

The Coalition of Counsel for Justice for Talc Claimants
Second Amended Exhibit List for Omnibus Hearing Commencing February 18, 2025

Exh. #	Description	Beginning Bates	Ending Bates	Confidential Designation (Pending Negotiations between Parties)
Preliminary Hearing Exhibits from LTL 1				
Coalition 1	Email Re: Final Materials for Today	JNJTALC 001436896	JNJTALC 001436903	Confidential
Coalition 2	Letter Re: LTL Management LLC – Valuation of potential legacy talc liabilities	LTL 0022393	LTL 0022400	Not Confidential
Coalition 3	Presentation Re: Litigation and Product Liability Update dated	LTL 0021775	LTL 0021782	Not Confidential
Coalition 4	Verdict Form, <i>Deane Berg v. Johnson & Johnson, et al.</i> , U.S. Dist. Ct. South Dakota, Civ. 09- 4179-KES; October 4, 2013.	N/A	N/A	Not Confidential
Coalition 5	Verdict, <i>Estate of Fox v. Johnson & Johnson</i> , Missouri 22nd Judicial Circuit, St. Louis City, No. 1422- CC09012; February 22, 2016.	N/A	N/A	Not Confidential
Coalition 6	Verdict Form, <i>Gloria Ristesund v. Johnson & Johnson, et al.</i> , Missouri 22nd Judicial Circuit, St. Louis City, No. 1422-CC09012- 01; May 2, 2016.	N/A	N/A	Not Confidential
Coalition 7	Verdict Form, <i>Deborah Giannecchini v. Johnson & Johnson et al</i> , JVR No. 1611010003, Missouri 22nd Judicial Circuit, St. Louis City, No. 1422-CC09012; October 27, 2016.	N/A	N/A	Not Confidential
Coalition 8	Verdict Form, <i>Lois Slep v. Johnson & Johnson</i> , Missouri 22nd Judicial Circuit, St. Louis City, No. 1422-09326; May 4, 2017.	N/A	N/A	Not Confidential
Coalition 9	Verdict Form, <i>Steven Lanzo v. Johnson & Johnson Consumer, Inc., et al.</i> , New Jersey Superior Court, Middlesex County, Docket No.: MID-L-7385-16; April 11, 2018.	N/A	N/A	Not Confidential
Coalition 10	Jury Verdict Form (Phase 1), <i>Joanne and Gary Anderson v. Johnson & Johnson and JJCI</i> , California Superior Court, Los Angeles Co., Case No. JCCP 4674/BC666513; May 23, 2018.	N/A	N/A	Not Confidential
Coalition 11	Jury Verdict Form (Phase 2- Punitive Damages), <i>Joanne and Gary Anderson v. Johnson & Johnson and JJCI</i> , California Superior Court, Los Angeles Co., Case No. JCCP 4674/BC666513; May 24, 2018.	N/A	N/A	Not Confidential
Coalition 12	Verdict Form, <i>Teresa Leavitt v. Johnson & Johnson et al</i> , California Superior Court, Alameda Co., Case No. RG17882401; March 13, 2019.	N/A	N/A	Not Confidential
Coalition 13	Verdict Transcript, <i>Donna and Robert Olson v. Johnson & Johnson Consumer Inc., et al</i> , Supreme Court of New York County, New York, Index No. 19038/2017; May 21, 2019.	N/A	N/A	Not Confidential
Coalition 14	Punitive Damages Verdict Transcript, <i>Donna and Robert Olson v. Johnson & Johnson Consumer Inc., et al</i> ; Supreme Court of New York County, New York, Index No. 19038/2017; May 31, 2019.	N/A	N/A	Not Confidential
Coalition 15	Verdict Form, <i>Patricia Schmitz v. Johnson & Johnson et al</i> , California Superior Court, Alameda County, Case No. RG189231615; June 12, 2019.	N/A	N/A	Not Confidential
Coalition 16	Jury Verdict Sheets - Amended, <i>Douglas and Roslyn Barden, et al v. Johnson & Johnson et al.</i> , New Jersey Superior Court, Middlesex County, Docket No.: MID-L-1809-17 AS; September 11, 2019.	N/A	N/A	Not Confidential

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Coalition 17	Special Verdict, <i>Nancy Cabibi and Phil Cabibi v. Johnson & Johnson and Johnson & Johnson Consumer Inc.</i> , California Superior Court, Los Angeles Co., Case No. BC665257; September 27, 2019.	N/A	N/A	Not Confidential
Coalition 18	Phase 2 Verdict Transcript, <i>Douglas and Roslyn Barden, et al.</i> , v. Brenntag North America, et al., New Jersey Superior Court, Middlesex County, Docket No.: MID-1809-17AS; February 2, 2020.	N/A	N/A	Not Confidential
Coalition 19	Verdict Sheet, <i>Blanca Moure- Cabrera v. Johnson & Johnson Consumer Inc. and Johnson & Johnson</i> , Circuit Court of Miami- Dade County, Florida (11th Judicial Circuit), Case No. 19- 000727; February 27, 2020.	N/A	N/A	Not Confidential
Coalition 20	Verdict Form, <i>Christina Prudencio v. Johnson & Johnson, et al.</i> , California Superior Court, Alameda Co., Case No. RG20061303; August 23, 2021.	N/A	N/A	Not Confidential
Coalition 21	Verdict on Punitive Damages, <i>Christina Prudencio v. Johnson & Johnson, et al.</i> , California Superior Court, Alameda Co., Case No. RG20061303; August 27, 2021.	N/A	N/A	Not Confidential
Coalition 22	Verdict Form, <i>Shawn Johnson and Holly Johnson v. Johnson & Johnson, et al.</i> , California Superior Court, Los Angeles Co., Case No. 20STCV17335; October 12, 2021.	N/A	N/A	Not Confidential
Coalition 23	J&J Worldwide Financial Procedures	LTL 0021763	LTL 0021766	Not Confidential
Coalition 24	Project Plato Messaging	LTL 0036474	LTL 0036481	Confidential
ADDITIONAL DOCUMENTS				
Coalition 25	Compilation Exhibit reflecting verdicts in talc litigation	N/A	N/A	Not Confidential
NORTH CAROLINA PRELIMINARY HEARING EXHIBITS				
Coalition 26	Johnson & Johnson Medical Safety Standard	LTL 0021881	LTL 0021881	Not Confidential
Coalition 27	Ingham, et al. v. Johnson & Johnson, Decision by Missouri Court of Appeals, June 23, 2020	N/A	N/A	Not Confidential
Coalition 28	J&J's Motion for Entry of Order Modifying Automatic Stay filed in In re Imerys Talc America, Inc., Case No. 19-10289 (LSS), Doc. 1567 (Bankr. Del. March 20, 2020)	N/A	N/A	Not Confidential
Coalition 29	Indemnification and Defense Agreement (Publix), Dated December 22, 2016 (LTL 0019834)	LTL 0019834		Not Confidential
Coalition 30	Letter Dated April 10, 2017, re: Walgreen Co. defense and indemnity, sent to Richard Gering from Deborah Moeller (LTL 0020917)	LTL 0020917		Not Confidential
Coalition 31	Letter Dated April 10, 2017, re: Walgreen Co. defense and indemnity, sent to Richard Gering from Deborah Moeller (LTL 0020766)	LTL 0020766		Not Confidential
Preliminary Hearing Exhibits from LTL 2				
LTL II: PI EXHIBITS				
Coalition 32	Chapter 11 Petition filed by LTL	Case No. 21-30589 (Dkt 1); Kim PI Depo Ex. 1; TCC PI Hr'g Ex. 1		Not Confidential
Coalition 33	Chapter 11 Petition filed by LTL	Case No. 23-12825 (Dkt 1); Kim PI Depo Ex. 2; TCC PI Hr'g Ex. 2		Not Confidential

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Coalition 34	LTL's Monthly Operating Report for Reporting Period Ended 02/28/2023	Case No. 21-30589 (Dkt 3886); TCC PI Hr'g Ex. 3		Not Confidential
Coalition 35	Term Sheet	LTLMGMT-00002628; Kim PI Depo Ex. 9; TCC PI Hr'g Ex. 4		Highly Confidential
Coalition 36	Minutes of Board of Managers of LTL	LTLMGMT-00002626; Kim PI Depo Ex. 11; TCC PI Hr'g Ex. 5	LTLMGMT-00002627	Confidential
Coalition 37	Minutes of Board of Managers of LTL	LTLMGMT-00000001; Kim PI Depo Ex. 12; TCC PI Hr'g Ex. 6	LTLMGMT-00000005	Confidential
LTL II: TCC MTD EXHIBITS				
Coalition 38	Pulaski Kherkher Article: Were You Diagnosed With Ovarian Cancer, Fallopian Cancer, or Peritoneal Cancer After Regular Baby Powder Use?	Pulaski MTD Depo Ex. 4		Not Confidential
Coalition 39	Plan Support Agreement signed by Adam Pulaski	LTLMGMT-00001156; Pulaski PI Depo Ex. 1/MTD Depo Ex. 5;		Confidential
Coalition 40	Onder Law Article: \$8.9B J&J Talc Resolution: Questions and Answers	Watts MTD Depo Ex. 2		Not Confidential
Coalition 41	Plan Support Agreement signed by Mikal Watts	LTLMGMT-00004025; Watts MTD Depo Ex. 3		Confidential
Coalition 42	Email from James Onder to Allen Smith Re: OnderLaw Referral Network Updates May 2023	Watts MTD Depo Ex. 5; Onder MTD Depo Ex. 9		Not Confidential
Coalition 43	Chapter 11 Plan of Reorganization of LTL Management LLC (Highlighted)	Case No. 23-12825 (Dkt 525); Watts MTD Depo Ex. 7; Haas MTD Depo Ex. 12; Nachawati MTD Depo Ex. 8		Not Confidential
Coalition 44	Transcript of Oral Argument Before Judge Ambro	Case No. 22-2003 (Dkt 148); Watts MTD Depo Ex. 8		Not Confidential
Coalition 45	Refinitiv StreetEvents Edited Transcript - JNJ.N - Johnson & Johnson Earnings Call	Haas MTD Depo Ex. 5		Not Confidential
Coalition 46	Document Left Intentionally Blank			
Coalition 47	Document Left Intentionally Blank			
Coalition 48	Document Left Intentionally Blank			
Coalition 49	Statement on TCC Standing Motion to Dismiss	Haas MTD Depo Ex. 11		Not Confidential
Coalition 50	Plan Support Agreement Signed by James Onder	LTLMGMT-00000273; Kim MTD Depo Ex. 6; Onder MTD Depo Ex. 2		Confidential

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Coalition 51	Presentation to Board of Managers of LTL Management (redacted pages 7-9, 12, 13, 17-19, 25)	LTLMGMT-00002641; Dickinson PI Depo Ex. 6; Kim PI Depo Ex. 13/MTD Depo Ex. 13; Wuesthoff MTD Depo Ex. 6		Confidential
Coalition 52	Presentation to Board of Managers of LTL Management (redacted pages 6, 8, 9, 12, 13, 17-19, 25)	LTLMGMT-00000233; Dickinson MTD Depo Ex. 7; Haas PI Depo Ex. 2; Kim PI Depo Ex. 14/MTD Depo Ex. 14; Lisman MTD Depo Ex. 4		Confidential
Coalition 53	Minutes of LTL Board of Managers	LTLMGMT-00000006; Dickinson PI Depo Ex. 7; Kim PI Depo Ex. 15/MTD Depo Ex. 15; Wuesthoff MTD Depo Ex. 7		Confidential
Coalition 54	Presentation to Board of Managers of LTL Management	LTLMGMT-00002668; Dickinson MTD Depo Ex. 9; Kim PI Depo Ex. 16/MTD Depo Ex. 16; Lisman MTD Depo Ex. 11; Wuesthoff MTD Depo Ex. 8		Confidential
Coalition 55	Form 8-K	MTD Depo Ex. 18		Not Confidential
Coalition 56	Email from Beasley Allen to [Redacted] RE: Johnson & Johnson Second Talc Bankruptcy is Another Sham	Birchfield MTD Depo Ex. 5		Not Confidential
Coalition 57	Document Left Intentionally Blank			
Coalition 58	Document Left Intentionally Blank			
Coalition 59	Document Left Intentionally Blank			
Coalition 60	Q&A	Onder MTD Depo Ex. 7		Not Confidential
Coalition 61	Notice of Debtor's Motion for An Order Authorizing It to Enter An Expense Reimbursement Agreement with AHC of Supporting Counsel	Case No. 23-12825 (575); Onder MTD Depo Ex. 14		Not Confidential
Coalition 62	Minutes of LTL Board of Managers	LTLMGMT-00013464; Wuesthoff MTD Depo Ex. 3	LTLMGMT-00013465	Confidential
Coalition 63	Richard Dickinson Offer Letter to join Johnson & Johnson Services Inc. and be Seconded to LTL Management LLC as CFO	LTL 0030612; Dickinson MTD Depo Ex. 2		Not Confidential
Coalition 64	Document Left Intentionally Blank			
Coalition 65	<i>In re Johnson & Johnson Talcum Powder Products Marketing, Sales Practice, & Products Liability Litigation</i> , 509 F. Supp. 3d 116 (D.N.J.) (<i>Daubert</i> opinion)	N/A		Not Confidential
Coalition 66	Transcript of Motion to Dismiss, or in the Alternative, Appoint a Trustee, <i>In re Aearo Technologies, LLC</i> ,	No. 22-02890-JJG-11 (Bankr. S.D. Ind.)		Not Confidential
Coalition 67	Expert Report of Matthew L. Garretson in <i>In re Aearo Technologies, LLC</i>	No. 22-02890-JJG-11 (Bankr. S.D. Ind.)		Not Confidential

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Pleadings (JPML)				
Coalition 68	Response of Defendants Johnson & Johnson and Johnson & Johnson Consumer Companies to Motion for Transfer and Coordination of Pretrial Proceedings Pursuant to 28 U.S.C. §1407			Not Confidential
Pleadings (Appeal)				
Coalition 69	Application for an Extension of Time to File a Petition for a Writ of Certiorari to the United States Court of Appeals for the Third Circuit			Not Confidential
Pleadings (In Re: Imerys Talc America, Inc., et al; Case No. 19-10289)				
Coalition 70	Notice of Filing of (A) Amended and Restated Settlement Agreement Between the Imerys Debtors, The Cyprus Debtor, Johnson & Johnson, and the Other Parties Thereto, and (B) Revised Propoised Order (I) Approving the Amended and Restated Settlement Agreement Between the Imerys Debtors, the Cyprus Debtor, Johnson & Johnson, and the Other Parties Thereto and (II) Approving the Sale of Certain Rights			Not Confidential
Coalition 71	Second Joint Plan of Reorganization of Imerys Talc America, Inc. and its Debtor Affiliates Under Chapter 11 of the Bankruptcy Code			Not Confidential
Other Orders				
Coalition 72	Order Granting Partial Summary Judgment in Favor of Travelers Casualty and Surety Company, Superior Court of New Jersey, Middlesex County, MID-L-3563-19			Not Confidential
Depositions				
Basil Adham				
Coalition 73	Exhibit 2 - Power of Attorney and Employment Agreement: Talcum Powder			Confidential
Anne Andrews				
Coalition 74	Exhibit 2 - Retainer Agreement	AHC-A&T-000000175	AHC-A&T-000000180	Confidential
Coalition 75	Exhibit 3 - Mass Torts Made Perfect Settlement Strategies for Mass Tort Cases			Not Confidential
Coalition 76	Exhibit 4 - Document Titled "Johnson & Johnson to pay \$72 Million for Ovarian Cancer Death Linked to Talcum Powder Use"			Not Confidential
Coalition 77	Exhibit 6 - Open Letter to Holders of Channeled Talc Personal Injury Claims Recommending Acceptance of the Debtor's Plan			Not Confidential
Coalition 78	Exhibit 13 - Andrews & Thornton Talcum Powder Printout			Not Confidential
Coalition 79	Document Left Intentionally Blank			
Coalition 80	Exhibit 20 - Detailed Summary of Red River Talc, LLC's Bankruptcy Plan	AHC-A&T-000000234	AHC-A&T-000000236	Confidential
Yvette Austin				
Coalition 81	Exhibit 2 - Trust distribution procedures for Red River Talc Litigation			Not Confidential
Coalition 82	Exhibit 11 - List of 10K claims by law firm			Confidential
Rebecca Smith-Bindman				
Coalition 83	Document Left Intentionally Blank			
Andy Birchfield				
Coalition 84	Exhibit 1 - Contract for Employment of Attorney	BA00000580	BA00000583	Confidential
Coalition 85	Exhibit 2 - Smith/Beasley Joint Venture Agreement Letter			Not Confidential
Coalition 86	Exhibit 3 - Attorney's Retainer Contract			Confidential
Coalition 87	Document Left Intentionally Blank			

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Coalition 88	Document Left Intentionally Blank			
Coalition 89	Exhibit 9 - E-mail from Richard Golomb to James Murdica re: Response	Murdica_RRT_00000087	Murdica_RRT_00000088	Confidential
Coalition 90	Exhibit 11 - E-mail from Andy Birchfield to Mikal Watts and Mike Papantonio requesting meeting	BA00000812	BA00000812	Confidential
Richard Dickinson				
Coalition 91	Document Left Intentionally Blank			
Coalition 92	Document Left Intentionally Blank			
Coalition 93	Document Left Intentionally Blank			
Coalition 94	Document Left Intentionally Blank			
Coalition 95	Exhibit 5 - Minutes of Meeting of the Board of Managers of LTL Management LLC	RedRiver-0025090	RedRiver-0025092	Confidential
Coalition 96	Exhibit 6 - Minutes of Meeting of the Board of Managers of LTL Management LLC	RedRiver-0025087	RedRiver-0025089	Confidential
Coalition 97	Exhibit 7 - Minutes of Meeting of the Board of Managers of LLT Management LLC	RedRiver-0025081	RedRiver-0025083	Confidential
Coalition 98	Exhibit 8 - Minutes of Meeting of the Board of Managers of LLT Management LLC	RedRiver-0025084	RedRiver-0025086	Confidential
Coalition 99	Exhibit 9 - Notice of Filing of Solicitation Versions of the Prepackaged Chapter 11 Plan of the Debtor and Related Disclosure Statement [Dkt. 25]			Not Confidential
Coalition 100	Exhibit 10 - Minutes of Meeting of the Board of Managers of Red River Talc LLC	RedRiver-0025096	RedRiver-0025098	Confidential
Coalition 101	Exhibit 11 - Minutes of Meeting of the Board of Managers of Red River Talc LLC	RedRiver-0025099	RedRiver-0025106	Confidential
Randi Ellis				
Coalition 102	Exhibit 1 - Invoice from Randi Ellis in the Amount of \$43,095	RedRiver-0001745	RedRiver-0001748	Confidential
Coalition 103	Exhibit 2 - Invoice from Randi Ellis in the Amount of \$12,800	FCR_002737	FCR_002739	Confidential
Coalition 104	Exhibit 3 - Expense Reimbursement Agreement	RedRiver-0001772	RedRiver-0001776	Confidential
Coalition 105	Exhibit 4 - Letter to Randi Ellis from John Kim	RedRiver-0001763	RedRiver-0001765	Confidential
Coalition 106	Exhibit 6 - Invoice from Randi Ellis in the Amount of \$19,815	FCR_002751	FCR_002753	Confidential
Coalition 107	Exhibit 7 - Invoice from Randi Ellis in the Amount of \$62,710	FCR_002763	FCR_002766	Confidential
Coalition 108	Exhibit 8 - Invoice from Randi Ellis in the Amount of \$83,190	FCR_002777	FCR_002780	Confidential
Coalition 109	Exhibit 9 - Invoice from Randi Ellis in the Amount of \$156,148.14	FCR_002798	FCR_002810	Confidential
Coalition 110	Exhibit 10 - Invoice from Randi Ellis in the Amount of \$43,095	FCR_002848	FCR_002851	Confidential
Epiq 30(b)(6) - Stephanie Kjontvedt				
Coalition 111	Document Left Intentionally Blank			
Coalition 112	Exhibit 6 - Tabulation Summary, Docket 47-20			Not Confidential
Coalition 113	Exhibit 7 - Epiq's Amended Standard Services Agreement			Not Confidential
Coalition 114	Exhibit 8 - Email between Kathryn Tran and Daniel Merrett re: inconsistent claims	RedRiver-0012400	RedRiver-0012452	Confidential
Coalition 115	Exhibit 9 - Email from Daniel Merrett re: Exclusion of conflicting master votes and Murdica referral	RedRiver-0009435	RedRiver-0009439	Confidential
Coalition 116	Exhibit 10 - E-mail between Stephenie Kjontvedt and Dan Prieto re: Beasley Master Ballot	RedRiver-0017598	RedRiver-0017604	Confidential
Coalition 117	Exhibit 11 - Refinitiv StreetEvents - Edited Transcript JNJ.N - Johnson & Johnson Announces Plan by its Subsidiary, LLT Management Conference Call			Not Confidential

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Coalition 118	Exhibit 13 - Email from Beasley Allen to Epiq with questions re: vote			Not Confidential
Coalition 119	Exhibit 14 - Official Form 201, Voluntary Petition for Non-Individuals Filing for Bankruptcy 9/20/2024			Not Confidential
Coalition 120	Exhibit 15 - Official Form 201, Voluntary Petition for Non-Individuals Filing for Bankruptcy 10/14/2021			Not Confidential
Coalition 121	Exhibit 16 - Official Form 201, Voluntary Petition for Non-Individuals Filing for Bankruptcy 4/4/2023			Not Confidential
Coalition 122	Exhibit 17 - Special Master Order No. 25 (Addressing Three Motions to Quash and/or for Protective Order)			Not Confidential
Coalition 123	Exhibit 26 - Email from Daniel Merrett containing Voting Chart	RedRiver-0009619	RedRiver-0009624	Confidential
Coalition 124	Exhibit 34 - Email from Beasley Allen to Epiq attaching copy of Aug. 28, 2024 letter	Epiq_RRT_00000001	Epiq_RRT_00000001	Confidential
Coalition 125	Exhibit 35 - Letter from Andy Birchfield to Epiq enclosing copy of Master Ballot previously submitted	Epiq_RRT_00000002	Epiq_RRT_00000025	Confidential
Coalition 126	Exhibit 36 - Epiq Timeline (Calendar)			Confidential
Andrew Evans				
Coalition 127	Exhibit 14 - Email String Ending in 7-29-24 Email from Drew Evans to Kathryn Tran, Sarah Peters and Peter Cumbo			Confidential
Edgar Gentle III				
Coalition 128	Document Left Intentionally Blank			
Richard Golomb				
Coalition 129	Document Left Intentionally Blank			
Emily Goswami				
Coalition 130	Exhibit 2 - Document Entitled "Facts About Talc"			Not Confidential
Coalition 131	Exhibit 3 - 8-11-22 Press Release Entitled "Johnson & Johnson Consumer Health to Transition from Global Baby Powder Portfolio to Cornstarch"			Not Confidential
Erik Haas				
Coalition 132	Exhibit 2 - Amended and Restated Funding Agreement between Johnson & Johnson, Johnson & Johnson Consumer Inc. and LTL Management LLC	LTL 0002300	LTL 0002320	Not Confidential
Coalition 133	Exhibit 13 - In re LTL Management, LLC, 64 F.4th 84 United States Court of Appeals, Third Circuit Opinion (2023)			Not Confidential
Coalition 134	Exhibit 16 - Email from Daniel Merrett containing Voting Chart	RedRiver-0009619	RedRiver-0009624	Confidential
Coalition 135	Exhibit 17 - Disclosure Statement for Prepackaged Chapter 11 Plan of Reorganization of the Debtor	RedRiver-0005943	RedRiver-0006457	Confidential
Coalition 136	Exhibit 18 - Prepackaged Chapter 11 Plan of Reorganization of the Debtor	RedRiver-0006458	RedRiver-0006778	Confidential
Coalition 137	Exhibit 20 - The Coalition of Counsel For Justice For Talc Claimants' Request For Production of Documents and Information and Notice of Deposition to Johnson & Johnson Concerning the Contested Matters			Not Confidential
Coalition 138	Exhibit 21 - Johnson & Johnson's Responses and Objections to the Coalition of Counsel For Justice For Talc Claimants' Notice of Deposition to Johnson & Johnson			Not Confidential
Harlin Hale				

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Coalition 139	Exhibit 4 - RedRiver 0005908 through '5931			Confidential
Coalition 140	Exhibit 6 - BA00001028			Confidential
Coalition 141	Document Left Intentionally Blank			
Coalition 142	Document Left Intentionally Blank			
Coalition 143	Exhibit 9 - Ballot Re: Combustion Engineering			Not Confidential
Coalition 144	Document Left Intentionally Blank			
David Kessler				
Coalition 145	Exhibit 3 - FDA.gov website article, "Talc. What's New" 12.26.2024			Not Confidential
Coalition 146	Exhibit 4 - Federal Register, 105490, Vol. 89, No. 248, Friday, 12.27.2024, Proposed Rules			Not Confidential
Coalition 147	Exhibit 5 - Photos of Dr. Kessler's notes			Not Confidential
John Kim				
Coalition 148	Exhibit 1 - Official Form 201, Voluntary Petition for Non-Individuals Filing for Bankruptcy			Not Confidential
Coalition 149	Exhibit 3 - Email between Kathryn Tran and Daniel Merrett re: inconsistent claims	RedRiver-0012453	RedRiver-0012505	Confidential
Coalition 150	Exhibit 4 - E-mail between Stephenie Kjontvedt and Dan Prieto re: Beasley Master Ballot	RedRiver-0017598	RedRiver-0017604	Confidential
Coalition 151	Exhibit 5 - E-mail from Daniel Merrett re: The Smith Law Firm's expected Master Ballot votes	RedRiver-0010878	RedRiver-0010881	Confidential
Coalition 152	Exhibit 6 - Calendar Invite from James Murdica to Allen Smith, Erik Haas and Andrew White for Sept. 6, 2024 Zoom Meeting	RedRiver-0024586	RedRiver-0024587	Confidential
Coalition 153	Exhibit 7 - E-mail from Daniel Merrett re: Receiving Equity Ballot Via E-mail	RedRiver-0009296	RedRiver-0009298	Confidential
Coalition 154	Exhibit 10 - Notice of Filing of Solicitation Versions of the Prepackaged Chapter 11 Plan of the Debtor and Related Disclosure Statement			Not Confidential
Coalition 155	Document Left Intentionally Blank			
Coalition 156	Exhibit 12 - Separation Agreement by and between Johnson & Johnson and Kenvue Inc.			Not Confidential
Coalition 157	Exhibit 13 - SEC Form 10-Q Quarterly Report for Johnson & Johnson (Period Ended July 4, 2021)			Not Confidential
Coalition 158	Document Left Intentionally Blank			
Coalition 159	Exhibit 16 - Agreement for Transfer of Assets and Bill of Sale between Johnson & Johnson and Johnson & Johnson Baby Products Company (Effective Jan. 1, 1979)			Not Confidential
Adam Lisman				
Coalition 160	Document Left Intentionally Blank			
Coalition 161	Document Left Intentionally Blank			
Coalition 162	Document Left Intentionally Blank			
Coalition 163	Document Left Intentionally Blank			
Coalition 164	Document Left Intentionally Blank			
Coalition 165	Document Left Intentionally Blank			
Christopher LoPalo				
Coalition 166	Exhibit 3 - Talcum Powder Retainer Agreement, Bates-labeled 21703_CTRL00033556 and RedRiver0025861 to 25920			Confidential

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Benedict Morelli				
Coalition 167	Exhibit 1 - Subpoena to Testify at a Deposition in a Bankruptcy Case dated January 9, 2025			Not Confidential
Coalition 168	Exhibit 7 - Order Compelling Benedict Morelli to Appear for Deposition			Not Confidential
Coalition 169	Document Left Intentionally Blank			
Coalition 170	Exhibit 5 - Debtor's Motion for Entry of an Order Permitting Clients of Morelli Law Firm, PLLC to Change Their Votes			Not Confidential
Coalition 171	Exhibit 9 - Master Ballot for Counsel to Holders of Channeled Talc Personal Injury Claims Voting on Prepackaged Chapter 11 Plan of Reorganization of the Debtor			Not Confidential
Coalition 172	Exhibit 3 - Order Setting Hearing on Supplemental Motion for Alternate Service by Email and to Compel			Not Confidential
Coalition 173	Exhibit 10 - Emergency Motion to Quash the Coalition of Counsel for Justice for Talc Claimants' Subpoena to Testify at a Deposition in a Bankruptcy Case Addressed to Benedict Morelli			Not Confidential
Coalition 174	Exhibit 11 - RedRiver-0017605 through '7606			Confidential
Charles Mullin				
Coalition 175	Exhibit 6 - 2020 Lanier Master Settlement Agreement	LTL 0047796	LTL 0047830	Professional Eyes Only
Coalition 176	Exhibit 7 - 2021 Lanier Master Settlement Agreement	LTL 0047867	LTL 0047888	Professional Eyes Only
Coalition 177	Exhibit 8 - Gori Master Settlement Agreement	LTL 0047845	LTL 0047855	Professional Eyes Only
Coalition 178	Exhibit 9 - Arnold & Itkin Master Settlement Agreement	RedRiver-0024647	RedRiver-0025080	Confidential
Coalition 179	Document Left Intentionally Blank			
James Murdica				
Coalition 180	Exhibit 1 - Emailed Letter from Allen Smith to Talc Counsel			Not Confidential
Coalition 181	Document Left Intentionally Blank			
Coalition 182	Exhibit 3 - Defendants Johnson & Johnson and LLT Management, LLC's Response in Opposition to Plaintiff Steering Committee's, Beasley Allen's and Smith Law Firm's Motions to Quash and/or For Protective Order			Not Confidential
Coalition 183	Document Left Intentionally Blank			
Coalition 184	Document Left Intentionally Blank			
Coalition 185	Document Left Intentionally Blank			
Coalition 186	Exhibit 9 - Email from Allen Smith re: Confidential: New J&J Bankruptcy Plan Vote			Confidential
Majed Nachawati				
Coalition 187	Document Left Intentionally Blank			
Coalition 188	Exhibit 2 - Letter to Talc Claimants re: recommendation to accept	RC00000017	RC00000021	Confidential
Coalition 189	Exhibit 3 - Email from Ms. Kjontvedt	RedRiver-0006893	RedRiver-0006894	Confidential
Coalition 190	Exhibit 4 - Receipt Email	AHC-NACH00000007	AHC-NACH00000007	Highly Confidential
Coalition 191	Document Left Intentionally Blank			
Coalition 192	Document Left Intentionally Blank			
Coalition 193	Exhibit 7 - Retainer Agreement	AHC-NACH00000005	AHC-NACH00000006	Confidential
Coalition 194	Exhibit 8 - Email chain	RedRiver-0007021	RedRiver-0007022	Confidential
Coalition 195	Exhibit 9 - Email chain	RedRiver-0010810	RedRiver-0010813	Confidential

The Coalition of Counsel for Justice for Talc Claimants
Second Amended Exhibit List for Omnibus Hearing Commencing February 18, 2025

Coalition 196	Document Left Intentionally Blank			
James Onder				
Coalition 197	Document Left Intentionally Blank			
Coalition 198	Exhibit 4 - Article: Johnson & Johnson's \$8 Billion Talc Plan Hinges on Disputed Votes			Not Confidential
Coalition 199	Exhibit 6 - Open Letter to Holders of Channeled Talc Personal Injury Claims Recommending Acceptance of the Debtor's Plan			Not Confidential
Coalition 200	Exhibit 7 - Confidential Memorandum of Understanding & Agreement Regarding Talc Bankruptcy Plan Support			Not Confidential
Coalition 201	Exhibit 8 - Notice of Official Committee of Talc Claimant's Support for Amended Plan			Not Confidential
Coalition 202	Exhibit 9 - Statement of the Official Committee of Talc Claimants in Support of the Debtor's Chapter 11 Cases, Forthcoming Amended Plan and Plan Process			Not Confidential
Coalition 203	Exhibit 10 - Email from Daniel Merrett containing Voting Chart	RedRiver-0009619	RedRiver-0009624	Confidential
Coalition 204	Exhibit 12 - Email between Kathryn Tran and Daniel Merrett re: inconsistent claims	RedRiver-0012400	RedRiver-0012452	Confidential
Adam Pulaski				
Coalition 205	Document Left Intentionally Blank			
Coalition 206	Exhibit 2 - Talcum Powder Contract of Employment	AHC-PK-00000009	AHC-PK-00000010	Confidential
Coalition 207	Document Left Intentionally Blank			
Coalition 208	Exhibit 4 - Email chain re: outstanding votes	RedRiver-0014714	RedRiver-0014768	Confidential
Coalition 209	Exhibit 5 - Exhibit N-1, Pulaski Kherkher, PLLC Claims			Not Confidential
Coalition 210	Exhibit 6 - Email from Mr. Pulaski recommending voting "yes"	AHC-PK-00000007		Confidential
Coalition 211	Exhibit 7 - Email from Mr. Pulaski re: intent to vote in favor of plan due to no response	AHC-PK-00000008		Confidential
Coalition 212	Exhibit 8 - Plan Support Agreement	RedRiver-0025391	RedRiver-0025464	Confidential
Coalition 213	Exhibit 9 - Exhibit H, Red River Talc Personal Injury Trust Agreement			Not Confidential
Coalition 214	Exhibit 10 - Notice of Official Committee of Talc Claimant's Support for Amended Plan			Not Confidential
Jeff Seldomridge				
Coalition 215	Exhibit 6 - Article, "Talcum Ovarian Cancer Lawsuit - The Miller Firm"			Not Confidential
Coalition 216	Exhibit 7 - Open Letter to Holders of Channeled Talc Personal Injury Claims Recommending Acceptance of the Debtor's Plan			Not Confidential
Coalition 217	Exhibit 8 - The Miller Firm solicitation letter			Not Confidential
Coalition 218	Document Left Intentionally Blank			
Hal Singer				
Coalition 219	Document Left Intentionally Blank			
Robert Allen Smith				
Coalition 220	Document Left Intentionally Blank			
Coalition 221	Exhibit 11 - Email from Allen Smith re: Confidential: New J&J Bankruptcy Plan Vote			Not Confidential
Coalition 222	Exhibit 13 - Smith/Beasley Allen Joint Venture Agreement Letter			Not Confidential

The Coalition of Counsel for Justice for Talc Claimants
Second Amended Exhibit List for Omnibus Hearing Commencing February 18, 2025

Coalition 223	Document Left Intentionally Blank			
Matthew Stubbs				
Coalition 224	Exhibit 4 - 4-15-24 Plan Support Agreement			Confidential
Coalition 225	Exhibit 5 - Contingency Fee Agreement			Confidential
Coalition 226	Document Left Intentionally Blank			
Coalition 227	Exhibit 7 - Exhibit B-1 to Stubbs Affidavit			Not Confidential
Dan Thornburgh				
Coalition 228	Document Left Intentionally Blank			
Mikal Watts				
Coalition 229	Exhibit 2 - Watts LTL/J&J Deposition Prep Notes (with redactions)	RedRiver-0025093		Confidential
Coalition 230	Exhibit 3 - Plan Support Agreement	LTLMGMT-00001681	LTLMGMT-00001681	Confidential
Coalition 231	Exhibit 5 - Contract of Employment and Consent to Fee Sharing (Talc)	AHC-WATTS-000000056	AHC-WATTS-000000059	Confidential
Coalition 232	Exhibit 6 - Nondisclosure Agreement (Dated March 22, 2023)	AHC-WATTS-000000052	AHC-WATTS-000000055	Highly Confidential
Coalition 233	Exhibit 7 - Nondisclosure Agreement	AHC-WATTS-000000048	AHC-WATTS-000000051	Confidential
Coalition 234	Exhibit 8 - Text Blast from Mikal Watts with reminder of dealing to vote on proposed settlement plan	AHC-WATTS-000000265	AHC-WATTS-000000265	Confidential
Coalition 235	Exhibit 9 - Examples of Daily Email/Text Campaign	AHC-WATTS-000000266	AHC-WATTS-000000271	Confidential
Coalition 236	Exhibit 10 - Email from C.W. to Epiq re: Red River List for Master Ballot Solicitation	AHC-WATTS-000000258	AHC-WATTS-000000258	Confidential
Coalition 237	Exhibit 11 - Open Letter to Holders of Channeled Talc Personal Injury Claims Recommending Acceptance of the Debtor's Plan	AHC-WATTS-000000224	AHC-WATTS-000000228	Not Confidential
Coalition 238	Exhibit 12 - Letter from LTL Management LLC to Holders of Channeled Talc Personal Injury Claims and their Representatives	AHC-WATTS-000000229	AHC-WATTS-000000232	Not Confidential
Coalition 239	Exhibit 13 - Watts Law Firm News Post: Billion Dollar Settlement Secured to Help Current and Future Claimants			Not Confidential
Coalition 240	Exhibit 14 - Letter from Mikal Watts to Epiq re: Master Ballot of Watts Guerra LLC	AHC-WATTS-000000033	AHC-WATTS-000000034	Confidential
Coalition 241	Exhibit 15 - Plan Support Agreement	RedRiver-0025107	RedRiver-0025178	Confidential
Judith Wolf				
Coalition 242	Exhibit 1 - National Cancer Institute article, "Ovarian, Fallopian Tube, and Primary Peritoneal Cancers Prevention (PDQ) Health Professional Version"			Not Confidential
Coalition 243	Exhibit 2 - Article, "The Association Between Talc Use and Ovarian Cancer A Retrospective Case Control Study in Two US States" by Dr. Daniel Cramer, et al., Epidemiology Volume 27, Number 3, May 2016			Not Confidential
Coalition 244	Exhibit 3 - Article, "Genital powder exposure and the risk of epithelial ovarian cancer"			Not Confidential
Coalition 245	Exhibit 4 - "Perineal Talc Exposure and Epithelial Ovarian Cancer Risk In the Central Valley of California," by Paul K Mills, et al., International Journal of Cancer, November 2004			Not Confidential
Robert Wuesthoff				
Coalition 246	Exhibit 1 - Official Form 201, Voluntary Petition for Non-Individuals Filing for Bankruptcy			Not Confidential

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Coalition 247	Exhibit 2 - Minutes of Meeting of the Board of Managers of LTL Management LLC on May 15, 2023	RedRiver-0025093	RedRiver-0025095	Confidential
Coalition 248	Exhibit 3 - Minutes of Meeting of the Board of Managers of LTL Management LLC on Sept. 29, 2023	RedRiver-0025090	RedRiver-0025092	Confidential
Coalition 249	Exhibit 4 - Minutes of Meeting of the Board of Managers of LTL Management LLC on Dec. 20, 2023			Confidential
Document Productions				
Documents Produced by Andrews & Thornton				
Coalition 250	Document Left Intentionally Blank			
Coalition 251	Document Left Intentionally Blank			
Coalition 252	Document Left Intentionally Blank			
Coalition 253	AHC-A&T-000000175.pdf	AHC-A&T-000000175	AHC-A&T-000000175	Confidential
Coalition 254	Andrews & Thornton Engagement Letter_P&R Redacted.pdf	AHC-A&T-000000325	AHC-A&T-000000330	Confidential
Coalition 255	2024-08-13 - Talc - Death Certificate - SBC_821230022.pdf	AHC-A&T-000000358	AHC-A&T-000000363	Confidential
Coalition 256	2024-09-12 - - Death Certificate - SBC.pdf	AHC-A&T-000000368	AHC-A&T-000000368	Confidential
Coalition 257	2024-08-01 - TALC - Death Certificate - SBC.pdf	AHC-A&T-000000389	AHC-A&T-000000389	Confidential
Coalition 258	2024-08-18 - Death Certificate - SBC_630230080.pdf	AHC-A&T-000000441	AHC-A&T-000000441	Confidential
Coalition 259	A&T Talc - Deceased case list.xlsx	AHC-A&T-000000511	AHC-A&T-000000511	Confidential
Coalition 260	2024-01-31 - Death Certificate - SBC.pdf	AHC-A&T-000000539	AHC-A&T-000000540	Confidential
Coalition 261	2024-08-16 - Death Certificate - SBC_830230311.pdf	AHC-A&T-000000741	AHC-A&T-000000743	Confidential
Coalition 262	2024-08-07 - Death Certificate - SBC_630230672.pdf	AHC-A&T-000000872	AHC-A&T-000000872	Confidential
Coalition 263	2024-05-08 - Death Certificate - SBC.pdf	AHC-A&T-000001070	AHC-A&T-000001070	Confidential
Coalition 264	2024-08-26 - T Death Certificate - SBC_802230510.pdf	AHC-A&T-000001713	AHC-A&T-000001713	Confidential
Coalition 265	2024-08-23 - Death Certificate - SBC_802230420.pdf	AHC-A&T-000001719	AHC-A&T-000001720	Confidential
Coalition 266	RE: Red River Talc LLC - Andrews & Thornton, AAL, ALC	AHC-A&T-000000242	AHC-A&T-000000245	Confidential
Coalition 267	RE: Red River Talc LLC - Andrews & Thornton, AAL, ALC	AHC-A&T-000000260	AHC-A&T-000000264	Confidential
Documents Produced by Ad Hoc Committee				
Coalition 268	Document Left Intentionally Blank			
Coalition 269	Document Left Intentionally Blank			
Coalition 270	Document Left Intentionally Blank			
Coalition 271	Document Left Intentionally Blank			
Coalition 272	Document Left Intentionally Blank			
Coalition 273	AHC-CM-000000058.pdf	AHC-CM-000000058	AHC-CM-000000058	Confidential
Coalition 274	Document Left Intentionally Blank			
Coalition 275	Document Left Intentionally Blank			
Coalition 276	Document Left Intentionally Blank			
Coalition 277	Document Left Intentionally Blank			
Coalition 278	Document Left Intentionally Blank			
Coalition 279	Document Left Intentionally Blank			
Coalition 280	Document Left Intentionally Blank			
Coalition 281	AHC-CM-000001290.pdf	AHC-CM-000001290	AHC-CM-000001290	Confidential
Coalition 282	AHC-CM-000001292.pdf	AHC-CM-000001292	AHC-CM-000001292	Confidential

The Coalition of Counsel for Justice for Talc Claimants
Second Amended Exhibit List for Omnibus Hearing Commencing February 18, 2025

Coalition 283	Document Left Intentionally Blank			
Coalition 284	Document Left Intentionally Blank			
Coalition 285	Document Left Intentionally Blank			
Coalition 286	Document Left Intentionally Blank			
Coalition 287	TAL_Retainer_NS_Redacted.pdf	AHC-CM-000001499	AHC-CM-000001502	Confidential
Coalition 288	Client Fee Agreement-Mass Tort (40%) MWLLC 100%.docx	AHC-CM-000001503	AHC-CM-000001506	Confidential
Coalition 289	POA Form.pdf	AHC-CM-000001507	AHC-CM-000001507	Confidential
Coalition 290	Document Left Intentionally Blank			
Coalition 291	Client Letter aand Contract.pdf	AHC-CM-000002981	AHC-CM-000002985	Confidential
Coalition 292	Document Left Intentionally Blank			
Coalition 293	Talc Retainer Template.pdf	AHC-CM-000006637	AHC-CM-000006640	Confidential
Coalition 294	Document Left Intentionally Blank			
Coalition 295	Talcum Powder AWKO Contract.pdf	AHC-CM-000017470	AHC-CM-000017473	Confidential
Coalition 296	Linville Law Group - Talc Retainer_Redacted1.pdf	AHC-CM-000017474	AHC-CM-000017474	Confidential
Coalition 297	Document Left Intentionally Blank			
Coalition 298	Document Left Intentionally Blank			
Coalition 299	Talc Discovery - Attorney Rep Agreement.pdf	AHC-CM-000017539	AHC-CM-000017540	Confidential
Documents Produced by Nachawati Law Group				
Coalition 300	Document Left Intentionally Blank			
Coalition 301	Redacted Nachawati TALC Contract of Employment	AHC-NACH-000000005	AHC-NACH-000000005	Confidential
Coalition 302	Contract 001.pdf	AHC-NACH-000000008	AHC-NACH-000000010	Confidential
Coalition 303	Contract 008.pdf	AHC-NACH-000000011	AHC-NACH-000000012	Confidential
Coalition 304	Contract 002.pdf	AHC-NACH-000000014	AHC-NACH-000000015	Confidential
Coalition 305	Contract 003.pdf	AHC-NACH-000000016	AHC-NACH-000000017	Confidential
Coalition 306	Document Left Intentionally Blank			
Coalition 307	Contract 004.pdf	AHC-NACH-000000020	AHC-NACH-000000021	Confidential
Coalition 308	Contract 006.pdf	AHC-NACH-000000023	AHC-NACH-000000026	Confidential
Coalition 309	Contract 005.pdf	AHC-NACH-000000027	AHC-NACH-000000028	Confidential
Coalition 310	Contract 007.pdf	AHC-NACH-000000029	AHC-NACH-000000032	Confidential
Documents Produced by Onder Law				
Coalition 311	Document Left Intentionally Blank			
Coalition 312	Document Left Intentionally Blank			
Coalition 313	AHC-OND-000000032.pdf	AHC-OND-000000032	AHC-OND-000000032	Confidential
Coalition 314	Document Left Intentionally Blank			
Documents Produced by Pulaski Kherkher				
Coalition 315	Document Left Intentionally Blank			
Coalition 316	AHC-PK-000000009.pdf	AHC-PK-000000009	AHC-PK-000000009	Confidential
Coalition 317	Document Left Intentionally Blank			
Coalition 318	PK Talc Contract.pdf	AHC-PK-000000038	AHC-PK-000000038	Confidential
Coalition 319	TALC Cracken-Beasley-Pulaski Contract.pdf	AHC-PK-000000040	AHC-PK-000000041	Confidential
Documents Produced by Watts Guerra				
Coalition 320	Document Left Intentionally Blank			

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Coalition 321	Document Left Intentionally Blank			
Coalition 322	Document Left Intentionally Blank			
Coalition 323	Document Left Intentionally Blank			
Coalition 324	TALC_Retainer.pdf	AHC-WATTS-000000056	AHC-WATTS-000000059	Confidential
Coalition 325	Document Left Intentionally Blank			
Coalition 326	Document Left Intentionally Blank			
Coalition 327	20240725, 021017.eml.pdf	AHC-WATTS-000000254	AHC-WATTS-000000257	Confidential
Coalition 328	AHC-WATTS-000000250.pdf	AHC-WATTS-000000250	AHC-WATTS-000000253	Confidential
Coalition 329	AHC-WATTS-000000247.pdf	AHC-WATTS-000000247	AHC-WATTS-000000249	Confidential
Coalition 330	AHC-WATTS-000000243.pdf	AHC-WATTS-000000243	AHC-WATTS-000000246	Confidential
Coalition 331	AHC-WATTS-000000241.pdf	AHC-WATTS-000000241	AHC-WATTS-000000242	Confidential
Coalition 332	AHC-WATTS-000000239.pdf	AHC-WATTS-000000239	AHC-WATTS-000000240	Confidential
Coalition 333	AHC-WATTS-000000219.pdf	AHC-WATTS-000000219	AHC-WATTS-000000223	Confidential
Documents Produced by Beasley Allen				
Coalition 334	Document Left Intentionally Blank			
Coalition 335	01 - Attorney Fee Contract 2_Redacted.pdf	BA00000478	BA00000481	Confidential
Coalition 336	01 - Attorney Fee Contract_Redacted.pdf	BA00000482	BA00000485	Confidential
Coalition 337	02 - Attorney Fee Contract_Redacted.pdf	BA00000486	BA00000487	Confidential
Coalition 338	03 - Attorney Fee Contract_Redacted.pdf	BA00000488	BA00000489	Confidential
Coalition 339	04 - Attorney Fee Contract_Redacted.pdf	BA00000490	BA00000491	Confidential
Coalition 340	05 - Attorney Fee Contract 2_Redacted.pdf	BA00000492	BA00000495	Confidential
Coalition 341	05 - Attorney Fee Contract_Redacted.pdf	BA00000496	BA00000499	Confidential
Coalition 342	06 - Attorney Fee Contract_Redacted.pdf	BA00000500	BA00000500	Confidential
Coalition 343	07 - Attorney Fee Contract_Redacted.pdf	BA00000501	BA00000502	Confidential
Coalition 344	08 - Attorney Fee Contract_Redacted.pdf	BA00000503	BA00000504	Confidential
Coalition 345	09 - Attorney Fee Contract_Redacted.pdf	BA00000505	BA00000512	Confidential
Coalition 346	09 - Filed DC Complaint.pdf	BA00000513	BA00000571	Not Confidential
Coalition 347	09 - Filed MDL Short Form Complaint.pdf	BA00000572	BA00000579	Confidential
Coalition 348	10 - Attorney Fee Contract_Redacted.pdf	BA00000580	BA00000583	Confidential
Coalition 349	11 - Attorney Fee Contract_Redacted.pdf	BA00000584	BA00000586	Confidential
Coalition 350	12 - Attorney Fee Contract_Redacted.pdf	BA00000586	BA00000587	Confidential
Coalition 351	13 - Attorney Fee Contract_Redacted.pdf	BA00000588	BA00000589	Confidential
Coalition 352	14 - Attorney Fee Contract_Redacted.pdf	BA00000590	BA00000595	Confidential
Coalition 353	15 - Attorney Fee Contract_Redacted.pdf	BA00000596	BA00000597	Confidential
Coalition 354	15 - Filed DC Complaint.pdf	BA00000598	BA00000643	Not Confidential
Coalition 355	15 - Filed MDL Short From Complaint.pdf	BA00000644	BA00000651	Not Confidential
Coalition 356	15 - Plaintiff Profile Form - Redacted.pdf	BA00000652	BA00000683	Confidential
Coalition 357	16 - Attorney Fee Contract_Redacted.pdf	BA00000684	BA00000686	Confidential
Coalition 358	16 - Filed DC Complaint.pdf	BA00000687	BA00000745	Not Confidential
Coalition 359	16 - Filed MDL Short Form Complaint.pdf	BA00000746	BA00000753	Not Confidential
Coalition 360	16 - Plaintiff Profile Form - Redacted.pdf	BA00000754	BA00000781	Confidential
Coalition 361	17 - Attorney Fee Contract_Redacted.pdf	BA00000782	BA00000782	Confidential

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Second Amended Exhibit List for Omnibus Hearing Commencing February 18, 2025

Coalition 362	18 - Attorney Fee Contract_Redacted.pdf	BA00000783	BA00000784	Confidential
Coalition 363	19 - Attorney Fee Contract_Redacted.pdf	BA00000785	BA00000789	Confidential
Coalition 364	20 - Attorney Fee Contract_Redacted.pdf	BA00000790	BA00000797	Confidential
Coalition 365	21 - Attorney Fee Contract_Redacted.pdf	BA00000798	BA00000799	Confidential
Documents Produced by Golomb Law				
Coalition 366	Document Left Intentionally Blank			
Coalition 367	Document Left Intentionally Blank			
Coalition 368	talc golomb legal form cfa.pdf	GL00000184	GL00000184	Confidential
Coalition 369	talc golomb legal nj form cfa.pdf	GL00000185	GL00000185	Confidential
Documents Produced by Smith Law Firm				
Coalition 370	Document Left Intentionally Blank			
Coalition 371	Document Left Intentionally Blank			
Coalition 372	Document Left Intentionally Blank			
Coalition 373	Document Left Intentionally Blank			
Coalition 374	Document Left Intentionally Blank			
Coalition 375	Document Left Intentionally Blank			
Coalition 376	Document Left Intentionally Blank			
Coalition 377	Contract.pdf	SLF0004167	SLF0004167	Confidential
Coalition 378	Attorney Client Agreement.pdf	SLF0004173	SLF0004173	Confidential
Coalition 379	Agreement.pdf	SLF0004183	SLF0004183	Confidential
Coalition 380	Contract and social networking agreement 10-07-2020.pdf	SLF0004231	SLF0004231	Confidential
Coalition 381	Agreement .pdf	SLF0004237	SLF0004237	Confidential
Documents Produced by the Debtor				
Coalition 382	Emails between Jones Day and Epiq Global, Re: Red River Update	RedRiver-0009318	RedRiver-0009318	Confidential
Coalition 383	RE Master Ballots Today at Deadline (and a bit after)	RedRiver-0008813	RedRiver-0008813	Confidential
Coalition 384	RE Master Ballots Today at Deadline (and a bit after)	RedRiver-0008870	RedRiver-0008870	Confidential
Coalition 385	RE Master Ballots Today at Deadline (and a bit after)	RedRiver-0008924	RedRiver-0008924	Confidential
Coalition 386	RE Master Ballots Today at Deadline (and a bit after)	RedRiver-0008979	RedRiver-0008979	Confidential
Coalition 387	Emails between Jones Day and Epiq Global, RE LLT Voting	RedRiver-0009242	RedRiver-0009242	Confidential
Coalition 388	Emails between Jones Day and Epiq Global, RE Red River Update	RedRiver-0009246	RedRiver-0009246	Confidential
Coalition 389	Red River Update	RedRiver-0009250	RedRiver-0009250	Confidential
Coalition 390	RE Red River Update	RedRiver-0009299	RedRiver-0009299	Confidential
Coalition 391	RE Red River Update	RedRiver-0009302	RedRiver-0009302	Confidential
Coalition 392	RE Red River Update	RedRiver-0009307	RedRiver-0009307	Confidential
Coalition 393	RE LLT Voting Nachawati	RedRiver-0009326	RedRiver-0009326	Confidential
Coalition 394	RE Smith Firm Master Ballot	RedRiver-0009371	RedRiver-0009371	Confidential
Coalition 395	Emails between Jones Day and Epiq Global, RE LLT Voting Nachawati	RedRiver-0009396	RedRiver-0009396	Confidential
Coalition 396	Emails between Jones Day and Epiq Global, RE Tabulation Priorities	RedRiver-0009614	RedRiver-0009614	Confidential
Coalition 397	RE Tabulation Priorities	RedRiver-0009632	RedRiver-0009632	Confidential
Coalition 398	RE Tabulation Priorities	RedRiver-0009653	RedRiver-0009653	Confidential
Coalition 399	RE LLT Voting Nachawati	RedRiver-0010814	RedRiver-0010814	Confidential
Coalition 400	Emails between Jones Day and Epiq Global, RE LLT Voting Nachawati	RedRiver-0010824	RedRiver-0010824	Confidential

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Coalition 401	Emails between Jones Day and Epiq Global, RE Change of Master Ballots	RedRiver-0010842	RedRiver-0010842	Confidential
Coalition 402	Epiq Spreadsheet	RedRiver-0000001	RedRiver-0000001	Professional Eyes Only
Coalition 403	Slater Slater Schulman PSA	RedRiver-0025465	RedRiver-0025538	Confidential
Coalition 404	Watts PSA	RedRiver-0025539	RedRiver-0025612	Confidential
Coalition 405	Linville Law Plan Support Agreement, dated February 14, 2024	RedRiver-0025613	RedRiver-0025657	Confidential
Coalition 406	Andres Pereira Law Firm Plan Support Agreement, dated February 27, 2024.	RedRiver-0025658	RedRiver-0025729	Confidential
Coalition 407	De La Rosa Law plan support agreement, dated March 6, 2024	RedRiver-0025730	RedRiver-0025801	Confidential
Coalition 408	Duncan Stubbs plan support agreement, dated April 15, 2024	RedRiver-0025802	RedRiver-0025860	Confidential
Coalition 409	Napoli Shkolnik Plan Support Agreement, dated April 18, 2024	RedRiver-0025861	RedRiver-0025920	Confidential
Coalition 410	Paul LLP Plan Support Agreement, dated April 19, 2024	RedRiver-0025921	RedRiver-0025982	Confidential
Coalition 411	Onder Law signature, assume for Plan Support Agreement	RedRiver-0025983	RedRiver-0025983	Confidential
Coalition 412	Rueb Stoller Daniel plan support agreement, dated July 9, 2024	RedRiver-0026044	RedRiver-0026103	Confidential
Coalition 413	Rueb Stoller Daniel Plan Support Agreement, dated July 9, 2024	RedRiver-0026104	RedRiver-0026197	Confidential
Coalition 414	Johnson Law Group Plan Support Agreement - draft; dated July 2, 2024	RedRiver-0026198	RedRiver-0026256	Confidential
Coalition 415	Nachawati signature for Plan Support Agreement	RedRiver-0026257	RedRiver-0026257	Confidential
Additional Documents				
Coalition 416	TAL: Email To Clients -1071	AHC-CM-000017559	AHC-CM-000017559	Not Confidential
Coalition 417	202406271328328841_JJ Plan Attachment.pdf	AHC-CM-000017451	AHC-CM-000017454	Confidential
Coalition 418	Talcum Powder Settlement Proposal – Vote Required On Proposed Plan Email 6.27.24.pdf	AHC-CM-000017455	AHC-CM-000017455	Not Confidential
Coalition 419	TAL Deadline Today Talc Settlement Plan Vote	AHC-CM-000001241	AHC-CM-000001241	Confidential
Coalition 420	Exhibit A - Plaintiffs' Second Amended Master Long Form Complaint filed in the In re Johnson & Johnson Talcum Powder Products Marketing, Sales Practices, and Products Liability multi-district litigation, MDL No. 16-2738 (MAS) (RLS)	Adv. Dkt. 120-1		Not Confidential
Coalition 421	Exhibit A-1 (Exs. 1-34)	Adv. Dkt. 120-2		Not Confidential
Coalition 422	Exhibit A-2 (Exs. 35-92)	Adv. Dkt. 120-3		Not Confidential
Coalition 423	Exhibit A-3 (Exs. 93-100)	Adv. Dkt. 120-4		Not Confidential
Coalition 424	Exhibit A-4 (Exs. 101-134)	Adv. Dkt. 120-5		Not Confidential
Coalition 425	Exhibits A-5 (Exs. 135-162)	Adv. Dkt. 120-6		Not Confidential
Coalition 426	Exhibit A-6 (Exs. 163-188)	Adv. Dkt. 120-7		Not Confidential
Coalition 427	Exhibit A-7 (Exs. 189-198)	Adv. Dkt. 120-8		Not Confidential
Coalition 428	Exhibit A-8 (Exs. 199-225)	Adv. Dkt. 120-9		Not Confidential
Coalition 429	Exhibit B - Deposition Transcript of Tina French	Adv. Dkt. 120-10		Not Confidential
Coalition 430	Exhibit C - Internal Presentation: "See A Look at the Baby GBU" dated June 14, 2010	Adv. Dkt. 120-11		Not Confidential
Coalition 431	Exhibit D - Order Granting Leave to File the MDL Complaint	Adv. Dkt. 120-12		Not Confidential
Coalition 432	Exhibit E - Fox, et al Complaint	Adv. Dkt. 120-13		Not Confidential
Coalition 433	Exhibit F - Fox Verdict	Adv. Dkt. 120-14		Not Confidential
Coalition 434	Exhibit G - Ristesund Verdict	Adv. Dkt. 120-15		Not Confidential
Coalition 435	Exhibit H - Slemph, et al Complaint	Adv. Dkt. 120-16		Not Confidential
Coalition 436	Exhibit I - Slemph Verdict	Adv. Dkt. 120-17		Not Confidential

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Coalition 437	Exhibit J - Complaint filed in NJ State Court alleging claims against J&J for its own conduct	Adv. Dkt. 120-18		Not Confidential
Coalition 438	Exhibit K - Prudencio Verdict	Adv. Dkt. 120-19		Not Confidential
Coalition 439	Exhibit L - Leavitt Verdict	Adv. Dkt. 120-20		Not Confidential
Coalition 440	Exhibit M - Barden Verdict	Adv. Dkt. 120-21		Not Confidential
Coalition 441	Exhibit N - Ingham Case	Adv. Dkt. 120-22		Not Confidential
Coalition 442	Common Benefit Order MDL Case Management Order 7A Case 3:16-md-02738-MAS-RLS Document 14741 Filed 09/17/20	n/a	n/a	Not Confidential
Coalition 443	78351015_.pdf	BeasleyAllen-FeeContract-033266	BeasleyAllen-FeeContract-033269	Confidential
Coalition 444	78351015__1.pdf	BeasleyAllen-FeeContract-033270	BeasleyAllen-FeeContract-033271	Confidential
Coalition 445	78351015_Email.pdf	BeasleyAllen-Emails-001376	BeasleyAllen-Emails-001377	Confidential
Coalition 446	26900465_VM_Transcript.pdf	BeasleyAllen-VM-Transcripts-000060	BeasleyAllen-VM-Transcripts-000061	Confidential
Coalition 447	23415097_.pdf	BeasleyAllen-FeeContract-005944	BeasleyAllen-FeeContract-005948	Confidential
Coalition 448	23415097_1.pdf	BeasleyAllen-FeeContract-043946	BeasleyAllen-FeeContract-043948	Confidential
Coalition 449	23415097_2.pdf	BeasleyAllen-FeeContract-005949	BeasleyAllen-FeeContract-005951	Confidential
Coalition 450	23415097_(1).pdf	BeasleyAllen_Text_Msg_000133	BeasleyAllen_Text_Msg_000133	Confidential
Coalition 451	29394002_.pdf	BeasleyAllen-FeeContract-008893	BeasleyAllen-FeeContract-008894	Confidential
Coalition 452	29394002_.pdf	BeasleyAllen-FeeContract-008895	BeasleyAllen-FeeContract-008896	Confidential
Coalition 453	29394002_.pdf	BeasleyAllen-FeeContract-008897	BeasleyAllen-FeeContract-008898	Confidential
Coalition 454	29394002_.pdf	BeasleyAllen-FeeContract-008899	BeasleyAllen-FeeContract-008900	Confidential
Coalition 455	19917259_.pdf	BeasleyAllen-FeeContract-004385	BeasleyAllen-FeeContract-004386	Confidential
Coalition 456	19917259_.pdf	BeasleyAllen-FeeContract-004387	BeasleyAllen-FeeContract-004390	Confidential
Coalition 457	19917259_Text.pdf	BeasleyAllen_Text_Msg_000103	BeasleyAllen_Text_Msg_000103	Confidential
Coalition 458	RE Referred Conflicting Master Ballot Votes	RedRiver-0009482	RedRiver-0009484	Confidential
Coalition 459	Nondisclosure Agreement	AHC-WATTS-000000052	AHC-WATTS-000000055	Confidential
Coalition 460	IMPORTANT TALC CASE UPDATE--TIMELY RESPONSE NEEDED	AHC-CM-000002981	AHC-CM-000002985	Confidential
Coalition 461	Document Left Intentionally Blank			

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Coalition 462	Andrews & Thornton Attorney-Client Agreement	AHC-A&T-000000325	AHC-A&T-000000330	Not Confidential
Coalition 463	Aylstock, Witkin, Kreis & Overholtz Contingent Fee & Cost Employment Agreement	AHC-CM-000017470	AHC-CM-000017473	Not Confidential
Coalition 464	Aylstock, Witkin, Kreis & Overholtz Limited Power of Attorney	AHC-CM-000001507	AHC-CM-000001507	Confidential
Coalition 465	Aylstock, Witkin, Kreis & Overholtz Limited Power of Attorney	AHC-CM-000018708	AHC-CM-000018708	Not Confidential
Coalition 466	Johnson Law Group Power of Attorney	AHC-CM-000001242	AHC-CM-000001243	Confidential
Coalition 467	Linville Law Group Attroney Contingency Fee Agreement	AHC-CM-000017474	AHC-CM-000017474	Confidential
Coalition 468	McDonald Worley Fee Agreement	AHC-CM-000001503	AHC-CM-000001506	Confidential
Coalition 469	NS PR Law Services Retainer Agreement	AHC-CM-000001499	AHC-CM-000001502	Confidential
Coalition 470	Onder Law Professional Employment Agreement	AHC-OND-000000032	AHC-OND-000000032	Confidential
Coalition 471	Pulaski Kherkher, PLLC Contract of Employment	AHC-PK-000000009	AHC-PK-000000010	Confidential
Coalition 472	The Miller Firm LLC Attorney Contingent Fee Retaining Employment Agreement	AHC-CM-000000058	AHC-CM-000000059	Confidential
Coalition 473	Imerys Notice Disclosure Statement for Second Joint Plan of Reorganization of Imerys Talc America, Inc. and Its Debtor Affiliates Under Chapter 11 of the Bankruptcy Code. Dkt 6733 Case 19-10289-LSS, 11/05/2024			Not Confidential
Coalition 474	Austin Supplemental Material Exh. 3 Revised	n/a	n/a	Confidential
Coalition 475	Austin Supplemental Material - 1970s	n/a	n/a	Confidential
Expert Reliance Material				
David Kessler				
Coalition 476	Exhibit A - Resume			Not Confidential
Coalition 477	30(b)(6) Deposition and Exhibits of Julie Pier, taken on 9.12.18 and 9.13.18			Not Confidential
Coalition 478	Document Left Intentionally Blank			
Coalition 479	Document Left Intentionally Blank			
Coalition 480	AMA 2019 testing (AMA Certificate of Analysis, available at: https://www.fda.gov/media/131989/download			Not Confidential
Coalition 481	Left Intentionally Blank			Not Confidential
Coalition 482	FDA News Release, Oct. 18, 2019: https://www.fda.gov/news-events/press-announcements/baby-powder-manufacturer-voluntarily-recalls-products-asbestos			Not Confidential
Coalition 483	Left Intentionally Blank			Not Confidential
Coalition 484	CTFA Response to FDA 1973.12.26			Not Confidential
Coalition 485	D-0182			Not Confidential
Coalition 486	D568 3-17-16 JNJ LTR TO FDA RE INFO ON TALC_Part 1 of 3, P-2531			Not Confidential
Coalition 487	DX-7054; JNJ 000268964	JNJ 000268964		Not Confidential
Coalition 488	Executive Summary Preliminary Recommendations on Testing Methods for Asbestos in Talc and Consumer Products Containing Talc, United States Food and Drug Administration. January 6, 2020. https://www.fda.gov/media/134005/download			Not Confidential
Coalition 489	FDA Summary of Results from Testing of Official Samples of Talc-Containing Cosmetics of Asbestiform Fibers by AMA Laboratories During 2009-2010, available at https://www.fda.gov/media/122418/download?attachment			Not Confidential

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Coalition 490	FDA Survey on Talc Safety (2009-2010), http://www.fda.gov/cosmetics/productsingredients/ingredients/ucm293184.htm			Not Confidential
Coalition 491	Guidance for Industry Investigating Out-of-Specification (OOS) Test Results for Pharmaceutical Production, U.S. Department of Health and Human Services, October 2006			Not Confidential
Coalition 492	Hopkins 25; JNJNL61_000013575	JNJNL61_000013575		Not Confidential
Coalition 493	Hopkins 28			Not Confidential
Coalition 494	Hopkins 53; JNJAZ55_000001073	JNJAZ55_000001073	JNJAZ55_000001074	Not Confidential
Coalition 495	Hopkins 55; J&J-0132008; JNJMX68_000017147; Plaintiff's Exhibit 2456	J&J-0132008; JNJMX68_000017147		Not Confidential
Coalition 496	Hopkins J&J-348			Not Confidential
Coalition 497	https://ourstory.jnj.com/ , accessed 11/14/2023			Not Confidential
Coalition 498	https://oversightdemocrats.house.gov/news/press-releases/oversight-subcommittee-s-year-long-investigation-leads-to-johnson-johnson			Not Confidential
Coalition 499	https://www.canada.ca/en/environment-climate-change/services/evaluating-existing-substances/draft-screening-assessment-talc-mg3h2sio34.html			Not Confidential
Coalition 500	https://www.cancer.org/cancer/risk-prevention/chemicals/talcum-powder-and-cancer.html			Not Confidential
Coalition 501	IARC 93			Not Confidential
Coalition 502	IARC Working Group on the Evaluation of Carcinogenic Risk to Humans. Arsenic, Metals, Fibres and Dusts Lyon (FR): International Agency for Research on Cancer; 2012. (IARC Monographs on the Evaluation of Carcinogenic Risks to Humans, No. 100C).			Not Confidential
Coalition 503	Left Intentionally Blank			Not Confidential
Coalition 504	IMERYS 039204	IMERYS 039204		Confidential
Coalition 505	IMERYS 049953	IMERYS 049953		Not Confidential
Coalition 506	IMERYS 193653	IMERYS 193653		Confidential
Coalition 507	IMERYS 239407	IMERYS 239407		Confidential
Coalition 508	IMERYS 303828	IMERYS 303828		Not Confidential
Coalition 509	IMERYS 309325	IMERYS 309325		Not Confidential
Coalition 510	IMERYS 446794	IMERYS 446794		Confidential
Coalition 511	IMERYS 542268	IMERYS 542268		Confidential
Coalition 512	Imerys239757	Imerys239757		Not Confidential
Coalition 513	Imerys299277	Imerys299277		Not Confidential
Coalition 514	Imerys299322	Imerys299322		Confidential
Coalition 515	Left Intentionally Blank			
Coalition 516	Imerys-A_0021921	Imerys-A_0021921		Not Confidential
Coalition 517	J Hopkins D-1A			Not Confidential
Coalition 518	J&J 0017054; JNJZ55 000015437; Plaintiff Exhibit 2226-1	J&J 0017054; JNJZ55 000015437		Not Confidential
Coalition 519	J&J 0049150; JNJNL61 000052427	J&J 0049150; JNJNL61 000052427		Not Confidential

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Coalition 520	J&J 0070263; JNJAZ65 000014444	J&J 0070263; JNJAZ65 000014444		Not Confidential
Coalition 521	J&J 0084545; JNJNL61_000062953	J&J 0084545; JNJNL61_000062953		Not Confidential
Coalition 522	J&J 0087625; JNJNL61 000064937	J&J 0087625; JNJNL61 000064937		Not Confidential
Coalition 523	J&J 0132008; JNJMX68_000017147	J&J 0132008; JNJMX68_000017147		Not Confidential
Coalition 524	J&J 0150033	J&J 0150033		Not Confidential
Coalition 525	J&J 252			Not Confidential
Coalition 526	J&J-0007794; JNJMX68_000012851 J&J-0007920	J&J-0007794; JNJMX68_000012851; J&J-0007920		Not Confidential
Coalition 527	J&J-0020831; JNJ 000064241 J&J-0021092	J&J-0020831; JNJ 000064241 J&J-0021092		Not Confidential
Coalition 528	J&J-0043753	J&J-0043753		Not Confidential
Coalition 529	J&J-0049150; JNJNL61_000052427	J&J-0049150; JNJNL61_000052427		Not Confidential
Coalition 530	J&J-0085506	J&J-0085506		Not Confidential
Coalition 531	J&J-0089804;	J&J-0089804; Plaintiff's Exhibit 60		Not Confidential
Coalition 532	J&J-0130530; JNJAZ55_000017552	J&J-0130530; JNJAZ55_000017552		Not Confidential
Coalition 533	J&J-0145303	J&J-0145303		Not Confidential
Coalition 534	J&J-0145685; JNJMX68_000013464	J&J-0145685; JNJMX68_000013464		Not Confidential
Coalition 535	J&J-0146266; JNJMX68_000013482	J&J-0146266; JNJMX68_000013482		Not Confidential
Coalition 536	J&J-177			Not Confidential
Coalition 537	J&J-182			Not Confidential
Coalition 538	J&J-202			Not Confidential
Coalition 539	J&J-260			Not Confidential
Coalition 540	J&J-263			Not Confidential
Coalition 541	J&J-28			Not Confidential
Coalition 542	J&J-327			Not Confidential
Coalition 543	J&J-74			Not Confidential
Coalition 544	J&J-87			Not Confidential
Coalition 545	J&J89			Not Confidential
Coalition 546	JNJ 000003911; Plft JNJ 00000322	JNJ 000003911		Not Confidential
Coalition 547	JNJ 000003915	JNJ 000003915		Not Confidential
Coalition 548	JNJ 000064762; J&J-303	JNJ 000064762		Not Confidential
Coalition 549	JNJ 000223449	JNJ 000223449		Not Confidential

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Coalition 550	JNJ 000232679	JNJ 000232679		Not Confidential
Coalition 551	JNJ 000232996	JNJ 000232996		Not Confidential
Coalition 552	JNJ 000242147	JNJ 000242147		Not Confidential
Coalition 553	JNJ 000245155	JNJ 000245155		Not Confidential
Coalition 554	JNJ 000251888	JNJ 000251888		Not Confidential
Coalition 555	JNJ 000259267; Pltf JNJ 00037754	JNJ 000259267		Not Confidential
Coalition 556	JNJ 000260833	JNJ 000260833		Not Confidential
Coalition 557	JNJ 000268039	JNJ 000268039		Not Confidential
Coalition 558	JNJ 000268037	JNJ 000268037	JNJ000268045	Not Confidential
Coalition 559	JNJ 000270070	JNJ 000270070	JNJ 000270071	Not Confidential
Coalition 560	JNJ 000270083	JNJ 000270083		Not Confidential
Coalition 561	JNJ 000301719	JNJ 000301719		Not Confidential
Coalition 562	JNJ 000326106; J&J-66	JNJ 000326106		Not Confidential
Coalition 563	JNJ 000326107; J&J-66	JNJ 000326107		Not Confidential
Coalition 564	JNJ 000332579	JNJ 000332579	JNJ 000332582	Not Confidential
Coalition 565	JNJ 000375389	JNJ 000375389		Not Confidential
Coalition 566	JNJ 000390337	JNJ 000390337		Not Confidential
Coalition 567	JNJ 000390346	JNJ 000390346		Not Confidential
Coalition 568	JNJ 000390347	JNJ 000390347	JNJ 000390348	Not Confidential
Coalition 569	JNJ 000559770	JNJ 000559770		Not Confidential
Coalition 570	JNJ 000636145	JNJ 000636145		Not Confidential
Coalition 571	JNJ 000636145; PLT-00131	JNJ 000636145		Not Confidential
Coalition 572	JNJ00000294872	JNJ00000294872		Not Confidential
Coalition 573	JNJ000004015	JNJ000004015		Not Confidential
Coalition 574	JNJ000018189	JNJ000018189		Not Confidential
Coalition 575	JNJ000063925	JNJ000063925		Not Confidential
Coalition 576	Left Intentionally Blank			
Coalition 577	JNJ000248615	JNJ000248615		Not Confidential
Coalition 578	JNJ000251888	JNJ000251888	JNJ000251890	Not Confidential
Coalition 579	JNJ000260833, J&J-34	JNJ000260833		Not Confidential
Coalition 580	JNJ000263852	JNJ000263852		Not Confidential
Coalition 581	JNJ000265536	JNJ000265536		Not Confidential
Coalition 582	JNJ000300223	JNJ000300223		Not Confidential
Coalition 583	JNJ000390340	JNJ000390340		Not Confidential
Coalition 584	JNJ000468930	JNJ000468930	JNJ000468930	Not Confidential
Coalition 585	JNJ000521616	JNJ000521616		Not Confidential
Coalition 586	JNJ0069873	JNJ0069873		Not Confidential
Coalition 587	JNJAZ55 000003585	JNJAZ55 000003585	JNJAZ55 000003587	Not Confidential
Coalition 588	JNJAZ55 000006061	JNJAZ55 000006061	JNJAZ55 000006078	Not Confidential
Coalition 589	JNJAZ55 000006212	JNJAZ55 000006212	JNJAZ55 000006212	Not Confidential
Coalition 590	JNJAZ55_000001893	JNJAZ55_000001893		Not Confidential
Coalition 591	JNJAZ55_000001896	JNJAZ55_000001896		Not Confidential

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Coalition 592	JNJAZ55_000004156	JNJAZ55_000004156		Not Confidential
Coalition 593	JNJAZ55_000005958	JNJAZ55_000005958		Not Confidential
Coalition 594	Left Intentionally Blank			
Coalition 595	JNJAZ55_000008893	JNJAZ55_000008893		Not Confidential
Coalition 596	JNJAZ55_00001362	JNJAZ55_00001362		Not Confidential
Coalition 597	JNJL4T5 000004485	JNJL4T5 000004485		Not Confidential
Coalition 598	JNJL61_000001535; factsabouttalc.com 0144.pdf	JNJL61_000001535		Not Confidential
Coalition 599	JNJMX68_000004996	JNJMX68_000004996	JNJMX68_000005044	Not Confidential
Coalition 600	JNJMX68_000009139	JNJMX68_000009139		Not Confidential
Coalition 601	JNJMX68_000010608	JNJMX68_000010608		Not Confidential
Coalition 602	JNJMX68_000013482	JNJMX68_000013482	JNJMX68_000013485	Not Confidential
Coalition 603	JNJMX88 000004646; Ex. J&J-19	JNJMX88 000004646		Not Confidential
Coalition 604	JNJNL_000006792	JNJNL_000006792		Not Confidential
Coalition 605	JNJNL_61_000009898	JNJNL_61_000009898		Not Confidential
Coalition 606	JNJNL61_000013575	JNJNL61_000013575		Not Confidential
Coalition 607	JNJNL61 000008084	JNJNL61 000008084		Not Confidential
Coalition 608	JNJNL61 000016437	JNJNL61 000016437	JNJNL61 000016438	Not Confidential
Coalition 609	JNJNL61_000000266	JNJNL61_000000266		Not Confidential
Coalition 610	JNJNL61_000001954	JNJNL61_000001954		Not Confidential
Coalition 611	JNJNL61_000016437, Plaintiff's Exhibit 2514	JNJNL61_000016437		Not Confidential
Coalition 612	JNJNL61_000064366, J&J-92	JNJNL61_000064366		Not Confidential
Coalition 613	JNJTALC000061900; Hopkins 99	JNJTALC000061900	JNJTALC000061901	Not Confidential
Coalition 614	JNJTALC000067661	JNJTALC000067661	JNJTALC000067663	Not Confidential
Coalition 615	JNJTALC000250188	JNJTALC000250188		Not Confidential
Coalition 616	JNJTALC000276224	JNJTALC000276224	JNJTALC000276225	Not Confidential
Coalition 617	JNJTALC000292656	JNJTALC000292656		Not Confidential
Coalition 618	JNJTALC000866116	JNJTALC000866116		Not Confidential
Coalition 619	JNJTALC001042772	JNJTALC001042772		Not Confidential
Coalition 620	JNJTALC001281991	JNJTALC001281991		Not Confidential
Coalition 621	JNJTALC001465273	JNJTALC001465273	JNJTALC001465527	Not Confidential
Coalition 622	JNJTALCC000354984	JNJTALCC000354984		Not Confidential
Coalition 623	JOJO-MA2546-01282			Not Confidential
Coalition 624	JOJO-MA2546-01484			Not Confidential
Coalition 625	LUZ001443			Not Confidential
Coalition 626	P-12_Redacted P-1206			Not Confidential
Coalition 627	P334			Not Confidential
Coalition 628	JNJ000003969			Not Confidential
Coalition 629	P-37, Rio Tinto MSDS Material Safety Data Sheet Product Code Talc, Revised 07/28/2009	Pltf_IMERYYS_00015317, IMERYYS 049952		Not Confidential
Coalition 630	Plaintiffs Ex Talc 1524; JNJMX68_000002666			Not Confidential
Coalition 631	Plaintiff's Exhibit Talc 1706; J&J-0034630; JNJMX68_000013019			Not Confidential
Coalition 632	PLT-04451			Not Confidential

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Coalition 633	PLT-09808			Not Confidential
Coalition 634	Pltf_IMERYYS_00044439	Pltf_IMERYYS_00044439		Not Confidential
Coalition 635	Pltf_JNJ_00031883	Pltf_JNJ_00031883		Not Confidential
Coalition 636	Pltf_LUZ_00000093(LUZ000566-567)	Pltf_LUZ_00000093(LUZ000566-567)		Not Confidential
Coalition 637	PX9718			Not Confidential
Coalition 638	Screening Assessment Talc (Mg3H2(SiO3)4), Chemical Abstracts Service Registry Number 14807-96-6, environment and Climate Change, Health Canada, April 2021.			Not Confidential
Coalition 639	Imerys' Historical Railroad Car Samples from the 1960's to the Early 2000's for Amphibole Asbestos, 2nd Supplemental Report of William E. Longo, Ph.D. and Mark W. Rigler, Ph.D., February 1, 2019.			Not Confidential
Coalition 640	White Paper: IWGACP Scientific Opinions on Testing Methods for Asbestos in Cosmetic Products Containing Talc, Interagency Working Group on Asbestos in Consumer Products (IWGACP). Including White Paper Appendices, December 2021.			Not Confidential
Coalition 641	WTALC00007366	WTALC00007366		Not Confidential
Coalition 642	Exh. 211; JNJ 000248845-851	JNJ 000248845	JNJ 000248851	Not Confidential
Coalition 643	JNJ 000249322	JNJ 000249322	JNJ 000249325	Not Confidential
Coalition 644	NIEHS, Genital Talc Use May Be Linked to Increased Risk of Ovarian Cancer, Environmental Factor, June 2024. https://factor.niehs.nih.gov/			Not Confidential
Coalition 645	Federal Register 2024.12.27			Not Confidential
Coalition 646	Left Intentionally Blank			Not Confidential
Coalition 647	JNJ 000085725; Pltf_JNJ_00013791	JNJ 000085725; Pltf_JNJ_00013791		Not Confidential
Coalition 648	Kazan_FDA_FOIA 000149; Plaintiff's Exhibit TP 83A	Kazan_FDA_FOIA 000149		Not Confidential
Coalition 649	JNJ 000086545; Plt_JNJ_00014037	JNJ 000086545; Plt_JNJ_00014037		Not Confidential
Coalition 650	1971.10.06 Letter from Alfred Weissler re: FDA Meeting (FDA_FOIA_005535)	FDA_FOIA_005535		Not Confidential
Coalition 651	Plaintiff's Exhibit COL 5351			Not Confidential
Coalition 652	JNJ 000245230; Pltf_JNJ_00032751	JNJ 000245230; Pltf_JNJ_00032751		Not Confidential
Coalition 653	1973.09.28 Fed. Reg. Vol. 38, No. 188			Not Confidential
Coalition 654	1974 Stuart (Lewin samples) FDA S2S			Not Confidential
Coalition 655	1976.03.15 Letter from Norman Estrin (CTFA) to Heinz Eiermann (FDA), with attachments.			Not Confidential
Coalition 656	1977.06.13 Minutes of CTFA Task Force on Round Robin Testing			Not Confidential
Coalition 657	JNJ 000250517	JNJ 000250517		Not Confidential
Coalition 658	FDA00000246	FDA00000246		Not Confidential
Coalition 659	2002.03.18 Letter from Edward Kavanaugh (CTFA) to Kenneth Olden (NTP/NIEHS) re: RoC comments			Not Confidential

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Coalition 660	2004.09.14 Letter from Edward Kavanaugh (CTFA) to C.W. Jameson (NTP) opposing RoC designation			Not Confidential
Coalition 661	2005.02.01 Email from Ridge Hall (Crowell & Moring) to Steve Mann (J&J)			Not Confidential
Coalition 662	JNJ000488256	JNJ000488256		Not Confidential
Coalition 663	Rosner D, Markowitz G, and Chowkwanyun M. "Nondetected": The Politics of Measurement of Asbestos in Talc, 1971-1976. Am J Public Health (July 2019) 109(7): 969-974.			Not Confidential
Coalition 664	J&J-30.1; Exhibit 47			Not Confidential
Coalition 665	J&J-264; JNJ 000248953	JNJ 000248953		Not Confidential
Coalition 666	JNJAZ55_000000380	JNJAZ55_000000380		Not Confidential
Coalition 667	J&J-931; JOJO-MA2546-01479	JOJO-MA2546-01479		Not Confidential
Coalition 668	J&J 518.1; DX8407; JOJO-MA2546-01482	JOJO-MA2546-01482		Not Confidential
Coalition 669	J&J-485; JOJO-MA2546-00145	JOJO-MA2546-00145		Not Confidential
Coalition 670	J&J-49; JOJO-MA2546-00164	JOJO-MA2546-00164		Not Confidential
Coalition 671	J&J-50; HHS00000197	HHS00000197		Not Confidential
Coalition 672	J&J514; JNJAZ55_000005257	JNJAZ55_000005257		Not Confidential
Coalition 673	J&J-926 - JJ Testing Posters			Not Confidential
Coalition 674	JOJO-MA2546-01023	JOJO-MA2546-01023		Not Confidential
Coalition 675	Trial testimony of John Hopkins, M.D., Barden v. Brenntag North American, et al. (8/14/19)			Not Confidential
Coalition 676	Plaintiff's Trial Exhibits 3695-82 through 3695-86 , Charts used in Barden Trial Testimony of John Hopkins			Not Confidential
Coalition 677	J&J MSDS Material Safety Data Sheet Product Code: JJCUSJBPT Revision Date: 11-15-2007			Not Confidential
Coalition 678	12.19.2018 J&J Newspaper Ad (Questions Deserve Answers)			Not Confidential
Coalition 679	Dyer O, Johnson & Johnson recalls its Baby Powder after FDA finds asbestos in sample, BMJ (Oct. 21, 2019)	N/A	N/A	Not Confidential
Coalition 680	FDA in Brief: FDA Releases Final Report of Talc-containing Cosmetic Products Tested for Asbestos (Mar. 9, 2020).	N/A	N/A	Not Confidential
Coalition 681	INTERIM_JNJTALC_000001395-1544 (10.28.2019 RJ Lee Testing and Reasoning for positive TEM findings)	INTERIM_JNJTALC_000001395	INTERIM_JNJTALC_000001544	Not Confidential
Coalition 682	JNJTALC000880470-472 (06.20.2018 Letter to FDA from J&J recommending Saldivar)	JNJTALC000880470	JNJTALC000880472	Not Confidential
Coalition 683	JNJ 000063897; J&J-0090362	JNJ 000063897; J&J-0090362	JNJ 000063904; J&J-0090369	Not Confidential
Coalition 684	Deposition and exhibits of Aviam Elkies (12.15.2016)	N/A	N/A	Not Confidential
Coalition 685	JNJNL6_000079335 (J&J-97)	JNJNL6_000079335 (J&J-97)		Not Confidential
Coalition 686	JNJAZ55_00000456	JNJAZ55_00000456		Not Confidential
Coalition 687	JNJAZ55_000006090, J&J-15	JNJAZ55_000006090		Not Confidential
Coalition 688	J&J-164			Not Confidential
Coalition 689	J&J-305			Not Confidential

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Coalition 690	J&J-0145151			Not Confidential
Coalition 691	J&J-0077385			Not Confidential
Judith Wolf				
Coalition 692	Cramer, Daniel W., Allison F. Vitonis, Kathryn L. Terry, William R. Welch, and Linda J. Titus. "The Association Between Talc Use and Ovarian Cancer: A Retrospective Case-Control Study in Two US States." <i>Epidemiology</i> (Cambridge, Mass.) 27, no. 3 (May 2016): 334–46.			Not Confidential
Coalition 693	Henderson, W. J., C. A. Joslin, A. C. Turnbull, and K. Griffiths. "Talc and Carcinoma of the Ovary and Cervix." <i>The Journal of Obstetrics and Gynaecology of the British Commonwealth</i> 78, no. 3 (March 1971): 266–72.			Not Confidential
Coalition 694	Hill, Austin Bradford. "The Environment and Disease: Association or Causation?" <i>Proceedings of the Royal Society of Medicine</i> 58, no. 5 (May 1965): 295–300.			Not Confidential
Coalition 695	Hunn, Jessica, and Gustavo C. Rodriguez. "Ovarian Cancer: Etiology, Risk Factors, and Epidemiology." <i>Clinical Obstetrics and Gynecology</i> 55, no. 1 (March 2012): 3–23.			Not Confidential
Coalition 696	IARC. "IARC Monographs on the Evaluation of Carcinogenic Risks to Humans: Volume 100C," 2012.			Not Confidential
Coalition 697	IARC Working Group on the Evaluation of Carcinogenic Risks to Humans. "Carbon Black, Titanium Dioxide, and Talc." <i>IARC Monographs on the Evaluation of Carcinogenic Risks to Humans / World Health Organization, International Agency for Research on Cancer</i> 93 (2010): 1– 413.			Not Confidential
Coalition 698	Institute of Medicine (IOM) Committee on the State of Science in Ovarian Cancer Research. <i>Ovarian Cancers: Evolving Paradigms in Research and Care</i> . The National Academies of Sciences, Engineering and Medicine. Washington (DC): National Academies Press (US), 2016.			Not Confidential
Coalition 699	Mallen, Adrienne R., Mary K. Townsend, and Shelley S. Tworoger. "Risk Factors for Ovarian Carcinoma." <i>Hematology/Oncology Clinics of North America</i> , September 2018.			Not Confidential
Coalition 700	Penninkilampi, Ross, and Guy D. Eslick. "Perineal Talc Use and Ovarian Cancer: A Systematic Review and Meta-Analysis." <i>Epidemiology</i> (Cambridge, Mass.) 29, no. 1 (January 2018): 41–49.			Not Confidential
Coalition 701	Schildkraut, Joellen M., Sarah E. Abbott, Anthony J. Alberg, Elisa V. Bandera, Jill S. Barnholtz- Sloan, Melissa L. Bondy, Michele L. Cote, et al. "Association between Body Powder Use and Ovarian Cancer: The African American Cancer Epidemiology Study (AACES)." <i>Cancer Epidemiology, Biomarkers & Prevention: A Publication of the American Association for Cancer Research</i> , Cosponsored by the American Society of Preventive Oncology 25, no. 10 (2016): 1411– 17. https://doi.org/10.1158/1055-9965.EPI-15-1281 .			Not Confidential
Coalition 702	Taher, M. K., et al. "Critical Review of the Association Between Perineal Use of Talc Powder and Risk of Ovarian Cancer." <i>Reproductive Toxicology</i> 90 (2019): 88-101.			Not Confidential

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Coalition 703	Terry, Kathryn L., Stalo Karageorgi, Yurii B. Shvetsov, Melissa A. Merritt, Galina Lurie, Pamela J. Thompson, Michael E. Carney, et al. “Genital Powder Use and Risk of Ovarian Cancer: A Pooled Analysis of 8,525 Cases and 9,859 Controls.” Cancer Prevention Research (Philadelphia, Pa.) 6, no. 8 (August 2013): 811–21. https://doi.org/10.1158/1940-6207.CAPR-13-0037 .			Not Confidential
Coalition 704	Whysner, J., and M. Mohan. “Perineal Application of Talc and Cornstarch Powders: Evaluation of Ovarian Cancer Risk.” American Journal of Obstetrics and Gynecology 182, no. 3 (March 2000): 720–24.			Not Confidential
Coalition 705	AMA Analytical Services, Inc. - Certificate of Analysis - Job Name: Task 3 - Analysis of Official Samples; Job Number: CLIN 1 - Task 3 (Oct. 11, 2019).			Not Confidential
Coalition 706	Longo, William E., and Mark W. Rigler. “The Analysis of Johnson & Johnson’s Historical Product Containers and Imerys’ Historical Railroad Car Samples from the 1960’s to the Early 2,000’s for Amphibole Asbestos,” 2nd Supplemental Report dated February 1, 2019.			Not Confidential
Coalition 707	O'Brien et al. Association of powder use in the genital area with risk of ovarian cancer; JAMA, 2020;323(1):49-59 and supplementary online content.			Not Confidential
Coalition 708	Savant, S., Shruthi Sriramkumar and Heather M. O’Hagan. “The Role of Inflammation and Inflammatory Mediators in the Development, Progression, Metastasis, and Chemoresistance of Epithelial Ovarian Cancer.”			Not Confidential
Coalition 709	Taher, et al, Systematic Review and Meta-Analysis of the Association Between Perineal Use of Talc and Risk of Ovarian Cancer (2019).			Not Confidential
Coalition 710	Health Canada Screening Assessment Talc (P1.00000272.0001. April 2021.			Not Confidential
Coalition 711	Wentzensen, Nicolas, O'Brien, Katie M. Talc, body powder, and ovarian cancer: A summary of the epidemiologic evidence. Gynecologic Oncology 2021,ISSN0090-8258			Not Confidential
Coalition 712	Federal Register. Asbestos; Reporting and Recordkeeping Requirements Under the Toxic Substances Control Act (TSCA). A Final Rule by the EPA on July 25, 2023.			Not Confidential
Coalition 713	National Cancer Institute. Asbestos – Cancer-Causing Substances. March 29, 2022.			Not Confidential
Coalition 714	Johnson & Johnson’s Baby Powder: A Comprehensive Review (in Response to Health Canada). March 17, 2020.			Not Confidential
Coalition 715	Phung, M et al. Effects of Risk Factors for Ovarian Cancer in Women With and Without Endometriosis. Fertil and Steril 2022 and supplemental content online.			Not Confidential
Coalition 716	Woolen S, Lazar, A and Smith-Bindman, R. Association Between the Frequent Use of Perineal Talcum Powder Products and Ovarian Cancer: A Systematic Review and Meta-Analysis. J Gen Intern Med 2022 and supplemental content online.			Not Confidential
Coalition 717	Kim S., et al. Asbestos Exposure and Ovarian Cancer: A Meta Analysis. Safety and Health at Work 2023.			Not Confidential
Coalition 718	O'Brien KM et al. Intimate Care Products and Incidence of Hormone-Related Cancers: A Quantitative Bias Analysis. J Clin Oncol 00:1-15 (2024).			Not Confidential
Coalition 719	Harris H et al. Epidemiologic Methods to Advance Our Understanding of Ovarian Cancer Risk. J Clin Oncol 00:1-3 (2024).			Not Confidential

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Coalition 720	Hagelund N. Study Finds Association Between Genital Talc Use and Increased Risk of Ovarian Cancer. Am Soc of Clin Onc, ASCO Perspective, May 15, 2024. https://society.asco.org/about-asco/press-center/news-releases/study-finds-association-between-genital-talc-use-and-increased			Not Confidential
Coalition 721	Stayner, L et al. Carcinogenicity of Talc and Acrylonitrile. The Lancet Oncology 2024.			Not Confidential
Coalition 722	Hanahan D, Weinberg RA. Hallmarks of cancer: the next generation. Cell. 2011 Mar 4;144(5):646-74. doi: 10.1016/j.cell.2011.02.013. PMID: 21376230.			Not Confidential
Coalition 723	IARC (July 5, 2024). IARC Monographs evaluate the carcinogenicity of talc and acrylonitrile; IARC Monographs Volume 136, Questions and Answers (Q&A) [Press Release]. (https://www.iarc.who.int/wp-content/uploads/2024/07/pr352_E.pdf).			Not Confidential
Coalition 724	IWGACP Appendices to White Paper, Dec. 2021, Appendix E.			Not Confidential
Coalition 725	Aff. of David D. Mutch, MD (Sept. 4, 2024), In re Johnson & Johnson Talcum Powder Products Marketing, Sales Practices and Products Liab. Litig., Case No. 3:16-MD-02738.			Not Confidential
Coalition 726	Aff. of Nancy E. O'Reilly, MHS, PMP (Aug. 14, 2024), In re Johnson & Johnson Talcum Powder Products Marketing, Sales Practices and Products Liab. Litig., Case No. 3:16-MD-02738).			Not Confidential
Coalition 727	Federal Register. Vol. 89, No. 248. Testing Methods for Detecting and Identifying Asbestos in Talc-Containing Cosmetic Products. A Proposed Rule by the EPA on December 27, 2024.			Not Confidential
Coalition 728	J&J Response letter to FDA Request for Information on Talc dated March 17, 2016, JNJ 000636145.			Not Confidential
Second Amended Exhibit Additions				
Coalition 729	Memorandum Order, Case 3:16-md-02738, Dkt. 32122, 4/30/2024	n/a	n/a	Not Confidential
Coalition 730	Scheduling Order, Case 3:16-md-02738, Dkt. 32122, 4/30/2024	n/a	n/a	Not Confidential
Coalition 731	Text Order Daubert, Case 3:16-md-02738	n/a	n/a	Not Confidential
Coalition 732	JNJ 2024 10-K Filed 2/13/2025	n/a	n/a	Not Confidential
Coalition 733	Red River - Inconsistent Vote Tabulation Protocol	RedRiver-0016386	RedRiver-0016386	Confidential
Third Amended Exhibit Additions				
Coalition 734	IMERYS 219720			Not Confidential
Coalition 735	Blount, A M. "Amphibole Content of Cosmetic and Pharmaceutical Talcs." Environmental Health Perspectives 94 (August 1991): 225-30.			Not Confidential
Coalition 736	J&J-26			Not Confidential
Coalition 737	Cralley, L. J., M. M. Key, D. H. Groth, W. S. Lainhart, and R. M. Ligo. "Fibrous and Mineral Content of Cosmetic Talcum Products." American Industrial Hygiene Association Journal 29, no. 4 (August 1968): 350-54.			Not Confidential
Coalition 738	HHS00000195			Not Confidential
Coalition 739	J&J-366; IMERYS-MDL-AB_0007632			Not Confidential
Coalition 740	IMERYS 424059			Not Confidential
Coalition 741	PCPC_MDL00007392 CTFA Method J 4-1			Not Confidential

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Coalition 742	Nicholson Deposition 3.6.19, In Re: Foley v. Avon, et al.			Not Confidential
Coalition 743	JNJNL61_000005032			Not Confidential
Coalition 744	J&J-0142716; JNJS71R_000008231			Not Confidential
Coalition 745	1973.09.28 FEDERAL REGISTER ONLY PRINT TITLE PG AND 27076-27081			Not Confidential
Coalition 746	Client Communication			Confidential
Coalition 747	Huncharek 2003			Not Confidential
Coalition 748	Gross Berg. A meta-analytical approach e(1995)			Not Confidential
Coalition Expert and Rebutal Reports				
	Reservation of Coalition Expert Reports and Rebuttal Reports			