

Following this cover page are scanned images of no-opposition summary judgment motions and orders filed on the selected date. **The documents are displayed in no particular order.** However, all of these documents are searchable.

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- 2) Enter the index number, a word, or a phrase in the form field provided and press **Enter** or **Return**.

In most applications, the first appearance of the index number, the word, or the phrase in the document will be highlighted.

Tip: **Ctrl-f** opens the Find function in most applications, including browsers and PDF viewers.

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

----- X
IN RE: NEW YORK CITY ASBESTOS LITIGATION

----- X
DIANA DURAN, as Executrix of the Estate of
CARMELO DURAN, deceased, and FEDESBRINDA
MALDONADO DURAN,

Plaintiffs,

-against-

A.O. SMITH WATER PRODUCTS; et al

Defendants.

NYCAL
I.A.S. Part 13
(Silvera, A)
Index No.: 190019/2008


March 2013 FIFO


**UNOPPOSED SUMMARY
JUDGEMENT
MOTION AND ORDER**

WHEREFORE, defendant YUBA HEAT TRANSFER LLC f/k/a YUBA HEAT TRANSFER, a DIVISION OF CONNELL-LIMITED PARTNERSHIP requests summary judgment in the above-entitled action, pursuant to Civil Practice Law and Rules § 3212, dismissing the complaint and cross claims against YUBA HEAT TRANSFER LLC f/k/a YUBA HEAT TRANSFER, a DIVISION OF CONNELL-LIMITED PARTNERSHIP, with prejudice, and after notice to all co-defendants there is no opposition, it is

ORDERED that all claims and cross-claims against defendant YUBA HEAT TRANSFER LLC f/k/a YUBA HEAT TRANSFER, a DIVISION OF CONNELL-LIMITED PARTNERSHIP are dismissed with prejudice and without costs.

Dated: Albertson, New York


Jordan Fox, Esq
BELLUCK & FOX, LLP
Attorney for Plaintiff
546 Fifth Avenue, 5th Floor
New York, New York
10036


Frank A. Cecere, Esq
AHMUTY, DEMERS & McMANUS
Attorneys for Defendant
YUBA HEAT TRANSFER LLC
200 I.U. Willets Road
Albertson, New York 11507
Our File No.: ESZB 1212J FAC

SO ORDERED,


HON. SUZANNE ADAMS
J.S.C.

NOV 20 2024

FILED
DEC 18 2024
NEW YORK COUNTY
COUNTY CLERK

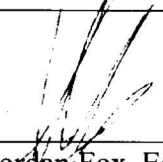
SUPREME COURT OF THE STATE OF NEW YORK
 COUNTY OF NEW YORK


IN RE: NEW YORK CITY ASBESTOS LITIGATION	NYCAL I.A.S. Part 13 (Adams, S.)
LUCIEN INGRASSIA and CONSTANCE INGRASSIA, <p style="text-align: center;">Plaintiffs,</p> <p style="text-align: center;">-against-</p> A.O. SMITH WATER PRODUCTS, et al. <p style="text-align: center;">Defendants,</p>	Index No.: 115916/2006 UNOPPOSED SUMMARY JUDGMENT MOTION AND ORDER

WHEREFORE, defendant, **The Falk Corporation**, requests summary judgment in the above-entitled action, pursuant to Civil Practice Law and Rules § 3212, dismissing the complaint and cross-claims against **The Falk Corporation** with prejudice, and after notice to all co-defendants there is no opposition, it is

ORDERED that all claims and cross claims against defendant **The Falk Corporation** are dismissed with prejudice and without costs.

Dated: New York, New York
October 29, 2024

 <hr/> Jordan Fox, Esq. Belluck & Fox, LLP Attorneys for Plaintiff(s) <i>Lucien Ingrassia and Constance Ingrassia</i> 546 Fifth Avenue, 5 th Floor New York, NY 10036 Tel: (212) 681-1575	<p style="text-align: center;"><i>Meagan E. Dean</i></p> <hr/> Meagan E. Dean, Esq. Attorney for Defendant <i>The Falk Corporation</i> MCGIVNEY KLUGER CLARK & INTOCCIA, P.C. 33 Whitehall Street, 16 th Floor New York, New York 10004 (212) 509-3456
--	---

SO ORDERED,  Nov 20 2024
 Hon. Suzanne Adams

FILED
 DEC 18 2024
 NEW YORK COUNTY
 COUNTY CLERK

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

-----X
IN RE: NEW YORK CITY
ASBESTOS LITIGATION

NYCAL
I.A.S. Part 13

-----X
This document Relates to:
DANIEL P. RICHMOND,

Index No.: 112943/2005

-----X
Plaintiff(s),
- against -

**UNOPPOSED SUMMARY
JUDGEMENT MOTION AND
ORDER**

A.O. SMITH WATER PRODUCTS CO., et al.;
Defendants.
-----X

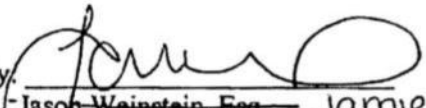
WHEREFORE, defendant FULTON BOILER WORKS, INC. request summary judgment in the above-entitled action, pursuant to Civil Practice Law and Rules Section 3212, dismissing the complaint and cross claims against FULTON BOILER WORKS, INC. with prejudice, and after notice to all co-defendants there is no opposition, it is

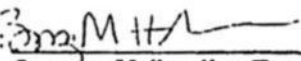
ORDERED, that all claims and cross claims against defendant FULTON BOILER WORKS, INC. are dismissed with prejudice and without costs.

DATED: New York, New York
November 4, 2024

WEITZ & LUXENBERG P.C.

BARRY MCTIERNAN & MOORE LLC

By: 
~~Jason Weinstein, Esq.~~ *Jamie Mattera*
700 Broadway
New York, New York 10003
Attorney for Plaintiff

By: 
Suzanne Halbardier, Esq.
1 Battery Park Plaza, 35th Floor
New York, New York 10004
Attorney for Defendant
Fulton Boiler Works, Inc.

SO ORDERED,  NOV 13 2024
Hon. Suzanne Adams

FILED

DEC 18 2024

NEW YORK COUNTY
COUNTY CLERK

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

IN RE: NEW YORK CITY
ASBESTOS LITIGATION

NYCAL
I.A.S. Part 13
(Adams, S.)

This Document Relates to:
ADELINE CHOBOT-SPITZER, Executrix
of the Estate of ARMAND DEL CIOPPO,
and CARMELLA DEL CIOPPO,
Individually,

Index No.: 111767/2008

**UNOPPOSED SUMMARY
JUDGMENT MOTION AND ORDER**

Plaintiffs,

against-

A.O. SMITH WATER PRODUCTS, *et al.*,

Defendants.

WHEREFORE, defendant, **Falk Corporation**, requests summary judgment in the above-entitled action, pursuant to Civil Practice Law and Rules § 3212, dismissing the complaint and cross-claims against **Falk Corporation**, with prejudice, and after notice to all co-defendants there is no opposition, it is

ORDERED that all claims and cross claims against defendant, **Falk Corporation**, are dismissed with prejudice and without costs.

Dated: New York, New York
October 29, 2024

Meagan E. Dean

Jordan Fox, Esq.
BELLUCK & FOX, LLP
Attorneys for Plaintiff(s)
Armand Del Cioppo
546 Fifth Avenue, 5th Floor
New York, New York 10036
Tel: (212) 681-1575

Meagan E. Dean, Esq.
Attorney for Defendant
Falk Corporation
**MCGIVNEY KLUGER CLARK &
INTOCCIA, P.C.**
33 Whitehall Street, 16th Floor
New York, New York 10004
(212) 509-3456

SO ORDERED,



NOV 13 2024

Hon. Suzanne Adams

FILED

DEC 18 2024

NEW YORK COUNTY
COUNTY CLERK

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

IN RE: NEW YORK CITY
ASBESTOS LITIGATION

ALICE WITTECK as Court-appointed Executrix For
the Estate of Ronald J. Witteck,

Plaintiffs,

-against-

3M COMPANY, f/k/a Minnesota Mining &
Manufacturing Co., et al.

Defendants.

NYCAL
I.A.S. Part 13, Jsc. Silvera

INDEX NO. 190479-2011


**UNOPPOSED SUMMARY
JUDGMENT MOTION AND
ORDER**

WHEREFORE, Defendant, Avocet Enterprises, Inc., requests judgment, pursuant to Civil Practice Law and Rules Section 3212, dismissing the Complaint(s) and cross-claims against Avocet Enterprises, Inc., with prejudice, and after notice to all co-defendant there is no opposition, it is

ORDERED, that all claims and cross-claims against Defendant, Avocet Enterprises, Inc., are dismissed, with prejudice, and without costs.


DATED: New York, New York

LEVY KONIGSBERG




John Guinan, Esq.
Attorneys for Plaintiff
Levy Konigsberg LLP
605 Third Ave, 33rd Floor.
New York, New York 10158

O'TOOLE SCRIVO, LLC



Casey Chamra
Casey Chamra, Esq.
Attorneys for Defendant,
Avocet Enterprises, Inc.
14 Village Park Road
Cedar Grove, New Jersey 07009

SO ORDERED



ADAM SILVERA, J.S.C.
Suzanne Adams, J.S.C.

NOV 20 2024

FILED

DEC 18 2024

NEW YORK COUNTY
COUNTY CLERK

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

IN RE: NEW YORK COUNTY
ASBESTOS LITIGATION

NYCAL 13
I.A.S. Part 38
(Adams, S.)

This Document Relates to:

Index No.: 190045-11


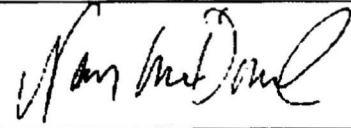
**NANCY VOETSCH, as Executrix for the Estate
of HAROLD E. VOETSCH, and NANCY
VOETSCH, Individually**

**UNOPPOSED SUMMARY
JUDGMENT MOTION AND
ORDER**


WHEREFORE, defendant TDY Industries, LLC (improperly named as “TDY Industries, Inc. f/k/a Teledyne Industries, Inc., Individually, and as Successor to Farris Engineering”) (“Defendant”) requests summary judgment in the above-entitled action, pursuant to Civil Practice Law and Rules Section 3212, dismissing the complaint and cross-claims against Defendant with prejudice, and after notice to all co-defendants there is no opposition, it is

ORDERED, that all claims and cross-claims against Defendant are dismissed with prejudice and without costs.

Dated: New York, New York
October 31, 2024

 Patti Burshtyn, Esq. Attorneys for Plaintiffs Weitz & Luxenberg, P.C. 700 Broadway New York, New York 10003	 Nancy McDonald, Esq. Manning Gross + Massenburg LLP Attorneys for Defendant <i>TDY Industries, LLC (improperly named as “TDY Industries, Inc. f/k/a Teledyne Industries, Inc., Individually, and as Successor to Farris Engineering”)</i> 180 Mt. Airy Road, Suite 200 Basking Ridge, NJ 07920
--	---

SO ORDERED,

 SA NOV 23 2024
Hon. Suzanne Adams, J. S. C.

FILED

DEC 18 2024

NEW YORK COUNTY
COUNTY CLERK

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

IN RE: NEW YORK CITY ASBESTOS LITIGATION

RODGER DALE McCLELLAN and SHIRLEY LEE
McCLELLAN,

NYCAL
I.A.S. Part 13
(Silvera, J.)
Index No.: 190329/2009

February 2014 FIFO

Plaintiffs,

-against-

A.O. SMITH WATER PRODUCTS; et al


Defendants.


**UNOPPOSED SUMMARY
JUDGEMENT
MOTION AND ORDER**

WHEREFORE, defendant YUBA HEAT TRANSFER LLC f/k/a YUBA HEAT TRANSFER, a DIVISION OF CONNELL-LIMITED PARTNERSHIP requests summary judgment in the above-entitled action, pursuant to Civil Practice Law and Rules § 3212, dismissing the complaint and cross claims against YUBA HEAT TRANSFER LLC f/k/a YUBA HEAT TRANSFER, a DIVISION OF CONNELL-LIMITED PARTNERSHIP, with prejudice, and after notice to all co-defendants there is no opposition, it is

ORDERED that all claims and cross-claims against defendant YUBA HEAT TRANSFER LLC f/k/a YUBA HEAT TRANSFER, a DIVISION OF CONNELL-LIMITED PARTNERSHIP are dismissed with prejudice and without costs.

Dated: Albertson, New York


Jordan Fox, Esq
BELLUCK & FOX, LLP
Attorney for Plaintiff
546 Fifth Avenue, 5th Floor
New York, New York 10036


Frank A. Cécère, Esq
AHMUTY, DEMERS & McMANUS
Attorneys for Defendant
YUBA HEAT TRANSFER LLC
200 I.U. Willets Road
Albertson, New York 11507
Our File No.: ESZB 1212U FAC

SO ORDERED,


HONORABLE JUDGE SILVERA, J.C.

FILED

DEC 18 2024

NEW YORK COUNTY
COUNTY CLERK

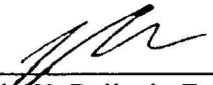
SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

_____ X
IN RE: NEW YORK CITY NYCAL
ASBESTOS LITIGATION I.A.S. Part 13
(Adams, S.)
_____ X
MARIA ROSE BARRESI, Individually and as Index No.: 190084/2008
Executrix of the Estate of JOSEPH BARRESI, UNOPPOSED SUMMARY
deceased JUDGMENT MOTION AND
ORDER
_____ X


WHEREFORE, defendant, *Defendant MET-PRO TECHNOLOGIES LLC, A CECO Environmental Company, Successor by Merger to Met-Pro Corporation, on behalf of its Dean Pump Division*, (sued herein as “DEAN PUMP DIVISION”) (hereinafter “**Dean Pump**”) requests summary judgment in the above-entitled action, pursuant to Civil Practice Law and Rules § 3212, dismissing the complaint and cross-claims against **Dean Pump**, with prejudice, and after notice to all co-defendants there is no opposition, it is

ORDERED that all claims and cross-claims against defendant, **Dean Pump**, are dismissed with prejudice and without costs.


Dated: New York, New York
11/27, 2024



Joseph W. Belluck, Esq.
BELLUCK & FOX, LLP
Attorneys for Plaintiffs
MARIA ROSE BARRESI, Individually and
as Executrix of the Estate of JOSEPH
BARRESI, deceased
546 Fifth Avenue, 5th Floor
New York, NY 10036
(212) 681-1575



Maryellen Connor, Esq.
MALABY & BRADLEY, LLC
Attorneys for Defendant MET-PRO
TECHNOLOGIES LLC, A CECO Environmental
Company, Successor by Merger to Met-Pro
Corporation, on behalf of its Dean Pump
Division
150 Broadway, Suite 515
New York, New York 10038
(212) 791-0285

SO ORDERED, 

Hon. Suzanne Adams, J.S.C.

Dated: DEC 11 2024

FILED

DEC 18 2024

NEW YORK COUNTY
COUNTY CLERK

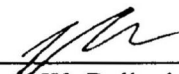
SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

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IN RE: NEW YORK CITY NYCAL
ASBESTOS LITIGATION I.A.S. Part 13
(Adams, S.)
_____ x
ADELINE CHOBOT-SPITZER, Executrix of the Index No.: 111767/2008
Estate of ARMAND DEL CIOPPO and CARMELA UNOPPOSED SUMMARY
DEL CIOPPO, Individually, JUDGMENT MOTION AND
ORDER
_____ x

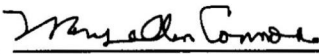
WHEREFORE, defendant, *Defendant MET-PRO TECHNOLOGIES LLC, A CECO Environmental Company, Successor by Merger to Met-Pro Corporation, on behalf of its Dean Pump Division*, (sued herein as “DEAN PUMP DIVISION”) (hereinafter “**Dean Pump**”) requests summary judgment in the above-entitled action, pursuant to Civil Practice Law and Rules § 3212, dismissing the complaint and cross-claims against **Dean Pump**, with prejudice, and after notice to all co-defendants there is no opposition, it is

ORDERED that all claims and cross-claims against defendant, **Dean Pump**, are dismissed with prejudice and without costs.


Dated: New York, New York
11/27, 2024



Joseph W. Belluck, Esq.
BELLUCK & FOX, LLP
Attorneys for Plaintiffs
ADELINE CHOBOT-SPITZER, Executrix of the Estate of ARMAND DEL CIOPPO and CARMELA DEL CIOPPO, Individually
546 Fifth Avenue, 5th Floor
New York, NY 10036
(212) 681-1575



Maryellen Connor, Esq.
MALABY & BRADLEY, LLC
Attorneys for Defendant MET-PRO TECHNOLOGIES LLC, A CECO Environmental Company, Successor by Merger to Met-Pro Corporation, on behalf of its Dean Pump Division
150 Broadway, Suite 515
New York, New York 10038
(212) 791-0285

SO ORDERED, 
Hon. Suzanne Adams, J.S.C.

Dated: DEC 14 2024

FILED

DEC 18 2024

NEW YORK COUNTY
COUNTY CLERK


SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

_____ X
IN RE: NEW YORK CITY ASBESTOS LITIGATION
_____ X
DONALD K. LANGSTON, as personal representative of the estate of DONALD R. LANGSTON
NYCAL
I.A.S. Part 13
(Adams, S.)
Index No.: 106593/2008
UNOPPOSED SUMMARY JUDGMENT MOTION AND ORDER

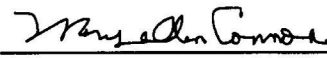
_____ X
WHEREFORE, defendant, *Defendant MET-PRO TECHNOLOGIES LLC, A CECO Environmental Company, Successor by Merger to Met-Pro Corporation, on behalf of its Dean Pump Division*, (sued herein as “DEAN PUMP DIVISION”) (hereinafter “**Dean Pump**”) requests summary judgment in the above-entitled action, pursuant to Civil Practice Law and Rules § 3212, dismissing the complaint and cross-claims against **Dean Pump**, with prejudice, and after notice to all co-defendants there is no opposition, it is

ORDERED that all claims and cross-claims against defendant, **Dean Pump**, are dismissed with prejudice and without costs.

Dated: New York, New York
11/27, 2024



Joseph W. Belluck, Esq.
BELLUCK & FOX, LLP
Attorneys for Plaintiffs
DONALD K. LANGSTON, as personal representative of the estate of DONALD R. LANGSTON
546 Fifth Avenue, 5th Floor
New York, NY 10036
(212) 681-1575



Maryellen Connor, Esq.
MALABY & BRADLEY, LLC
Attorneys for Defendant MET-PRO TECHNOLOGIES LLC, A CECO Environmental Company, Successor by Merger to Met-Pro Corporation, on behalf of its Dean Pump Division
150 Broadway, Suite 515
New York, New York 10038
(212) 791-0285

SO ORDERED, 

Hon. Suzanne Adams, J.S.C.

Dated: **DEC 04 2024**

FILED
DEC 18 2024

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

IN RE: NEW YORK CITY
ASBESTOS LITIGATION

X
NYCAL
I.A.S. Part 13
(Adams, S.)


PEGGY JANE SMITH, Individually and as
Executrix of the Estate of DANA "GENE" SMITH,
deceased

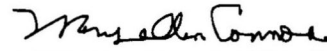
X
Index No.: 190211/2011
UNOPPOSED SUMMARY
JUDGMENT MOTION AND
ORDER

WHEREFORE, defendant, *Defendant MET-PRO TECHNOLOGIES LLC, A CECO Environmental Company, Successor by Merger to Met-Pro Corporation, on behalf of its Dean Pump Division*, (sued herein as "DEAN PUMP DIVISION") (hereinafter "**Dean Pump**") requests summary judgment in the above-entitled action, pursuant to Civil Practice Law and Rules § 3212, dismissing the complaint and cross-claims against **Dean Pump**, with prejudice, and after notice to all co-defendants there is no opposition, it is

ORDERED that all claims and cross-claims against defendant, **Dean Pump**, are dismissed with prejudice and without costs.

Dated: New York, New York
11/27, 2024


Joseph W. Belluck, Esq.
BELLUCK & FOX, LLP
Attorneys for Plaintiffs
PEGGY JANE SMITH, Individually and as Executrix of the Estate of DANA "GENE" SMITH, deceased
546 Fifth Avenue, 5th Floor
New York, NY 10036
(212) 681-1575


Maryellen Connor, Esq.
MALABY & BRADLEY, LLC
Attorneys for Defendant MET-PRO TECHNOLOGIES LLC, A CECO Environmental Company, Successor by Merger to Met-Pro Corporation, on behalf of its Dean Pump Division
150 Broadway, Suite 515
New York, New York 10038
(212) 791-0285

SO ORDERED, 
Hon. Suzanne Adams, J.S.C.

Dated: DEC 04 2024

FILED
DEC 18 2024


SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

<hr/>		x
IN RE:	NEW YORK CITY ASBESTOS LITIGATION	NYCAL I.A.S. Part 13 (Adams, S.)
<hr/>		x
ELIZABETH J. COONS, Individually and as Executrix of the Estate of VINCENT W. COONS, Deceased		Index No.: 190138/2009 UNOPPOSED SUMMARY JUDGMENT MOTION AND ORDER

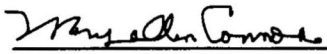
WHEREFORE, defendant, *Defendant MET-PRO TECHNOLOGIES LLC, A CECO Environmental Company, Successor by Merger to Met-Pro Corporation, on behalf of its Dean Pump Division*, (sued herein as “DEAN PUMP DIVISION”) (hereinafter “**Dean Pump**”) requests summary judgment in the above-entitled action, pursuant to Civil Practice Law and Rules § 3212, dismissing the complaint and cross-claims against **Dean Pump**, with prejudice, and after notice to all co-defendants there is no opposition, it is

ORDERED that all claims and cross-claims against defendant, **Dean Pump**, are dismissed with prejudice and without costs.


Dated: New York, New York
11/27, 2024



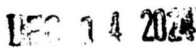
 Joseph W. Belluck, Esq.
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Attorneys for Plaintiffs
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as Executrix of the Estate of VINCENT
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Corporation, on behalf of its Dean Pump
Division
 150 Broadway, Suite 515
 New York, New York 10038
 (212) 791-0285

SO ORDERED, 

 Hon. Suzanne Adams, J.S.C.

Dated: 

FILED
 DEC 18 2024

NEW YORK COUNTY
 COUNTY CLERK

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

-----	X
In Re: NEW YORK CITY	: NYCAL
ASBESTOS LITIGATION	: I.A.S. Part 13
-----	: (Silvera, J.) (Adams, S)
-----	X
This Document Relates To:	: Index No.: 114856/1997
	:
HAROLD KLEIN	:
	: UNOPPOSED SUMMARY
	: JUDGMENT MOTION AND
	: ORDER
-----	X

WHEREFORE, Defendant, CANVAS MW, LLC, formerly known as The Marley-Wylain Company, LLC, incorrectly sued as THE MARLEY-WYLAIN COMPANY (hereinafter "Canvas MW") requests summary judgment in the above-entitled action, pursuant to Civil Practice Law and Rules § 3212, dismissing the complaint and cross-claims against CANVAS MW without prejudice, and after notice to all co-defendants there is no opposition thereto, it is

ORDERED, that all claims and cross-claims against defendant CANVAS MW are dismissed without prejudice and without costs.

Dated: December 3, 2024
New York, New York

WILENTZ GOLDMAN & SPITZER,
P.A.

By: Kevin M. Berry
Kevin M. Berry, Esq.
Attorney for Plaintiff
14 Wall Street Suite 6B
New York, NY 10005

LEADER BERKON COLAO
& SILVERSTEIN LLP

By: David J. Goodearl
David J. Goodearl, Esq.
Attorneys for Defendant, Canvas MW, LLC
630 Third Avenue
New York, New York 10017

SO ORDERED: 184 DEC 18 2024
Hon. ~~Adam Silvera~~, J.S.C.
Suzanne Adams

FILED
DEC 18 2024
NEW YORK COUNTY
COUNTY CLERK

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

IN RE: NEW YORK CITY ASBESTOS LITIGATION

LAWRENCE M. DALLAND JR., as executor of the
Estate of LAWRENCE M. DALLAND SR.,

Plaintiffs,

-against-

A.O. SMITH WATER PRODUCTS; et al

Defendants.

NYCAL

I.A.S. Part 13

(Silvera, J.)

Index No.: ~~101208/06~~

101028/2006

March 2012 FIFO

**UNOPPOSED SUMMARY
JUDGEMENT
MOTION AND ORDER**

WHEREFORE, defendant YUBA HEAT TRANSFER LLC f/k/a YUBA HEAT TRANSFER, DIVISION OF CONNELL-LIMITED PARTNERSHIP s/h/a CONNELL LIMITED PARTNERSHIP and YUBA HEAT TRANSFER (a division of CONNELL LIMITED PARTNERSHIP, requests summary judgment in the above-entitled action, pursuant to Civil Practice Law and Rules § 3212, dismissing the complaint and cross claims against YUBA HEAT TRANSFER LLC f/k/a YUBA HEAT TRANSFER, DIVISION OF CONNELL-LIMITED PARTNERSHIP s/h/a CONNELL LIMITED PARTNERSHIP and YUBA HEAT TRANSFER (a division of CONNELL LIMITED PARTNERSHIP), with prejudice, and after notice to all co-defendants there is no opposition, it is

ORDERED that all claims and cross-claims against defendant YUBA HEAT TRANSFER LLC f/k/a YUBA HEAT TRANSFER, DIVISION OF CONNELL-LIMITED PARTNERSHIP, s/h/a CONNELL LIMITED PARTNERSHIP and YUBA HEAT TRANSFER (a division of CONNELL-LIMITED PARTNERSHIP), are dismissed with prejudice and without costs,

Dated: Albertson, New York
10/23, 2024

Jordan Fox, Esq.
BET.LUCK & FOX, LLP
Attorney for Plaintiff
546 Fifth Avenue, 5th Floor
New York, New York 10036

Frank A. Cecere, Esq
AHMUTY, DEMERS & McMANUS
Attorneys for Defendant
YUBA HEAT TRANSFER LLC
200 LU. Willets Road
Albertson, New York 11507
Our File No.: ESZB 000206 FAC

SO ORDERED,  NOV 20 2024

HON. SUZANNE ADAMS
J.S.C.

FILED

DEC 18 2024

NEW YORK COUNTY
COUNTY CLERK