S EXHIBIT LIST

_____ **NOW INTO COURT**, through undersigned counsel, comes Forest River, Inc. who hereby submits the following exhibit list in the above captioned matter. As both fact and expert discovery is ongoing, Forest River, Inc. reserves the right to supplement or truncate this list as the litigation continues. In addition, bates rages have been provided to the extent they are available and will continue to be assigned as discovery continues.

No.	Exhibit Description
1	Plaintiff Fact Sheet - Lyndon Wright - dated 2/19/09
2	Supplemental Plaintiff Fact Sheet - Lyndon Wright - dated 4/14/09
3	Uptown Nephrology Medical Records related to Lyndon Wright, including all clinical summaries, office encounters, laboratory tests, emergency room records, outpatient records, inpatient records, radiology exams, x-rays, etc.

4	Touro Infirmary Records related to Lyndon Wright, including all clinical summaries, office encounters, laboratory tests, emergency room records, outpatient records, inpatient records, radiology exams, x-rays, etc.
5	Jefferson Pulmonary Associates (East Jefferson General Hospital) Medical Records related to Lyndon Wright, including all clinical summaries, office encounters, laboratory tests, emergency room records, outpatient records, inpatient records, radiology exams, x-rays, etc.
6	Medical Records of Dr. Worley related to Lyndon Wright
7	Medical Records of Dr. Richard Spector related to Lyndon Wright
8	IgE Serum Test Results related to Lyndon Wright
9	Walgreen's Pharmacy Records related to Lyndon Wright
10	Rite Aid's Pharmacy Records related to Lyndon Wright
11	Walter Cohen High School/Orleans Parish School Board Records related to Lyndon Wright, including all progress reports, report cards, doctors notes, nurses notes, school records, etc.
12	Discovery Responses by Lyndon Wright, dated May 21, 2009
13	Cigna Health Insurance Records related to Lyndon Wright
14	United Health Care Records related to Lyndon Wright
15	Aetna Health Care Records related to Lyndon Wright
16	Riverland Credit Union Records related to Lyndon Wright
17	J.P. Morgan Chase Records related to Lyndon Wright
18	Records from the Internal Revenue Service related to Lyndon Wright
19	Records from the Social Security Administration related to Lyndon Wright
20	Employment records from the City of New Orleans related to Lyndon Wright
21	Attendance Records from City of New Orleans and Hyatt New Orleans related to Lyndon Wright
22	Entergy New Orleans, Inc./Entergy Louisiana, LLC Records related to Lyndon Wright's New Orleans Residence
23	FEMA Disaster File - Bobbie Wright (FEMA 124-00001-78)
24	FRAATS Documents for Bobbie Wright (FEMA 10-002283-2322)

25	FEMA Spreadsheet re: Notification for L. Wright (FEMA 162-0000356; LARSON_EX-000015)
26	“Traveler” file for trailer 4X4TSMH296C008992 (FOREST 151924-946)
27	Forest River Owner’s Manual (FOREST 2399-2483)
28	RVIA Inspection Report, dated 8/12/05 (FOREST 157623-27)
29	Photographs of Trailer 4X4TSMH296C008992 Taken on Behalf of Plaintiff (LWFR-DT-000024-293; 4355-5094; 7985-7998)
30	Photographs of Trailer 4X4TSMH296C008992 Taken by A. Mallet (LWFR-DT-005095-6874)
31	Photographs of Trailer 4X4TSMH296C008992 Taken by P. Lagrange (LWFR-DT-003492-4163)
32	Photographs of Trailer 4X4TSMH296C008992 Taken by D. Hicks (LWFR-DT-003421-3491)
33	Photographs of Trailer 4X4TSMH296C008992 Taken by S. Smulski (LWFR-DT-004164-4354)
34	Photographs of Trailer 4X4TSMH296C008992 Taken by B. Scott (LWFR-DT-007999)
35	Photographs of Trailer 4X4TSMH296C008992 Taken by C. Moore
36	Photographs of Trailer 4X4TSMH296C008992 Taken by E. Ritter (LWFR-DT-000294-3420)
37	Photographs of Trailer 4X4TSMH296C008992 Taken by any employee of Liberty Building Forensics Group
38	Photographs of Trailer 4X4TSMH296C008992 Taken by C. Marshall
39	Photographs of Trailer 4X4TSMH296C008992 Taken by T. Fribley
40	Photographs of Trailer 4X4TSMH296C008992 Taken by Workplace Hygiene
41	Photographs of Trailer 4X4TSMH296C008992 Taken by G. Allan
42	Photographs of Trailer 4X4TSMH296C008992 Taken by FEMA employees and/or representatives, including but not limited to documents bates numbered (LWFR-DT-006875-7985).
43	All photographs produced by plaintiff

44	Any and all documents relating to formaldehyde/mold testing data by Workplace Hygiene for Trailer 4X4TSMH296C008992
45	Any and all documents and photographs relating to temperature and humidity testing data obtained by Workplace Hygiene for Trailer 4X4TSMH296C008992
46	Any and all documents and photographs relating to temperature and humidity testing data obtained by Liberty Building Forensics Group for Trailer 4X4TSMH296C008992
47	Any and all documents and photographs relating to HVAC, ventilation, duct work testing data obtained by Liberty Building Forensics Group for Trailer 4X4TSMH296C008992
48	Schematics of Trailer including but not limited to documents bates labeled (FOREST 2511-12; 169778)
49	Contract between FEMA and North American Catastrophe Services, Inc.
50	Correspondence to D. Gaeddert from C. Ferrel, dated 9/1/05 (FOREST 2503-2510)
51	Fax from D. Wilfong to D. Gaeddert re: FEMA travel trailer procurement (FOREST 2485-2493)
52	Documents related to 32 BH FEMA Build Spec, Including Floor Plan (FOREST 2501-02; 3273-76)
53	FEMA Travel Trailer Procurement Specifications - May 8, 2004 (FOREST 2485-88)
54	FEMA Travel Trailer Procurement Specifications - August 12, 2004 (FOREST 2490-93)
55	Correspondence from R. Spillane of FEMA re: first article inspection (FOREST 2484; 3522)
56	Email from E. Keifer to D. Jacob, dated 9/7/05 (FOREST 4440)
57	Email dated 9/7/05 from E. Keifer to D. Jacob (FOREST 169681)
58	Notice from Forest River to Cedar Creek Dealers (FOREST 5142-43)
59	Lawsuits relating to air quality at New Orleans Civil District Court
60	MSDS Sheets Produced by the City of New Orleans
61	Study by Materials Management Group, Inc. re: properties owned/operated by City of New Orleans
62	Documents and photographs produced by Materials Management Group, Inc.

63	Shaw Documents related to Lyndon Wright and/or trailer 4X4TSMH296C008992
64	C. Martin Documents related to Lyndon Wright and/or trailer 4X4TSMH296C008992
65	A.M.E. Services, Inc. Documents related to Lyndon Wright and/or trailer 4X4TSMH296C008992
66	Crown Roofing Services, Inc. Documents related to trailer 4X4TSMH296C008992
67	Documents related to air quality testing provided by Poydras Properties Hotel Holdings
68	Documents related to air quality testing provided by SHC New Orleans, LLC
69	“Interagency Task Force on Chinese Drywall: Executive Summary of October 29, 2009 Release of Initial Chinese drywall Studies” See http://www.doh.state.fl.us/ENVIRONMENT/community/indoor-air/ExecutiveSummary.pdf
70	Flyer distributed by FEMA in summer, 2006 (Exhibit 4 to deposition of Guy Bonomo)
71	FEMA Important Formaldehyde Information for FEMA Housing Occupants (Exhibit 3 to Stanley Larson deposition)
72	SP-Formaldehyde PS Post bates stamped FEMA 162-000016 (Exhibit 4 to deposition of Stanley Larson)
73	SP-Formaldehyde PS Post bates stamped FEMA 162-000356 (Exhibit 7 to deposition of Stanley Larson)
74	Declaration of Joseph Little (Exhibit 2 to the deposition of Joseph Little)
75	Email from Joseph Little to Howard Frumkin (Exhibit 4 to the deposition of Joseph Little)
76	Health Consultation, Formaldehyde Sampling of FEMA Temporary Housing Units, Baton Rouge, LA, February 1, 2007 (Exhibit 5 to deposition of Joseph Little)
77	Declaration of Martin McNeese (Exhibit 2 to the deposition of Martin McNeese)
78	Email dated 10/11/06 FEMA 17-000380-82 (Exhibit 7 to deposition of Martin McNeese)
79	Email dated 3/6/07 FEMA 17-0003608 (Exhibit 9 to deposition of Martin McNeese)
80	Declaration of David Garratt (Exhibit 2 to deposition of David Garratt)
81	Email dated 5/18/07 DHS S&T 6040-44 (Exhibit 5 to deposition of David Garratt)

82	Email dated 5/17/07 FEMA 17-0009030-33 (Exhibit 7 to deposition of David Garratt)
83	5/18/07 DHS S&T 4856-57 (Exhibit 8 to deposition of David Garratt)
84	Email dated 5/25/07 FEMA 17-006442-43 (Exhibit 10 to deposition of David Garratt)
85	Email dated 8/18/07 DHS S&T 4060-62 (Exhibit 16 to deposition of David Garratt)
86	Memo dated 7/26/06 FEMA-Waxman 23-25 (Exhibit 17 to deposition of David Garratt)
87	GAO Report to Congressional Requesters, Disaster Housing: FEMA Needs More Detailed Guidance and Performance Measures to Help Ensure Effective Assistance after Major Disasters, August 2009
88	CDC Summary and Interim Report: "VOC and Aldehyde Emissions in Four FEMA Temporary Housing Units" - Indoor Environment Department, Lawrence Berkeley National Laboratory, May 8, 2008 PSC002113 - PSC002166
89	U.S. Department of Health and Human Services and CDC Presentation Titled "Formaldehyde Levels in Occupied FEMA-supplied Temporary Housing Units (THUs) in LA and MS, Winter 2007-2008" PSC002167 - PSC002181
90	"CDC Interim Findings on Formaldehyde Levels in FEMA-Supplied Travel Trailers, Park Models, and Mobile Homes" -February 29, 2008 PSC002182 - PSC002202
91	"CDC Final Report on Formaldehyde Levels in FEMA-Supplied Travel Trailers, Park Models, and Mobile Homes" - July 2, 2008 PSC002203 - PSC002263
92	Agency for Toxic Substances and Disease Registry (ATSDR) "Health Consultation, Formaldehyde Sampling at FEMA Temporary Housing Units, Baton Rouge, Louisiana, February 1, 2007" PSC002264 - PSC002277
93	ATSDR October 2007 "An Update and Revision of ATSDR's February 2007 Health Consultation: Formaldehyde Sampling of FEMA Temporary-Housing Trailers Baton Rouge, Louisiana, September - October 2007" PSC002278 - PSC002318
94	"Formaldehyde Levels in FEMA-Supplied Trailers - Early Findings from the Centers for Disease Control and Prevention" PSC003218 - PSC003219
95	Indoor Air Quality and Health in FEMA Temporary Housing for Trailer Residents prepared by CDC PSC021583 - PSC021584
96	FEMA: Important Formaldehyde Information for FEMA Housing Occupants FEMA08-000015

97	Martin McNeese email dated 10/11/06 FEMA17-000029
98	Lyndon Wright's responses to psychiatric and/or psychological testing administered by Edward Shwery, Ph.d,
99	Various MSDS (FOREST 2597-2659; 3835-3906)
100	CV of Dr. Graham Allen Forest River, Inc. Expert Chemical Engineering and Professor of Fiber and Polymer Science
101	CV of Philip Cole, MD, DrPH Forest River, Inc. Expert Epidemiologist
102	CV of Nathan T. Dorris, Ph.D. Forest River, Inc. Expert Warnings and Communications pertaining to product safety
103	CV of William L. Dyson, PhD, CIH Forest River, Inc. Expert Industrial Hygienist
104	CV of Thomas Fribley Forest River, Inc. Expert RV Construction and Design
105	CV of Norman Nelson, P.E. Forest River, Inc. Expert Air Quality and Construction
106	CV of Kenneth Smith, M.D. Forest River Inc. Expert Pulmonary Diseases
107	CV of Donald Snell, P.E. Forest River, Inc. Expert Air Quality and Construction
108	CV of Dr. John Thompson, Jr. Forest River, Inc. Expert Psychiatrist
109	CV of Anthony Watson Forest River, Inc. Expert Industrial Hygienist

110	CV of James Wedner, MD, FAAAAI Forest River, Inc. Expert Allergic and Immunologic Diseases
111	CV of Robert James, Ph.D. FEMA Expert Toxicologist
112	CV of Richard Monson, M.D., Sc.D. FEMA Expert Epidemiologist
113	CV of Coreen Robbins, M.H.S., Ph.D., C.I.H. FEMA Expert Industrial Hygienist
114	CV of Mark Polk FEMA Expert RV Construction and Design
115	CV of Bruce J. Kelman, Ph.D FEMA Expert Toxicologist - Mold
116	CV of Dr. Richard Spector Otolaryngologist
117	Marsh, G.M., Youk, A.O. 2005. Reevaluation of mortality risks from nasopharyngeal cancer in the formaldehyde cohort study of the National Cancer Institute. Regul. Toxicol. Pharmacol. 42, 275-283, 2005.
118	Marsh, G.M., Youk, A.O. Morfeld, P., 2007a. Mis-specified and non-robust mortality risk models for nasopharyngeal cancer in the National Cancer Institute Formaldehyde Worker Cohort Study. Regulatory Toxicology and Pharmacology 47, 59-67, 2007a.
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120	Stewart PA, Cubit DA, Blair A, 1987, Formaldehyde exposure levels in seven industries. Applied Industrial Hygiene 2:231- 236.

121	"Medical Management Guidelines for Formaldehyde." A publication of The Department of Health and Human Services, Agency for Toxic Substances and Diseases Registry. Updated 02/07/2008.
122	"Formaldehyde Exposure in Homes: A Reference for State Officials to Use in Decision-making." A paper on Environmental Health, published by DHHS, the CDC, the U.S. Dept. of Homeland Security, FEMA, and the U.S. EPA. March, 2008
123	Malo et al. Reactive airway dysfunction syndrome and irritant-induced asthma. Up To Date (Online v. 17.1); 1/2009
124	Irvin, C.G. Bronchoprovocation testing. Up To Date (Online v. 17.1); 1/2009
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151	ATSDR: Health Consultation: Formaldehyde Sampling at FEMA Temporary Housing Units, Baton Rouge, LA February 1, 2007
152	FEMA: Formaldehyde in FEMA Family Units Sampling Program, Baton Rouge, LA, Field Documentation, Data Files, and Analytical DATA DVD, November 13, 2006 (Cited by ATSDR above).
153	Agency for Toxic Substances and Disease Registry. <i>Toxicological Profile for Formaldehyde</i> , U.S. Department of Health and Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, July 1999.
154	ATSDR: <i>An Update and Revision of ATSDR's February 2007 Health Consultation: Formaldehyde Sampling of FEMA Temporary-Houston Trailers, Baton Rouge, Louisiana, September-October, 2006.</i> Agency for Toxic Substances and Disease Registry, Atlanta, GA (October 2007)
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157	CDC. 2008. Final Report on Formaldehyde Levels in FEMA Supplied Travel Trailers, Park Models and Mobile Homes
158	Saxon, K.G. and Shapiro, J. Paradoxical vocal cord motion. Up to Date (Online v. 17.1); 1/2009.
159	Jefferson Pulmonary Associates (EJGH) and Kenneth Smith, M.D. medical records relating to Lyndon Wright including, all clinical summaries, office encounters, laboratory tests, x-rays, pulmonary function tests, radiology exams, etc.
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172	United States Preventive Services Task Force Website: www.ahrclgov/clinic/cps3dix.htm#cancer
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174	Agency for Toxic Substances and Disease Registry, Managing Hazardous Materials Incidents, Medical Management Guidelines for Acute Chemical Exposure, Formaldehyde. Atlanta, ATSDR, 2001.
175	Health Consultation: Formaldehyde sampling at FEMA temporary housing units — Baton Rouge, Louisiana (February 1, 2007) ATSDR (Bates Nos. ATSDR FEMA00001-00014) Joe Little Deposition Exhibit No. 8.
176	Declaration of Joseph D. Little attached to defendant, United States of America's Motion to Dismiss Plaintiffs' Remaining FTCA claims for Lack of Subject Matter Jurisdiction (U.S. Exhibit No. 40). Joe Little Deposition Exhibit No. 2

177	<i>Important Information for Travel Trailer Occupants</i> (Bates No. FEMA08-000013 — FEMA08-000014).
178	FEMA: Important Formaldehyde Information for FEMA Housing Occupants (Bates No. FEMA08-000015)
179	Formaldehyde Levels in FEMA Supplied Trailers: Early Findings from Center of Disease Control and Prevention (Bates No. FEMA08-000011 — FEMA08-000012).
180	Prospective Study of the Respiratory Effects of Formaldehyde Among Healthy and Asthmatic Medical Students, Authored by Grant Uba, MD, et al. (American Journal of Industrial Medicine 15:91-101 (1989).
181	Airway Response to Formaldehyde Inhalation in Asthmatic Subjects with Suspected Respiratory Formaldehyde Sensitization. Authored by Anna Krakowiak, MD, et al. (American Journal of Industrial Medicine 33:274-281 (1998).
182	Effect of Formaldehyde on the Mucus Membranes and Lungs - A study of an Industrial Population. Authored by Edward Horvath, Jr., MD, MPH, et al. (JAMA February 5, 1988 - Vol. 259, No. 5)
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553	Any and all documents attached to any depositions.
554	Any and all documents needed for rebuttal purposes.
555	Any and all documents listed by any other party.

Respectfully submitted,

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ATTORNEYS FOR FOREST RIVER, INC.

CERTIFICATE OF SERVICE

I hereby certify that on the 30th day of November, 2010, a copy of the foregoing Forest River, Inc.'s Witness List was filed electronically with the Clerk of Court using the CM/ECF system. Notice of this file will be sent to all known counsel of record by operation of the court's electronic filing system.

/s/ Jason D. Bone