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LAWRENCE E. SPELLMAN 1924-2001

- * ALSO ADMITTED IN MASSACHUSETTS
- ** ALSO ADMITTED IN MAINE AND CONNECTICUT
- *** ALSO ADMITTED
 IN VERMONT

March 6, 2008

VIA HAND DELIVERY

JOHN C. RANSMEIER

LAWRENCE S. SMITH GARRY R. LANE **

JEFFREY J. ZELLERS *

THOMAS N. MASLAND

R. MATTHEW CAIRNS

PAUL H. MACDONALD ***

Andrew B. Livernois Lisa M. Lee

LISA L. BIKLEN JOHN T. ALEXANDER

Tina L. Annis Daniel J. Mullen

CHARLES P. BAUER

William S. McGraw, Clerk Merrimack County Superior Court 163 N. Main St. PO Box 2880 Concord, NH 03302-2072

In the Matter of the Liquidation of the Home Insurance Company,

Docket No. 03-E-0106

Dear Clerk McGraw:

Re:

Enclosed for filing is my Appearance for Swan Transportation Company and Successful Transportation Company's Supplemental Filing of Objection to Denial of Claim in connection with the above-captioned matter. If you have any questions please give me a call.

Sincerely

Garry R. Lane

Email: garry@ranspell.com

GRL/akp/373149

cc w/enclosure: Robert Y. Chung, Esq.

No. 03-E-0106

THE STATE OF NEW HAMPSHIRE

SUPERIOR COURT

MERRIMACK COUNTY

In the Matter of the Liquidation of the Home Insurance Company

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APPEARANCE	WITHDRAWAL
Please enter my APPEARANCE as:	Please withdraw my appearance as:
M 10 0 T	
counsel for: Swan Transportation Company	counsel for:
☐ Pro se	Notice of withdrawal sent to my clients
	on:
	at the following address:
I havely contify that dynlicates of this natice were:	
I hereby certify that duplicates of this notice were:	
delivered to	
mailed to	
Office of the Liquidation Clerk	
The Home Insurance Company in Liquidation	
286 Commercial St.	
PO Box 1210	
Manchester, New Hampshire 02/101-12/10	
on: March 6, 2008	
Signed	
Garry R. Lane, Rsq.	
Address Ransmeier & Spellman Professional Corporation	
One Capitol Street, P.O. Box 600)
Concord, NH 03302-0600	_,
Telephone (603) 228-0477	2008
373162	
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STATE OF NEW HAMPSHIRE

MERRIMACK, SS.

No. 03-E-0106

In The Matter of the Liquidation of The Home Insurance Company

SUPERIOR COURT

SWAN TRANSPORTATION COMPANY'S SUPPLEMENTAL FILING OF **OBJECTION TO DENIAL OF CLAIM**

On March 4, 2008 counsel for the Swan Transportation Company filed the attached documents/objection with the Office of the Liquidation Clerk. On March 5, 2008, the Office of the Liquidation Clerk requested that counsel additionally file a copy of the document with the Court. Accordingly, attached to this filing is a March 3, 2008 letter and the March 3, 2008 Swan Transportation Company's Objection to Denial of Claim Relating to Home Insurance Company Liability Policy Nos. HXL-F 86 61 07 (01/01/94 – 01/01/95) and HXL-C 11 17 16 (01/01/95 – 01/01/96), With Proof of Claim Nos. INSU701572-01 and ISNU701573.

Respectfully submitted,

Swan Transportation Company f/b/o Swan Asbestos and Silica Settlement Trust

By Its Attorney's

RANSMEIER &

PROFESSIONAL CORPORATION

Dated: March 6, 2008

By:

Garry R. Lane Esquire

One Capitol Street

P.O. Box 600

Concord, NH 03302-0600

Tel. (603) 228-0477

AND

Intending to file Motion for Pro Hac Vice Admission

Robert Y. Chung, Esquire Anderson Kill & Olick, P.C. 1251 Avenue of the Americas New York, NY 10020-1182 (202) 278-1039

Garry R. Lane V

CERTIFICATE OF SERVICE

I hereby certify that a copy has been forwarded this day to the Office of the Liquidation Clerk, The Home Insurance Company in Liquidation, 286 Commercial St. PO Box 1210, Manchester, New Hampshire 03101-1210.

March 6, 2008

373148

ANDERSON KILL & OLICK, P.C.

Attorneys and Counselors at Law

1251 AVENUE OF THE AMERICAS ■ NEW YORK, NY 10020-1182

TELEPHONE: 212-278-1000 FAX: 212-278-1733

www.andersonkill.com

2003 MAR -6 A 11: 00

Robert Y. Chung, Esq. rchung@andersonkill.com (212) 278-1039

ME STEELS COURT

March 3, 2008

Office of the Liquidation Clerk
The Home Insurance Company in
Liquidation
286 Commercial Street
P.O. Box 1210
Manchester, New Hampshire 03101-1210

Re:

The Swan Transportation Company

Proof of Claim No.: INSU701572-01 INSU701573

Dear Sir or Madam:

Enclosed please find Swan Transportation Company's Objection to Denial of Claim Relating to Home Insurance Company liability policy nos. HXL-F 86 61 07 for the period of 01/01/94-01/01/95 and HXL-C 11 17 16 for the period of 01/01/95-01/01/96.

Please accept this document for filing and please let us know if you have any questions or comments. As a precaution we are sending you the Objection by Federal Express and e-mail. Thank you.

Very truly yours,

Robert Y. Chung

RYC:vn Enclosure

Via E-Mail and Overnight Mail

THE STATE OF NEW HAMPSHIRE

MERRIMACK, SS.

SUPERIOR COURT

DOCKET NO. 03-E-0106

In The Matter Of The Liquidation Of The Home Insurance Company

SWAN TRANSPORTATION COMPANY'S OBJECTION TO DENIAL OF CLAIM RELATING TO HOME INSURANCE COMPANY LIABILITY POLICY NOS. HXL-F 86 61 07 (01/01/94-01/01/95) AND HXL-C 11 17 16 (01/01/95-01/01/96), WITH PROOF OF CLAIM NOS. INSU701572-01 AND INSU701573

Swan Transportation Company ("Swan Transportation") f/b/o Swan

Asbestos and Silica Settlement Trust (the "Trust") (collectively "Swan") with address c/o

W.D. Hilton, Jr., 2716 Lee Street, Suite 500, Greenville, Texas 75401-4107, by its

undersigned attorneys, and pursuant to N.H. Rev. St. Ann. § 402-C:41 as well as the

Restated and Revised Order Establishing Procedures Regarding Claims Filed with The

Home Insurance Company in Liquidation dated January 19, 2005 (the "Restated and

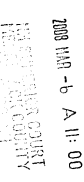
Revised Claims Procedures"), respectfully submits this Objection to the Notice of

Determination, dated January 4, 2008, in connection with Home Insurance Company

liability policy nos. HXL-F 86 61 07 for the period of January 1, 1994 – January 1, 1995

and HXL-C 11 17 16 for the period of January 1, 1995 – January 1, 1996, with Proof of

Claim Nos. INSU701572-01 and INSU701573



In accordance with Section 14 of the Restated and Revised Claims

Procedures, Swan will provide "mandatory disclosures" within 30 days of the mailing of
the Case File (as defined in Section 14). Swan will also advise the Court whether it
intends to request an evidentiary hearing under Section 11 of the Restated and Revised
Claims Procedures.

Respectfully submitted,

Swan Transportation Company f/b/o Swan Asbestos and Silica Settlement Trust By Its Attorneys

Dated: March 3, 2008

Sarry R. Lane Byc Garry R. Lane, Esquire

RANSMEIER & SPELLMAN
PROFESSIONAL CORPORATION
One Capitol Street
P.O. Box 600
Concord NH 03302-0600
(603) 228-0477
garry@ranspell.com

Robert Y. Chung, Esquire (Motion for Pro Hac Vice Admission To Be Filed)

ANDERSON KILL & OLICK, P.C. 1251 Avenue of the Americas New York, New York 10020-1182 (212) 278-1039 rchung@andersonkill.com