File a Notice:

00-04471-KG Armstrong World Industries, Inc. and ARMSTRONG WORLD INDUSTRIES, INC., ET AL. Closed 12/29/2009

Type: bk Chapter: 11 v Office: 1 (Delaware)

Assets: y Debtor disposition: Discharge Judge: KG

Not Applicable

Case Flag: LEAD, SealedDoc(s), CLOSED, MEGA, APPEAL

U.S. Bankruptcy Court

District of Delaware

Notice of Electronic Filing

The following transaction was received from Carl N. Kunz entered on 4/29/2015 at 11:56 AM EDT and filed on 4/29/2015 **Case Name:** Armstrong World Industries, Inc. and ARMSTRONG WORLD INDUSTRIES, INC., ET AL.

Case Number: 00-04471-KG

WARNING: CASE CLOSED on 12/29/2009

Document Number: <u>10</u>807

Docket Text:

Notice of Service -- Armstrong World Industries, Inc. Asbestos Personal Injury Settlement Trust's Notice of Filing of Annual Report for the Year Ended December 31, 2014 Filed by Armstrong World Industries, Inc. Asbestos Personal Injury Settlement Trust. (Attachments: # (1) Exhibit 1 - Annual Report for 2014 # (2) Exhibit 1.A - Audited Financial Statements # (3) Exhibit 1.B - Summary of Claims # (4) Exhibit 1.C - Asset Allocation & Asset Class Returns (Net)) (Kunz, Carl)

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename: C:\Users\www\Documents\Filing 20\Filing\notice of filing of annual report.pdf

Electronic document Stamp:

[STAMP bkecfStamp_ID=983460418 [Date=4/29/2015] [FileNumber=13102599-0] [1bdadbf5da15bc11cdc98a09f04e98c6367306d2fb5103b3708e609d0cc68d31985

8ac787f5c5e6ae71045d97e230f9c1846d3336fc3dc5bc6846834c6e0e7cc]]

Document description: Exhibit 1 - Annual Report for 2014

Original filename:C:\Users\www\Documents\Filing 20\Filing\Exhibit 1 - Annual Report for 2014.pdf

Electronic document Stamp:

[STAMP bkecfStamp_ID=983460418 [Date=4/29/2015] [FileNumber=13102599-1] [3b767cedf5973b8c3d2597969127986ffd0bbb020b9bc1b4cd09023294be396c4ce

20b53d7848f4c85fda48ccdcf00d202efc467f69cb2c535c56f05d32c35ab]]

Document description: Exhibit 1.A - Audited Financial Statements

 $\textbf{Original filename:} C: \\ Vers \\ \\ www\\ Documents \\ \\ Filing 20 \\ \\ Filing \\ \\ Exhibit 1.A - Financial Stmts.pdf$

Electronic document Stamp:

[STAMP bkecfStamp_ID=983460418 [Date=4/29/2015] [FileNumber=13102599-2] [25dc77985ad8a6a4c993789944c516bf624dec8df8e9a65efe76f6eade9caab3b22

0281d4e3b9532b0454e2d849626d82e0b839c438ed7d9b1efcf12f0f8532a]]

Document description:Exhibit 1.B - Summary of Claims

Original filename:C:\Users\www\Documents\Filing 20\Filing\Exhibit 1.B - Claims Activity.pdf

Electronic document Stamp:

[STAMP bkecfStamp_ID=983460418 [Date=4/29/2015] [FileNumber=13102599-3] [116a2d4022091697ff71b3a08aa1548809bda893e0a2ea7f2c0ddc46322ac93eb00 lae924fb2ce3739d4620e576d722357762d80f46ca82f4492fcfc7d4760b2]]

Tae924fb2ce3/39d4620e5/6d/2235//62d80f46ca82f4492fcfc/d4/60b2]] **Document description:**Exhibit 1.C - Asset Allocation & Asset Class Returns (Net)

Original filename:C:\Users\www\Documents\Filing 20\Filing\Exhibit 1.C. - Asset Allocation Returns 2014_Final.pdf

Electronic document Stamp:

[STAMP bkecfStamp_ID=983460418 [Date=4/29/2015] [FileNumber=13102599-4] [564566f33a31d8d6085df1f6f7ae6f16a9a4a0c7be406ca5e453ba16975fa60e150 f95b179a657b22938ecf9d77df9af2c628849365e6c3a8d21b2e0db58bf6b]]

00-04471-KG Notice will be electronically mailed to:

Justin R. Alberto on behalf of Interested Party Liberty Mutual Insurance Company jalberto@bayardlaw.com; bankserve@bayardlaw.com; breckenridge@bayardlaw.com; lmorton@bayardlaw.com; cdavis@bayardlaw.com; bankserve@bayardlaw.com; bankserve@bayardla

Elihu Ezekiel Allinson, III on behalf of Interested Party Solutia, Inc.

ZAllinson@SHA-LLC.com, ecf@williamdsullivanllc.com;KDavis@SHA-LLC.com;hcoleman@sha-llc.com

Julie A. Ardoin on behalf of Interested Party Asbestos Creditors dlawless@ardoinlawfirm.com

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
ARMSTRONG WORLD INDUSTRIES, INC., et al.,) Case No. 00-4471 (KG)
Debtors.)

ARMSTRONG WORLD INDUSTRIES, INC. ASBESTOS PERSONAL INJURY SETTLEMENT TRUST'S NOTICE OF FILING OF ANNUAL REPORT FOR THE YEAR ENDED DECEMBER 31, 2014

Pursuant to Article 7.1 of the Fourth Amended Plan of Reorganization of Armstrong World Industries, Inc., as modified, and Section 2.2(c) of the Armstrong World Industries, Inc. Asbestos Personal Injury Settlement Trust Agreement (the "Trust Agreement"), the Trustees of the Armstrong World Industries, Inc. Asbestos Personal Injury Settlement Trust (the "Trust"), Anne M. Ferazzi, Harry Huge, and Richard E. Neville (collectively, the "Trustees"), hereby give notice of the filing of the Trust's Annual Report for the year ended December 31, 2014 (the "Annual Report"), a copy of which is attached hereto as Exhibit 1.

Consistent with Sections 2.2(c), 4.5(c), 5.6, and 6.5 of the Trust Agreement, the Annual Report includes the following: a copy of the Trust's financial statements for calendar years 2012 and 2013; the opinion and report from the independent auditors for the Trust; a summary of the number and type of claims disposed of during the year ended December 31, 2014 (the "Reporting Period"); and a report of the total fees and expenses paid to the Trustees, the Trust Advisory Committee, and the Future Claimants' Representative during the Reporting Period. As required by Section 2.2(c)(i) of the Trust Agreement, a copy of the Annual Report has been provided to the Trust Advisory Committee, the Future Claimants' Representative, and

Reorganized Armstrong World Industries, Inc. In addition, pursuant to Section 2.2(c)(iii) of the Trust Agreement, the Annual Report is available for inspection by the public through the records of the Bankruptcy Court, and a copy has been provided to the office of the United States Trustee for the District of Delaware.

Dated: April 29, 2015

Respectfully submitted,

MORRIS JAMES LLP

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P.O. Box 2306

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-and-

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Tel: (513) 579-6400 Fax: (513) 579-6457 kirwin@kmklaw.com jmorales@kmklaw.com

Counsel for Armstrong World Industries, Inc. Asbestos Personal Injury Settlement Trust

Exhibit 1

Annual Report for the Year Ended December 31, 2014

Armstrong World Industries, Inc. Asbestos Personal Injury Settlement Trust

ANNUAL REPORT FOR THE YEAR ENDED DECEMBER 31, 2014

Pursuant to Article 7.1 of the Fourth Amended Plan of Reorganization of Armstrong World Industries, Inc., as modified (the "Plan"), and Section 2.2(c) of the Armstrong World Industries, Inc. Asbestos Personal Injury Settlement Trust Agreement (the "Trust Agreement"), the Trustees of the Armstrong World Industries, Inc. Asbestos Personal Injury Settlement Trust (the "Trust"), Anne M. Ferazzi, Harry Huge, and Richard E. Neville (collectively, the "Trustees"), make the following Annual Report for the year ended December 31, 2014 (the "Annual Report").

A. <u>Financial Statements</u>

Section 2.2(c)(i) of the Trust Agreement requires the Annual Report to include the following:

[F]inancial statements of the PI Trust (including, without limitation, a balance sheet of the Asbestos PI Trust as of the end of such fiscal year and a statement of operations for such fiscal year) audited by a firm of independent certified public accountants selected by the Trustees and accompanied by an opinion of such firm as to the fairness of the financial statements' presentation of the cash and investments available for the payment of claims and as to the conformity of the financial statements with generally accepted accounting principles.

Attached as <u>Exhibit 1.A</u> is a copy of the Armstrong World Industries, Inc. Asbestos PI Trust Financial Statements with Independent Auditors' Report as of December 31, 2014 and 2013 (the "**Audited Financial Statements**"). As required, the Trust's auditor, BKM Sowan Horan LLP, has conducted an audit of the Trust in accordance with auditing standards generally accepted in the United States, and has expressed an opinion that the Trust's financial statements present

fairly, in all material respects, the financial position of the Trust as of December 31, 2013 and 2014, and that the results of the Trust's operations and its cash flows for the years then ended are in conformity with the special-purpose basis of accounting described in the notes to the Audited Financial Statements. The auditor's opinion expressly provides that it is intended for the use of this Court.

B. Claims Summary

Section 2.2(c)(ii) of the Trust Agreement requires the Annual Report to include "a summary regarding the number and type of claims disposed of during the period covered by the financial statements." Attached as <u>Exhibit 1.B</u> is a summary of claims filed and paid by the Trust in 2014, as well as in total since the Trust's inception through the end of 2014.

The Delaware Claims Processing Facility ("**DCPF**") processes asbestos personal injury claims for the Trust. DCPF is a claims processing facility jointly owned by the Trust and five other asbestos trusts. DCPF operates in such a way that each of the trust co-owners pays the *pro* rata cost of its usage of the facility. Trustee Anne Ferazzi sits on the board of DCPF and reports regularly to her fellow Trustees on issues relating to claims processing and the Trust's ownership interest in DCPF.

C. Trustees' Fees

Section 4.5(c) of the Trust Agreement provides that the Annual Report shall include a description of the amounts paid to the Trustees in 2014. The Audited Financial Statements separately set forth the amounts paid in fees and expenses to the Trustees during the year ended December 31, 2014 (the "**Reporting Period**").¹

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¹ See Audited Financial Statements at 17.

D. **Trust Advisory Committee Fees**

Section 5.6 of the Trust Agreement provides that the Annual Report shall include a description of the amounts paid to the Trust Advisory Committee ("TAC"). The Audited Financial Statements separately set forth the amounts paid in fees and expenses to the TAC during the Reporting Period.² The members of the TAC are Russell Budd, John D. Cooney, Steven Kazan, Joseph F. Rice, and Perry Weitz.

E. **Future Claimants' Representative Fees**

Section 6.5 of the Trust Agreement provides that the Annual Report shall include a description of the amounts paid to the Future Claimants' Representative ("FCR"). The Audited Financial Statements separately set forth the amounts paid in fees and expenses to the FCR during the Reporting Period.³ The FCR is Dean M. Trafelet.

F. **Significant Events During the Reporting Period**

1. **AWI Stock Ownership**

At its inception, the Trust was funded with cash, insurance assets, and 36,981,480 shares of Armstrong World Industries, Inc. ("AWI") stock. The AWI shares began to trade publicly on the New York Stock Exchange shortly after the Plan went effective. The Trust is currently the second largest shareholder of AWI. Prior to a March 2014 "block trade" transaction (discussed below) in which the Trust disposed of additional AWI shares to reduce its holdings below 20% of AWI's outstanding stock, the Trust's holdings in AWI were subject to certain restrictions contained in a Stockholder and Registration Rights Agreement and AWI's articles of incorporation (together, the "Restrictions").

² *Id*. ³ *Id*.

As previously reported, on August 10, 2009, the Trust entered into a Purchase and Sale Agreement with certain Texas Pacific Group funds ("TPG Funds"), pursuant to which the Trust agreed to sell to TPG Funds 7,000,000 shares of the stock of AWI. At the same time, the Trust and TPG Funds entered into a Prepaid Share Forward Confirmation, pursuant to which TPG Funds purchased from the Trust economic interests in the equivalent of an additional 1,039,777 shares of AWI stock. The aggregate consideration for the purchase of the shares and interests by TPG Funds was approximately \$180,000,000 in cash. The Trust reported these transactions on a Schedule 13D filed with the United States Securities and Exchange Commission on or about August 11, 2009. After the sale of stock to TPG Funds, the Trust owned approximately 51% of the stock of AWI.

As previously reported, in 2012 and 2013, the Trust, together with TPG, sold stock of AWI in both secondary offerings and block trades. During the Reporting Period, the Trustees and their advisors devoted considerable time monitoring AWI's performance and exploring further monetization strategies for the Trust's AWI stock holdings. The Trustees conferred regularly, on a weekly or more frequent basis, with the Trust's corporate counsel and its financial advisor, Perella Weinberg Partners ("**PWP**").

In March 2014, the Trust and the TPG Funds effected another block trade. In this transaction the Trust sold approximately \$100 million of AWI stock and TPG Funds sold the remainder of the AWI stock held by them. As a result of this transaction, the Trust's holdings of AWI stock fell below 20%, ending the Restrictions on further disposals by the Trust. This transaction also resulted in the termination of the agreements with TPG Funds that resulted in the Trust having designated directors on the AWI Board of Directors. Since March 2014, the Trust has had no designated directors on the AWI Board of Directors.

Since mid 2014, the Trustees have ceased to attend AWI Board meetings as observers but have benefited from periodic meetings and dialogue with the Chair of the AWI Board of Directors.

The Trustees continue to confer regularly, on a weekly or more frequent basis, with the Trust's corporate counsel and PWP concerning various issues with respect to its holdings of AWI stock.

2. Reconsideration of the Payment Percentage

Under Section 4.2 of the Trust Distribution Procedures, the Trustees must re-determine the payment percentage no less frequently than once every three years.

During 2013, the actuarial consultants to the Trust, Analysis Research Planning Corporation ("ARPC"), began work on an updated claims forecast to be used in conjunction with the reconsideration of the payment percentage as provided for in the TDP. ARPC worked with PWP and Trust counsel to identify a value for the Trust's AWI holdings for purposes of the payment percentage calculation. ARPC recommended an increase in the payment percentage from 20% to 35% for all claims. As previously reported, on December 11, 2013, the Trustees, with the consent of the TAC and FCR, accepted the recommendation of ARPC and approved the increase of the payment percentage to 35%, effective immediately.

Section 4.2 of the TDP requires the Trustees to make supplemental payments to all claimants who previously liquidated their claims against the Trust and received payments based on a lower payment percentage. The amount of any such supplemental payment shall be the liquidated value of the claim in question times the newly adjusted payment percentage, less all amounts previously paid to the claimant with respect to the claim (excluding the portion of such previously paid amounts that was attributable to any sequencing adjustment paid pursuant to

Section 7.5 of the TDP). During the Reporting Period, the Trust paid approximately \$51,285,363.99 in supplemental claims payments.

3. Trust Investments

As of the end of the Reporting Period, the Trust had approximately \$1,151,842,603 in fixed income investments and approximately \$152,176,152 in equity investments, excluding its holdings in AWI stock and in cash. The total return on these investments (excluding AWI stock) was 4.3% in calendar year 2014.

Exhibit 1.C to this Report shows the asset allocation of the Trust's investment portfolio, as well as the Trust's equity ownership in AWI. The total return on the Trust's investment portfolio in calendar year 2014, including its holdings in AWI stock, was -0.6% (9.6% annualized since inception). Advised by their financial professionals, the Trustees continue to actively monitor the Trust's investment portfolio.

4. <u>Amendment to Trust Agreement</u>

On June 4, 2014, the Trustees, with the consent of the TAC and FCR, approved an amendment to Section 3.2 of the Trust Agreement to allow for the Trust's investment in hedge funds, subject to certain restrictions. Pursuant to this amendment, the aggregate market value of all hedge fund investments by the Trust shall not exceed 20% of the aggregate value of all managed investments by the Trust.

5. Meetings

In fulfillment of the meeting requirements contained in the Trust Agreement, during the Reporting Period the Trustees held quarterly meetings with the TAC and FCR. In addition, the Trustees conferred among themselves through weekly conference calls and monthly in-person meetings.

6. Office

As previously reported, the Trust's office is located at 1105 North Market Street, Wilmington, Delaware.

7. Officers

The Trustees previously appointed Dr. B. Thomas Florence and Mr. John Brophy, Jr., of ARPC as the Trust's Executive Director and Assistant Executive Director, respectively. They serve as the only officers of the Trust, and they directed the day-to-day management of the Trust throughout the Reporting Period.

G. Additional Information

For additional information regarding the Trust's financials or operations, please contact its General Counsel, Keating Muething & Klekamp PLL, One East Fourth Street, Suite 1400, Cincinnati, Ohio 45202, attention: Kevin E. Irwin. For information on how to file a claim with the Trust, please visit the Trust's website: www.armstrongworldasbestostrust.com.

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Exhibit 1.A

Audited Financial Statements

Special-Purpose Financial Statements and Supplemental Information with Reports of Independent Auditors

Years Ended December 31, 2014 and 2013

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REPORT OF INDEPENDENT AUDITORS

To the Trustees

Armstrong World Industries, Inc. Asbestos Personal Injury Settlement Trust

We have audited the accompanying special-purpose financial statements of the Armstrong World Industries, Inc. Asbestos Personal Injury Settlement Trust (the Trust), which comprise the special-purpose statements of assets, liabilities, and net assets available for the payment of claims as of December 31, 2014 and 2013, and the related special-purpose statements of changes in net assets available for the payment of claims and cash flows for the years then ended, and the related notes to the special-purpose financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with the special-purpose accounting methods adopted by the Trust and its Trustees, as described in Note 2. Management is also responsible for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the special-purpose financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amount and disclosures in the special-purpose financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the special-purpose financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Trust's preparation and fair presentation of the special-purpose financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Trust's internal control. Accordingly, we express no such opinion.

An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the special-purpose financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the special-purpose financial statements referred to above present fairly, in all material respects, the financial position of the Trust as of December 31, 2014 and 2013, and the results of its operations and cash flows for the years then ended in conformity with the special-purpose basis of accounting described in Note 2.

Emphasis of Matter

As described in Note 2 to the special-purpose financial statements, these financial statements were prepared on a special-purpose basis of accounting and are not intended to be a presentation in conformity with accounting principles generally accepted in the United States of America. The special-purpose basis of accounting has been used in order to communicate the amount of net assets presently available for current and future claimants to the Trust.

Restriction of Use

This report is intended for the information and use of the Trustees, management of the Trust, the Trust Advisory Committee, the Future Claimant Representative, and for filing with the United States Bankruptcy Court for the District of Delaware and should not be used by anyone other than those specified parties. This restriction is not intended to limit distribution of this report, which, upon filing with the United States Bankruptcy Court for the District of Delaware, is a matter of public record.

Certified Public Accountants April 22, 2015

BKM Sowan Horan, LLP

Special-Purpose Statements of Assets, Liabilities and Net Assets Available for the Payment of Claims

		December 31,				
	_	2014	2013			
ASSETS	_					
Cash and cash equivalents	\$	40,226,255 \$	167,854,929			
Investments:						
Equity securities, at fair market value		639,008,783	799,384,695			
Debt securities, at fair market value		1,113,950,297	1,068,110,730			
Interest and dividend income receivable		13,690,614	13,325,284			
Prepaid expenses		205,324	-			
Income tax receivable	_	1,850,000	-			
Total assets		1,808,931,273	2,048,675,638			
LIABILITIES						
Accounts payable and accrued expenses		1,013,382	1,945,030			
Income tax payable		-	44,500,000			
Accrued personal injury claims	_	3,061,514	49,413,717			
Total liabilities	_	4,074,896	95,858,747			
Net assets available for the						
the payment of claims	\$_	1,804,856,377 \$	1,952,816,891			

Special-Purpose Statements of Changes in Net Assets Available for the Payment of Claims

		Years Ended Dec	cember 31,
	_	2014	2013
Additions	_		
Interest and dividend income,			
net of amortization	\$	30,892,135 \$	30,809,026
Insurance proceeds received		3,406,843	10,089,166
Net realized gain on investments	_	37,821,117	188,931,639
Total additions		72,120,095	229,829,831
Deductions			
Personal injury claims expense		98,567,939	619,307,834
Net unrealized loss on investments		80,254,116	116,302,741
Operating expenses		7,907,351	9,699,636
Claims processing expenses		5,901,914	6,737,191
Federal income tax expense	_	27,449,289	177,982,249
Total deductions	_	220,080,609	930,029,651
Decrease in net assets available for the			
payment of claims		(147,960,514)	(700,199,820)
Net assets available for the payment of clai	ms:		
Beginning of year	_	1,952,816,891	2,653,016,711
End of year	\$	1,804,856,377 \$	1,952,816,891

Special-Purpose Statements of Cash Flows

		Years Ended December 31,				
	_					
	_	2014	2013			
Cash flows from operating activies						
Decrease in net assets available for						
the payment of claims	\$	(147,960,514)	\$ (700,199,820)			
Adjustments to reconcile decrease in net assets						
available for the payment of claims to net cash						
used in operating activities:						
Net unrealized loss on investments		80,254,116	116,302,741			
Net realized gains on investments		(37,821,117)	(188,931,639)			
Amortization of premiums		21,358,151	22,384,684			
Changes in operating assets and liabilities:						
Prepaid expenses		(205,324)	415,129			
Interest and dividend income receivable		(365,330)	(242,105)			
Income tax receivable (payable)		(46,350,000)	38,652,898			
Accounts payable and accrued expenses		(931,648)	37,897			
Accrued personal injury claims	_	(46,352,203)	49,080,376			
Net cash used in operating activities		(178,373,869)	(662,499,839)			
Cash flows from investing activities						
Proceeds from and maturities of debt securities		519,625,718	546,142,548			
Purchases of debt securities		(563,579,621)	(569,622,678)			
Proceeds from equity securities		105,534,516	665,334,249			
Purchases of equity securities		(10,835,416)	(6,104,354)			
Net cash provided by investing activities		50,745,195	635,749,765			
Net decrease in cash and cash equivalents		(127,628,674)	(26,750,074)			
Cash and cash equivalents, beginning of period	_	167,854,929	194,605,003			
Cash and cash equivalents, end of period	\$_	40,226,255	167,854,929			

See Note 7 for supplemental cash flow information.

Notes to Special-Purpose Financial Statements

Note I - Description of the Trust

General

The Armstrong World Industries, Inc. Asbestos Personal Injury Settlement Trust (the Trust) is a Qualified Settlement Fund (QSF) within the meaning of Treasury Department regulations issued pursuant to Section 468B of the Internal Revenue Code (the Code). The Trust was created on October 2, 2006, in connection with confirmation of the Fourth Amended Plan of Reorganization of Armstrong World Industries, Inc. (the Plan). The Plan was confirmed by an order (the Order) entered on August 18, 2006, by the United States District Court for the Eastern District of Pennsylvania.

The purpose of the Trust is to assume the liabilities of Armstrong World Industries, Inc. (AWI), its predecessors and successors in interest, for all Asbestos Personal Injury Claims (as defined in the Plan) (Claims), and to use the Trust's assets and income to pay the holders of all Claims in accordance with the Trust Agreement (TA) and the Trust Distribution Procedures (TDP) in such a way that such holders of Claims are treated fairly, equitably, and reasonably in light of the limited assets available to satisfy such Claims, and to otherwise comply in all respects with the requirements of a trust set forth in section 524(g)(2)(B) of the Bankruptcy Code.

The Trust is governed by a TA and TDP that establish the framework and criteria for allowance and payment of asbestos-related claims by the Trust. The Trust reviews and determines Claims' eligibility in accordance with the TDP. The TDP provides for processing, allowing or disallowing, liquidating and paying all Asbestos Claims as required by the Plan and the TA. The TA and TDP were approved by the United States District Court as part of the Plan. There are eight disease levels specified in the TDP. Each claimant who meets the medical and exposure requirements of the TDP for a particular disease level may apply for expedited review and a specified payment amount. Claimants also have an alternative, under the TDP, to submit additional documentation and request a more expansive review of their claim (TDP - 5.3b Individual Review Process) in which case Claims may be paid within a range of amounts.

The Trust's assets consist primarily of cash and cash equivalents and investments, which, with the earnings (or losses) on such investments, are intended to be totally consumed by the allowance and payment of Claims and the operation of the Trust. The percentage of the amount of each allowed Claim that will actually be paid will be determined by projections of total allowed Claims and operational expenses of the Trust, on the one hand, and total assets and net earnings (or losses), on the other.

Notes to Special-Purpose Financial Statements

Note I - Description of the Trust - (Continued)

General - continued

Pursuant to the TDP, the initial payment percentage was established at 20 percent. During 2013, the Trustees, Trust Advisory Committee (TAC), and Future Claimant Representative (FCR) approved an increase in payment percentage from 20 percent to 35 percent. As a result of this increase, all historical paid Claims, subject to certain limitations, were to paid a supplemental payment by the Trust. The Trustees are fiduciaries to the beneficiaries of the Trust and are responsible for administering the Trust and the Trust's assets in accordance with the TA and the Plan.

Termination

Section 7.2 of the TA provides that the Trust shall automatically terminate on the date (the Termination Date) ninety (90) days after the first to occur of the following events:

- the Trustees decide to terminate the Trust because (A) they deem it unlikely that new asbestos claims will be filed against the Trust, (B) all Claims duly filed with the Trust have been liquidated and paid to the extent provided in this TA and the TDP or disallowed by a final, non-appealable order, to the extent possible based upon the funds available through the Plan, and (C) twelve (12) consecutive months have elapsed during which no new asbestos claim has been filed with the Trust; or
- if the Trustees have procured and have in place irrevocable insurance policies and have established claims handling agreements and other necessary arrangements with suitable third parties adequate to discharge all expected remaining obligations and expenses of the Trust in a manner consistent with this TA and the TDP, the date on which the Bankruptcy Court enters an order approving such insurance and other arrangements and such order becomes a final order; or
- to the extent that any rule against perpetuities shall be deemed applicable to the Trust, twenty-one (21) years less ninety-one (91) days pass after the death of the last survivor of all of the descendants of the late Joseph P. Kennedy, Sr., father of the late President John F. Kennedy, living on October 2, 2006.

Notes to Special-Purpose Financial Statements

Note I - Description of the Trust - (Continued)

Termination – continued

On the Termination Date, after payment of all the Trust's liabilities have been provided for, any remaining assets of the Trust shall be applied to such charitable purposes as the Trustees in their reasonable discretion shall determine, which charitable purposes, if practicable, shall be related to the treatment of, research regarding, or payment of claims related to, asbestoscaused disorders.

Note 2 - Summary of Significant Accounting Policies

Basis of presentation

The Trust's financial statements are prepared using special-purpose accounting methods adopted by the Trust and its Trustees, which differ from accounting principles generally accepted in the United States of America (GAAP). The special-purpose accounting methods were adopted in order to communicate to the beneficiaries of the Trust the net assets available for the payment of claims and the related operating expenses of the Trust. Since the accompanying special-purpose financial statements and transactions are not based upon GAAP, accounting treatment by other parties for these same transactions may differ as to timing and amount. The special-purpose accounting methods include the following:

- Assets are recorded when they are received by the Trust and are available for the payment of Claims. Under GAAP, assets are recorded when they can be estimated and collection is assured.
- Future fixed liabilities under contractual obligations and other agreements entered into
 by the Trust are recorded as deductions in the same period that such contractual
 obligations or agreements are signed. Under GAAP, liabilities and contractual
 obligations are recorded over the period that is benefited by the underlying contract or
 agreement.
- The full amounts of claims are expensed in the period in which the confirmed claims are settled. A settled claim is a Claim that has been allowed by the Trust and accepted by the claimant, with an approved release. Under GAAP, a liability would be recorded for an estimate of the amount to be paid for Claims that have been incurred but not yet reported, and for those Claims that have been submitted but not yet approved for payment by the Trust.

Notes to Special-Purpose Financial Statements

Note 2 - Summary of Significant Accounting Policies - (Continued)

Basis of presentation - continued

- Payments for services to be received over an extended period in the future are
 expensed as paid because these amounts are no longer available for the payment of
 claims. Under GAAP, an asset would be recorded and amortized over the period in
 which the related benefits are received.
- Payments for property and equipment are expensed as incurred. Under GAAP, payments for property and equipment are capitalized and depreciated over the useful lives of the assets. To date, the Trust has incurred no expense related to purchases of property and equipment.
- Income tax expense (benefit) is estimated and recorded as incurred in the period in which certain income and expense items affect current federal income taxes. Under GAAP, the provision for income taxes is recorded based upon income (loss) reported for financial statement purposes, which includes federal income taxes both currently payable and changes in deferred taxes due to differences between financial reporting and tax bases of assets and liabilities. Additionally, GAAP requires all tax positions to be reviewed using a more likely than not threshold for financial statement recognition of tax assets, and a liability to be recorded for an uncertain tax position taken or expected to be taken beyond this threshold.
- Asbestos insurance recoveries are not recorded until the funds are received from the insurance carriers. Under GAAP, asbestos insurance recoveries are recorded upon settlement and assurance of collectability.

Notes to Special-Purpose Financial Statements

Note 2 - Summary of Significant Accounting Policies - (Continued)

Basis of presentation - continued

• Investments are recorded at fair market value which is defined as the value or price that would be paid by the Trust for the asset in the market. Under GAAP, fair value is defined as the exit price, and not the purchase price, that would be paid at the measurement date by an external party. All interest and dividend income, net of interest expenses, are included in interest and dividend income, net of amortization of premiums in the accompanying special-purpose statements of changes in net assets available for the payment of claims. The net realized and unrealized gains or losses on investments are recorded on the special-purpose statements of changes in net assets available for payment of claims. Under GAAP, unrealized gains and losses are recorded as other comprehensive income or loss, with the accumulated balance disclosed separately. Finally, GAAP requires additional disclosure including the classification of investments into a hierarchy of levels, the basis for those levels, and a schedule outlining movement between the levels among other disclosures.

Subsequent events

The Trust has evaluated events and transactions subsequent to the date of the special-purpose financial statements for matters requiring recognition or disclosure in the special-purpose financial statements. The accompanying special-purpose financial statements consider events through April 22, 2015, the date which the special-purpose financial statements were available to be issued. See Note 9.

Cash and cash equivalents

The Trust considers all highly liquid debt instruments purchased with an original maturity of three (3) months or less to be cash equivalents. Cash equivalents are carried at cost.

Investments

Investments are stated at estimated fair market value based on quoted market prices as of the date of the special-purpose financial statements. Changes in fair market value are recorded as increases or decreases to net assets available for the payment of claims. Realized gains and losses are calculated based on the specific identification method. The Trust records transactions on a trade-date basis. Dividend income is recorded on the ex-dividend date. Interest is recorded on the accrual basis. Premiums or discounts on debt securities are amortized or accreted on the effective interest method, and are included in interest and dividend income, net of amortization of premiums on the accompanying special-purpose statements of changes in net assets available for the payment of claims.

Notes to Special-Purpose Financial Statements

Note 2 - Summary of Significant Accounting Policies - (Continued)

Accounts payable and accrued expenses

Accounts payable and accrued expenses consist of incurred but unpaid expenses associated with managing and operating the Trust.

Accrued personal injury claims

Accrued personal injury claims consist of certain Claims that are settled but unpaid at year end. Included in accrued personal injury claims at December 31, 2013 were approximately \$44,488,000 of supplemental claims payments that were a result of the payment percentage adjustment discussed in Note 1.

Claims expense

Amounts due to claimants for allowed claims are recorded when approved by Trustees and signed releases are received and accepted by the Trust. The ultimate number of Claims to be filed and the liability for all such claims are not determinable at this time. The net assets available for the payment of Claims at December 31, 2014 may or may not be sufficient to meet all future obligations of the Trust.

Claims processing expense

Claims processing expenses are recorded as incurred. See Notes 5.

Federal income tax expense

The Trust reports its income to the Internal Revenue Service (IRS) as a QSF, which is taxed at the highest rate applicable to trusts under Section I(e) of the Code, which is 39.6% at December 31, 2014 and 2013. The Trust is subject to federal income taxes based on modified gross income, as defined by the Code. The funding received at the inception of the Trust as well as any subsequent funding received from insurers does not represent taxable income to the Trust. In addition, payments to claimants do not represent tax deductions of the Trust.

Use of estimates

The preparation of the special-purpose financial statements requires the Trustees and management of the Trust to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the special-purpose financial statements, and the reported amounts of additions to and deductions from the net assets available for the payment of claims during the reporting periods. Significant items subject to such estimates and assumptions include the fair market value of investments and the estimation of income taxes. Actual results could differ from these estimates and such differences could have a material effect on the net assets available for the payment of claims.

Notes to Special-Purpose Financial Statements

Note 2 - Summary of Significant Accounting Policies - (Continued)

Concentration of credit risk

Financial instruments which potentially subject the Trust to concentrations of credit risk consist primarily of cash and cash equivalents, and investments. The Trust maintains cash and cash equivalents at financial institutions it considers to be of high credit quality. At times, the Trust may have cash deposits in banks which exceed federally insured limits. The Trust has not experienced any losses in such accounts and does not believe it is exposed to any significant risk of loss related to cash.

The Trust's investments are exposed to various risks such as interest rate, market, and credit risks. Due to the level of risk associated with certain investments, it is at least reasonably possible that changes in the value of investments will occur in the near term and such changes could materially affect the value of the Trust's portfolio.

Note 3 – Investments

The TA provides general guidelines for the investments of the Trust. The Trustees selected Mellon Bank as the Trust's permanent custodian. In accordance with the asset allocation model proposed by Cambridge Associates, the Trust's investment advisor, the Trust utilizes three fixed income managers and one U.S. equity manager for direct investment. Investments consist of the following at December 31,

	_	2014								
	_	Amortized Cost		Gross Unrealized Gains		Gross Unrealized Losses	. <u>-</u>	Fair Market Value		
AWI stock	\$	341,075,896	\$	146,257,097	\$	-	\$	487,332,993		
Other equity securities	_	118,134,695		43,529,395		(9,988,300)		151,675,790		
Total equity securities		459,210,591		187,786,492		(9,988,300)		639,008,783		
Debt securities	_	1,093,724, 948		26,735,749		(6,510,400)	. <u>-</u>	1,113,950,297		
	\$_	1,552,935,539	\$	216,522,241	\$	(16,498,700)	\$	1,752,959,080		

Notes to Special-Purpose Financial Statements

Note 3 - Investments - (Continued)

		2013						
	-	Amortized Cost	-	Gross Unrealized Gains		Gross Unrealized Losses	•	Fair Market Value
AWI stock	\$	407,087,128	\$	248,407,575	\$	-	\$	655,494,703
Other equity securities	-	112,365,047	-	37,123,128		(5,598,183)		143,889,992
Total equity securities		519,452,175		285,530,703		(5,598,183)		799,384,695
Debt securities	<u>-</u>	1,067,765,672	_	16,359,226		(16,014,168)		1,068,110,730
	\$	1,587,217,847	\$	301,889,929	\$	(21,612,351)	\$	1,867,495,425

Note 4 - AWI Stock Transactions

In March 2014, the Trust was a selling shareholder in a secondary offering by AWI. The Trust sold 1,845,023 shares at a price of \$54.32 per share before an underwriters discount and commission of \$0.52 per share. The Trust has recorded a net realized gain on the sale of the AWI common stock of approximately \$18.02 per share or \$33,251,000.

In November 2013, the Trust was a selling shareholder in a secondary offering by AWI. The Trust sold 3,631,735 shares at a price of \$51.54 per share before an underwriters discount and commission of \$0.87 per share. The Trust has recorded a net realized gain on the sale of the AWI common stock of approximately \$14.89 per share or \$54,084,000.

Additionally, in September 2013, the Trust was a selling shareholder in a secondary offering by AWI. The Trust sold 9,312,957 shares at a price of \$52.35 per share before an underwriters discount and commission of \$0.94 per share. The Trust has recorded a net realized gain on the sale of the AWI common stock of approximately \$15.63 per share or \$145,580,000.

At December 31, 2014 and 2013, the Trust is the beneficial owner of 9,533,118 and 11,378,141 shares of AWI common stock, respectively. See Note 9.

Notes to Special-Purpose Financial Statements

Note 5 - Investment in Related Party

In November 2006, the Trust became an owner trust of Delaware Claims Processing Facility LLC (DCPF) for an initial capital contribution of \$100. At December 31, 2014 and 2013, DCPF was owned by six and five equal member trusts, respectively.

In connection with their investment, the Trust entered into a Master Claims Processing Agreement (the Agreement) with DCPF. The Agreement expired on December 31, 2008, but automatically renews for additional one-year periods on the same terms unless either party to the Agreement provides written notice to the other at least six months prior to the end of the current term.

Under the Agreement, DCPF agrees to (a) process and pay claims under the terms of the TDP (b) provide electronic filing services, (c) provide claims-related document and data storage, and (d) provide bookkeeping and accounting support services, meeting planning, and administrative support services, if requested. In exchange for the services provided, the Trust pays its pro rata portion of expenses as calculated by the allocation methodology defined in the Agreement.

The Trust's expenses under the Agreement totaled approximately \$4,500,000 and \$4,400,000 for the years ended December 31, 2014 and 2013, respectively, and are included in claim processing expenses on the special-purpose statements of changes in net assets available for the payment of claims.

Note 6 - Trust Advisory Committee and Future Claimant Representative

The TA sets forth the role and responsibility of the TAC and FCR. The members of the TAC serve in a fiduciary capacity representing all holders of present Claims (Current Claimants). The Trustees are required to consult with and/or obtain the consent of the TAC on certain matters identified in the TA and TDP. The TAC is comprised of attorneys who are engaged by Current Claimants.

The FCR serves in a fiduciary capacity representing the interests of the future Asbestos Claimants, for the purpose of protecting the rights of persons who might subsequently assert future and unknown demands. The Trustees must consult with and/or obtain the consent of the FCR on certain matters identified in the TA and the TDP.

Notes to Special-Purpose Financial Statements

Note 7 - Taxation

The Trust's current estimated federal income tax is comprised of the following as of and for the years ending December 31:

	 2014	 2013
Net current taxable income	\$ 69,711,000	\$ 449,680,000
Estimated federal income taxes due	27,606,000	178,070,000
Income tax refunds received	-	4,263,000
Change in prior year estimate	156,000	-
Cash paid for income tax	73,800,000	143,710,000

The difference between financial statement income and federal taxable income is due primarily to the differences between the Trust's tax and book basis in the AWI stock. In prior years, certain special dividends from AWI were not completely taxable to the Trust as the dividend paid was greater than the amount of earnings and profits of AWI. The portion of these special dividends in excess of the earnings and profits have reduced the Trust's tax basis in their AWI stock holdings.

The tax years subsequent to December 31, 2011 remain open for examination.

Note 8 - Commitments and Contingencies

The Plan Documents (as defined in the Confirmed Plan) subject the Trust to certain reimbursement and indemnification obligations that may result in future claims against the Trust. The probability of such claims cannot be reasonably determined. Accordingly, no associated liability has been recorded in the accompanying special-purpose financial statements. Such claims, if any, are not expected to be material. The Trust has obtained insurance for purposes of supporting its obligation to indemnify the Trustees, the TAC and FCR.

Note 9 – Subsequent Events

In February 2015, the Trust sold AWI stock as a result of a secondary offering by AWI. The Trust sold 2,739,944 shares at a price of \$55.64 per share before an underwriters discount and commission of \$0.24 per share. As a result of the sale, the Trust is expected to recognize a net realized gain on the sale of approximately \$19.62 per share or \$53,763,000 before federal income tax. After the transaction the Trust will own 6,793,174 shares of AWI.



REPORT OF INDEPENDENT AUDITORS ON SUPPLEMENTARY INFORMATION

To the Trustees

Armstrong World Industries, Inc. Asbestos Personal Injury Settlement Trust:

We have audited the special-purpose financial statements of the Armstrong World Industries, Inc. Asbestos Personal Injury Settlement Trust (the Trust) as of and for the years ended December 31, 2014 and 2013, and our report thereon dated April 22, 2015, which expressed an unmodified opinion on those financial statements, appears on pages two and three. Our audit was conducted for the purpose of forming an opinion on the financial statements as a whole. The supplemental material included in the following section is presented for purposes of additional analysis and is not a required part of the basic special-purpose financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the special-purpose financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic special-purpose financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the special-purpose financial statements or to the special-purpose financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the special-purpose financial statements as a whole.

April 22, 2015

BKM Sowan Horan, LLP

Addison, Texas

Supplemental Schedule of Operating Expenses

		Years Ended December 31			
		2014	_	2013	
Investment management and bank fees and expenses	\$	4,399,845	\$	5,159,616	
Legal fees and expenses		1,371,496		2,136,457	
Trustee fees and expenses		849,404		1,010,339	
Trust liability insurance		486,340		491,260	
Future claimants representative fees and expenses		519,365		469,620	
Accounting, audit, and tax fees and expenses		135,473		150,664	
Trust advisory committee fees and expenses		108,455		147,277	
Miscellaneous operating expenses	_	36,973	_	134,403	
Total operating expenses	\$_	7,907,351	\$_	9,699,636	

Exhibit 1.B

Summary of Claims

Armstrong World Industries Asbestos Trust

FY2014 Annual Report Information

Period: 1-1-2014 through 12-31-2014

	# of Claims Received	# of Clai	ms Paid	Claims	Paid \$	
		Malignant	Non-Malignant	Malig	Non-Malig	
TDP Claims	16,947	2,829	8,093	\$143,137,676		
Pre-Petition Liquidated Claims		43	153	\$1,017,643		

Period: Inception through 12-31-2014

	# of Claims Received	vived # of Claims Paid Claims Paid \$			Paid \$
		Malignant	Non-Malignant	Malig	Non-Malig
TDP Claims	579,458	39,739	186,555	\$1,600,	408,304
Pre-Petition Liquidated Claims		105	1,131		92,157 Note 1

Note 1. Includes payment made to the Center for Claims Resolution under a Settlement Agreement with AWI, Inc. approved by the United States Bankruptcy Court for the District of Delaware.

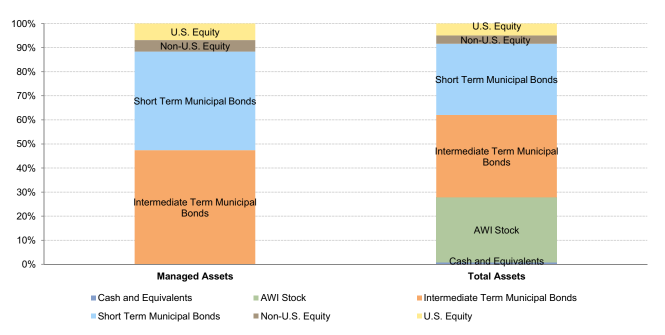
Exhibit 1.C

Asset Allocation & Asset Class Returns (Net) As of December 31, 2014

Armstrong World Industries, Inc. Asbestos Settlement Trust Asset Allocation & Asset Class Returns (Net) As of December 31, 2014

Asset Class	Assets \$	% of Managed Assets	% of Total Assets	Total Return 12/31/13- 12/31/14
U.S. Equity	90,071,574.24	6.9%	5.0%	13.6%
Non-U.S. Equity	62,104,577.98	4.8%	3.4%	-4.7%
Short Term Municipal Bonds	534,000,567.39	41.0%	29.6%	0.3%
Intermediate Term Municipal Bonds	617,842,035.75	47.4%	34.2%	7.7%
Total Managed Assets	1,304,018,755.36	100.0%	72.2%	4.3%
AWI Stock	487,332,992.16		27.0%	-11.3%
Cash and Equivalents	14,453,303.70		0.8%	
Total Assets	1,805,805,051.22		100.0%	-0.6%

Armstrong World Industries, Inc. Asbestos Settlement Trust Asset Allocation as of December 31, 2014



Miscellaneous:

00-04471-KG Armstrong World Industries, Inc. and ARMSTRONG WORLD INDUSTRIES, INC., ET AL. Closed 12/29/2009

Type: bk Chapter: 11 v Office: 1 (Delaware)

Assets: y Debtor disposition: Discharge Judge: KG

Not Applicable

Case Flag: LEAD, SealedDoc(s), CLOSED, MEGA, APPEAL

U.S. Bankruptcy Court

District of Delaware

Notice of Electronic Filing

The following transaction was received from Carl N. Kunz entered on 5/1/2015 at 9:58 AM EDT and filed on 5/1/2015 Case Name:

Armstrong World Industries, Inc. and ARMSTRONG WORLD INDUSTRIES, INC., ET AL.

Case Number: 00-04471-KG

WARNING: CASE CLOSED on 12/29/2009

Document Number: 10808

Docket Text:

Affidavit/Declaration of Service (related document(s)[10807]) Filed by Armstrong World Industries Asbestos Personal Injury Settlement Trust. (Kunz,

Carl)

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename:C:\Users\www\Documents\Filing 20\Filing\AWI 2014 Annual Report COS.pdf

Electronic document Stamp:

[STAMP bkecfStamp_ID=983460418 [Date=5/1/2015] [FileNumber=13107284-0] [95803e303a972b6ff1fcd0666fec32bba79398ce6e7697c8a6b7130757605bf7b40b 1ab77da2dd275df58e9caf1b0bc463e0c84d167b772081d09c0aca0548d8]]

00-04471-KG Notice will be electronically mailed to:

Justin R. Alberto on behalf of Interested Party Liberty Mutual Insurance Company jalberto@bayardlaw.com; bankserve@bayardlaw.com; breckenridge@bayardlaw.com; lmorton@bayardlaw.com; cdavis@bayardlaw.com; breckenridge@bayardlaw.com; lmorton@bayardlaw.com; cdavis@bayardlaw.com

Elihu Ezekiel Allinson, III on behalf of Interested Party Solutia, Inc.

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Julie A. Ardoin on behalf of Interested Party Asbestos Creditors dlawless@ardoinlawfirm.com

Julie A. Ardoin on behalf of Interested Party Ancel Abadie dlawless@ardoinlawfirm.com

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Leslie Beth Baskin on behalf of Creditor Simkins Industries, Inc. lbaskin@lawsgr.com, sfrizlen@lawsgr.com;vfrew@lawsgr.com

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Joseph J. Bodnar, Esq on behalf of Defendant EMC Corporation jbodnar@monlaw.com, jbodnar7@juno.com

Florence Bonaccorso-Saenz on behalf of Creditor State Of Louisiana Department Of Revenue

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

) Chapter 11

In re:

ARMSTRONG WORLD INDUSTRIES, INC., et al.,) Case No. 00-4471 (JKF)
Debtors.) Jointly Administered)
AFFIDAVIT OF BONNIE R. BRO	OWN, SENIOR LEGAL ASSISTANT
STATE OF OHIO : : SS: HAMILTON COUNTY :	
employee of Keating Muething & Klekamp PL	and at all times during the service, have been, an LL, not less than 18 years of age and not a party to E. I certify further that on April 30, 2015, I caused
	s Personal Injury Settlement Trust's Notice of ding December 31, 2014 [Docket No. 10807].
Service was completed upon the follow class mail, postage prepaid.	wing parties on the attached service list via first-
Date: April 30, 2015	Brown onnie R. Brown
SWORN TO AND SUB	SCRIBED before me this 30th day of April, 2015.
	OTARY ly commission expires:
	AMY BEHM Notary Public, State of Ohio My Commission Expires June 29, 2018

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Cilicago, IL 00002 Telephone: (312) 236

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Dean M. Trafelet Future Claimants' Representative P.O. Box 518 9130 Wild Lane Baileys Harbor, WI 54202

and

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