# North American Refractories Company Asbestos Personal Injury Settlement Trust ("the NARCO ASBESTOS TRUST")

# Proof of Claim Form for Unliquidated Claims to be Processed Under Individual Review

# Submit Completed Claims to:

Claims Resolution Management Corporation 3120 Fairview Park Drive, Suite 200 Falls Church, VA 22042 (703) 204-9300 1-800-536-2722

For information on filing electronically, please call Claims Resolution Management Corporation ("CRMC") at the above numbers or e-mail CRMC at: <a href="MarcoInquiry@claimsres.com">NarcoInquiry@claimsres.com</a>.

# Law Firm Administrative Contact for this Claim:

Name:	
Telephone Number:	
Title:	
E-mail address:	
Law Firm:	

Please carefully review the Instructions for Completing the NARCO Asbestos Trust Proof of Claim Form for Unliquidated Claims to be Processed under Individual Review (the "IR Instructions") prior to completing this claim form. Submission of the claim form constitutes a confirmation that the preparer of the claim form has reviewed the IR Instructions.

### **REVIEW PROCESS:**

The review process is important. Incorrect selections may impact the processing of your claim which could result in processing delays or the return of your claim form. Please review the IR Instructions. If questions remain, please call the CRMC Help Line at 1-800-536-2722 for assistance. At any time during the Individual Review process, the NARCO Asbestos Trust may request that the claimant submit additional or more detailed information. Regarding the confidentiality of information submitted to the NARCO Asbestos Trust, please review the Confidentiality Agreement at www.narcoasbestostrust.org.

Check the following box if this submission definition below)	on is an unliquidated P	re-Established Claim (see
(An unliquidated Pre-Established Claim is was filed and served on NARCO or Honey 4, 2002 (the "Petition Date"), based upon related injury arose in whole or in part froor (ii) an unliquidated NARCO Asbestos T entered into with Honeywell after the Petit Date"), and the settlement agreement entit to be liquidated by the Trust in accordance Procedures (the "TDP").	well as a defendant in th allegations that the inju m exposure to a NARCC rust Claim subject to a b ion Date but prior to Ap les the claimant to file a	te tort system prior to January ared party's alleged asbestos-O asbestos-containing product, binding settlement agreement, aril 30, 2013 (the "Effective NARCO Asbestos Trust Claim
Note: Individual Review ("IR") processin Scheduled Value for Disease Level I (Othe (Asbestosis/Pleural Disease). Also, Individ Cancer 2), Exigent, Extraordinary, Second	r Asbestos Disease) or I lual Review must be use	Disease Level II d for Disease Level V (Lung
Check if any of the following special situ	ations apply to this cla	im:
☐ Extraordinary ☐ ☐	Exigent Health	Exigent Hardship
(Note: <b>In addition to the restriction of IR</b> review the IR Instructions and the TDP for information can be found on CRMC's web	details. Additional clair	m filing documents and

# PART 1: INJURED PARTY INFORMATION - MANDATORY

Name:			
First	Middle Initial	Last	Jr. Sr. etc
Social Security Number:		_	
OR			
International Id:			
List any other names by whic	h the injured party has	been known (e.g.,	maiden name), if available:
First Name:	Last Name:		<u></u>
First Name:	Last Name:		
Date of Birth:  (MM/DD/YY)  Address of Current Residence			
rudiess of Current Residence	Street Address		
	City, State (Province	e) Zin Code (Pos	tal Code) Country
Length of time at Current Res	· ·	, -	,
Claimant's Jurisdiction election	on:		
Identify the basis of Claimant	's Jurisdiction Election	::	
☐ Place of tort lawsuit	Place of exposur	re 🗌 Cur	rent Residence
If the Claimant's Jurisdicti documentation to this claim example, a copy of a driver limited to a copy of a deed an affidavit explaining the documentation is not availa-	n form supporting the Car's license, passport, or lease, utility bill, etc.) Claimant's Jurisdiction	Claimant's Jurisdic other proof of res ) or, if such docur	ction election (for idence (including but not nentation is not available,

Injured party's mari	tal status at filing of claim, or if deceased, at time of death:
Married	Single Divorced Widowed
If married wit	h spouse/partner, please provide the following information:
Date of marris	age or union (MM/DD/YYYY), if available:
Spouse's/Part	ner's First Name: Last Name:
If injured party is	LIVING and not represented by counsel
Mailing Address	
S	Street Address
	City, State (Province), Zip Code (Postal Code), Country
Daytime Telephone:	Area Code
E-mail Address:	
If injured party is	
Last state of residen	ce of injured party if known:Date of Death:(MM/DD/YYYY)
Was death asbestos Yes	related? (Check box)

# Personal Representative

	tative Name (if injured party is torney, filing on his/her behalf		living and has a person,
Name:			
First	Middle Initial	Last	Jr. Sr. etc.
Identify Personal R guardian, administr	epresentative's official capacity rator, or other):	in representing	the injured party (relative,
If not represented b	by counsel:		
Mailing Address:			
· ·	Street Address		
	City, State (Province), Zip C	Code (Postal Co	de), Country
Daytime Telephon	e:		
	Area Code		
E-mail Address:			

# PART 2: LAW FIRM/ATTORNEY INFORMATION – MANDATORY, if applicable

# IF AN ATTORNEY IS REPRESENTING THIS INJURED PARTY, COMPLETE THIS SECTION: Law Firm Name: Attorney Assigned: Telephone: - Fax: - Area Code E-mail address: Street Address For Claim-Related

City, State (Province), Zip Code (Postal Code)

**Correspondence:** 

Country

### PART 3: ASBESTOS-RELATED INJURY - MANDATORY

### **DIAGNOSED INJURIES:**

Check the box that indicates the **most serious** asbestos related injury that is being alleged and indicate the first diagnosis date associated with that injury.

See the IR Instructions for the medical documentation required to support each Disease Level as outlined in section 4.7 of the TDP. You must include the earliest qualifying medical documentation for the highest level disease claimed.

Disease  ☐ Other Asbestos Disease (Level I)	
Asbestosis/Pleural Disease (Level II)	
☐ Severe Asbestosis (Level III)	
☐ Other Cancer (Level IV)	
☐ Colorectal ☐ Laryngeal ☐ Esophageal ☐ Pharyngeal ☐ Stomach Cancer ☐ Lung Cancer 2 (Level V) ☐ Lung Cancer 1 (Level VI) ☐ Mesothelioma (Level VII)	
Other (Identify injured party's "Other" d	liagnosis)
First Diagnosis Date	MM DD YYYY
For Levels IV and VI, provide the date of d Nonmalignant Disease	liagnosis of underlying Bilateral Asbestos Related
	$\overline{\text{MM}} \ \overline{\text{DD}} \ \overline{\text{YYYY}}$

# PART 4: ASBESTOS-RELATED LITIGATION AND CLAIMS HISTORY - MANDATORY, if applicable

Has an asbestos-related lawsuit or claim ever been filed on behalf of the injured party?  Yes No
If "yes", you must provide the following information. Otherwise, proceed to PART 5.
Part 4, Subpart A: Litigation History
For every asbestos-legal action filed on behalf of the injured party, identify the information requested below (including for cases that have been dismissed, discontinued, or otherwise resolved).
In addition, the claimant and the claimant's law firm must attach to this Claim Form: the file-stamped copy of the complaint, as amended, any standard disclosures or interrogatories and the answers thereto required by the applicable jurisdiction, and any affidavits or deposition testimony submitted by or on behalf of the injured party. In addition to the submission of all documentation required by this Part 4, Subpart A, you must submit an affirmation in which you or your attorney affirm to the best of your (or your attorney's) knowledge, information and belief, formed after an inquiry reasonable under the circumstances, that all documents required by Part 4 of the IR claim form have been submitted to CRMC as part of the claim file for this claim.
To the extent that affidavits or depositions from a person other than the injured party include information that bears on an injured party's exposure to a NARCO asbestos-containing product (whether or not the affidavits or depositions mentioned NARCO) and were submitted on behalf of the injured party to a court, an insurance company, or an asbestos defendant in the tort system in an effort to support an asbestos claim, those affidavits and depositions must also be submitted. Such affidavits and depositions must be submitted regardless of whether they tend to support the claim of exposure to a NARCO asbestos-containing product. Affidavits and depositions that do not relate to the time period of the injured party's exposure to a NARCO asbestos-containing product do not have to be submitted to the NARCO Trust, unless the affidavit or deposition: (1) names the injured party; and (2) contradicts the evidence of the injured party's exposure to a NARCO asbestos-containing product. Affidavits that were submitted to other asbestos trusts only do not have to be submitted to the NARCO Trust.
Was NARCO or Honeywell named as a defendant prior to the Petition Date of January 4, 2002, based upon allegations that the injured party's alleged asbestos-related injury arose, in whole or in part, from exposure to NARCO asbestos-containing products?
☐ Yes ☐ No

Has the injured party or claimant ever received monies related to above-referenced lawsuit(s) from NARCO, Honeywell, or their insurers based upon allegations that the injured party's alleged asbestos-related injury arose, in whole or in part, from exposure to NARCO asbestos-containing products? \(^1\)
☐ Yes ☐ No
If "yes," amount: \$
Has a claim on behalf of the injured party ever been submitted to NARCO or Honeywell pursuant to an administrative settlement agreement? <sup>2</sup>
☐ Yes ☐ No
If "yes," indicate the date of submission:  (MM/DD/YYYY)
Was the injured party or claimant a party to a tolling agreement with NARCO or Honeywell? $^3$
☐ Yes ☐ No
If "yes," provide the dates of the tolling and attach documentation of the agreement:
Beginning Date: Ending Date: (MM/DD/YYYY) Ending Date: (MM/DD/YYYY)

<sup>&</sup>lt;sup>1</sup> Answering "Yes" to this question will require Pre-Established Unliquidated Review.
<sup>2</sup> Answering "Yes" to this question will require Pre-Established Unliquidated Review.
<sup>3</sup> Answering "Yes" to this question will require Pre-Established Unliquidated Review.
POC Form for Unliquidated Claims to be Processed Under IR (3/16/2021)

# Part 4, Subpart B: Claims History

	I on behalf of the injured party with any asbestos-related bankruptcy entity, bestos-related claims resolution organization?
Yes No	Decline to answer
	n file and identify the following for each asbestos-related bankruptcy ast, or asbestos-related claims resolution organization (attach additional
Name and nature of entire	ty with which the claim was made:
Date Claim Filed:	Amount of compensation, if any, received as a result of claim:  \$
(MM/DD/YYYY)	
Name and nature of entire	ty with which the claim was made:
Date Claim Filed:	Amount of compensation, if any, received as a result of claim:  \$
$\overline{(MM/DD/YYYYY)}$	

# PART 5: EXPOSURE TO NARCO ASBESTOS- CONTAINING PRODUCTS – MANDATORY

# OCCUPATIONAL AND EXPOSURE HISTORY

Completing Part 5, Subpart A of this section is <u>mandatory</u>. It reflects all periods of exposure to NARCO asbestos-containing products by an occupationally exposed person necessary to meet the applicable requirements of the TDP.

Completing Part 5, Subpart B of this section is necessary only when the claimant is alleging an asbestos-related disease resulting from exposure to an occupationally-exposed person. In other words, exposure to asbestos was secondary as in the case of a family member.

Completing Part 5, Subpart C of this section is <u>mandatory</u>, to the extent applicable (i.e., if the claimant is aware of alternate exposures).

**NARCO Exposure, Subpart A: Occupational exposure - MANDATORY.** This section <u>must</u> be completed, describing all periods of NARCO asbestos-containing products exposure of the occupationally exposed person necessary to meet the applicable requirements of the TDP. Industry, product and occupation codes are listed on pages 18 through 21.

m:			To:		
	MM	YYYY	$\overline{MM}$	YYYY	
	Industry	/ Code:			
		25 – Please describe	e:		
	Occupa	tion Code:			
	If the in	jured party's occupa	ation is not an exact ma	natch to an occupation on the occup	atio
	-	"Occupation Code occupation.	126. Other" and use th	ne "Comment" field to provide the	
	Comme	nt:		_	
	W/1	- I :- C- 1	(Th 4.1.1. W)	(7. d. '4. T '. 4 d	
		•	_ ` .	Vorksite List codes are available the code #583 Not Qualified to	
		an exposure site that	, .	•	
	Location	n within worksite/pl	ant where exposure oc	ccurred (if available):	
_					

Nar	me of Site/Plant of Exposure:	
City	y:	
Stat	te/Province:	
Cou	ıntry:	
Pro	duct Code(s):	
Description of	Occupational Exposure at this worksite:	
The occupations	ally-exposed person:	
a) Wor	ked on a regular basis with a NARCO asbestos-cont	aining product; or
b) Wo	rked on a regular basis in close proximity to workers	s who:
i. 🗆	Handled raw asbestos fibers on a regular basis;	
ii.□	Fabricated asbestos-containing products so that he/process was exposed on a regular basis to raw asbe	
<sub>iii</sub> .□	Installed, altered, repaired, removed or otherwise we containing product such that he/she was exposed or asbestos fibers.	
•	ng an Extraordinary Claim, did the injured party's as orking at one or more manufacturing facilities of NA	<u>*</u>
Yes	☐ No	
If "yes," state the	e dates that the injured party worked at one or more N	NARCO facilities:
Name of Facili	•	and Date MM/DD/YYYY)
	ng an Extraordinary Claim, identify the percentage of e that arises from NARCO asbestos-containing produ	

If the site/plant is not on the acceptable Worksite List, complete the following:

# NARCO Exposure, Subpart B: Secondary exposure, including family member.

TI UIII.			To:		
From: MM	YYYY		To:	YYYY	
	ne of the occupational able), and his/her rela		•	•	ternational
First Name:	I	Last Name:	_		_
Social Security	Number (if available)	):			OR
International Id	(if available):				
	heck box)				

If the injured party has additional exposure periods and such exposure periods must be established in order to meet the applicable exposure requirements of the TDP, please copy and attach additional exposure pages and number each set of pages.

# **Exposure to Other Substances, Subpart C:**

If injured party's Disease Level is Level III – VI, as per the "Diagnosed Injuries" section in Part 3,
then state, to the best of your knowledge, whether the injured party has ever been exposed to any of
the following substances during the course of any employment that may have contributed to the
injured party's Disease Level.

	(a) arsenic	(e) coal dust	(h) lead	(k) silica
	(b) beryllium	(f) coal tar	(i) nickel	(l) talc
	(c) cadmium	(g) fiberglass	(j) radiation	(m) welding fumes
	(d) chromium			. ,
If "yes,	" please describe tl	he circumstances of su	ich exposure.	
<i>J</i> ,	rame manager			

### PART 6: OTHER REQUISITE OCCUPATIONAL EXPOSURE TO ASBESTOS-CONTAINING PRODUCTS OR ACTIVITIES – MANDATORY, where applicable

To qualify for certain Disease Levels, the claimant must demonstrate Significant Occupational Exposure to asbestos or other cumulative occupational asbestos exposure. If the Disease Level that the claimant seeks to qualify for requires Significant Occupational Exposure or other cumulative occupational asbestos exposure, please complete this Part 6. Otherwise, proceed to Part 7.

Provide all periods of the occupationally exposed person's asbestos exposure sufficient to meet the five-year requirement regardless of whether NARCO products were involved.

Completing Part 6, Subpart A should reflect all periods of exposure to asbestos by an occupationally, or directly, exposed person necessary to meet the applicable requirements of the TDP.

Completing Part 6, Subpart B <u>is necessary only</u> when the claimant is alleging an asbestos-related disease resulting from exposure to an occupationally-exposed person. In other words, exposure to asbestos was secondary, as in the case of a family member. If Subpart B is completed, Subpart A must contain the exposure information of the individual that was occupationally, or directly, exposed to the asbestos product(s).

Other Requisite Occupational Exposure Subpart A: Occupational Exposure - MANDATORY. This section <u>must</u> be completed describing all periods of asbestos exposure of the occupationally exposed person necessary to meet the applicable requirements of the TDP. Industry and Occupation codes are listed on pages 18 through 20.

From:			To	:			
	MM	YYYY		MM	YYYY		
		y Code:					
	If Code	25 – Please describ	e:				
	Occupa	Occupation Code:					
	If the injured party's occupation is not an exact match to an occupation on the occupations list, use "Occupation Code 126. Other" and use the "Comment" field to provide the specific occupation.						
	Comme	ent:					
	Na	ame of Site/Plant of	Exposure:				
	Cit	ty:					
	Sta	ate/Province:					
	Co	ountry:					

### **Description of Occupational Exposure at this worksite:**

i. Handled raw asbestos fibers on a regular basis; or ii. Fabricated asbestos-containing products so that he/she in the fabrication process was exposed on a regular basis to raw asbestos fibers; or iii. Installed, altered, repaired, removed or otherwise worked with an asbestoscontaining product such that he/she was exposed on a regular basis to asbestos fibers; or Was employed in an industry and occupation such that he/she worked on a regular iv. basis in close proximity to workers engaged in activities described in i, ii, or iii above. None of the above. Please provide a description of how he/she was exposed to v. asbestos: If category (iv) was checked for exposure: Check the category that best describes the exposure of occupationally-exposed co-worker(s) in proximity: \_\_\_\_ (i) Handled raw asbestos fibers on a regular basis; (ii) Fabricated asbestos-containing products so that he/she in the fabrication process was exposed on a regular basis to raw asbestos fibers; or (iii) Installed, altered, repaired, removed, or otherwise worked with an asbestos-containing product such that he/she was exposed on a regular basis to asbestos fibers. List the Occupation code(s) of occupationally-exposed co-worker(s) in proximity. Occupation Code(s) (select the closest): Other Requisite Occupational Exposure, Subpart B: Secondary exposure, including family member. Enter the dates that the injured party was exposed to the occupationally-exposed person (the other person): From:  $\overline{\text{MM}}$   $\overline{\text{YYYY}}$ YYYY MM

The injured party or the occupationally-exposed person in the case of a secondary exposure claim:

Provide the name of the occup party:	ationally-exposed	d person and his /her relationship to the injured
First Name:	Last Name:	
Relationship: (check box)  Other; please explain:		Tenant, boarder, roommate
Proof of exposure must be su Instructions.	ıbmitted – see Su	officiency of Evidence, Part 6, in the IR
0 1 0	the applicable ex	periods and such exposure periods must be aposure requirements of the TDP, please copy mber each set of pages.

## **Industry Codes:**

- 01 Aerospace/Aviation
- 02 Aluminum Manufacturing
- 03 Asbestos Abatement
- 04 Asbestos Mining
- 05 Asbestos Products Manufacturing
- 06 Automobile/Mechanical Friction
- 07 Chemical
- 08 Construction Trades
- 09 Electric Power Production
- 10 Glass Manufacturing
- 11 Insulation
- 12 Iron
- 13 Longshore
- 14 Maritime
- 15 Military
- 16 Non-Asbestos Products Manufacturing
- 17 Petrochemical
- 18 Railroad
- 19 Shipyard Construction/Repair
- 20 Steel
- 21 Textile
- 22 Tire/Rubber
- 23 Utilities
- 24 Building Occupant/Bystander
- 25 Other

# **Occupation Codes:**

Abatement Worker	01	Electrical Technician	41
Acoustical Worker	02	Electrician	42
Air Conditioning Installer/Repairer	03	Electrician Helper	43
Asbestos Worker	04	Elevator Construction Worker	44
Beamer	05	Erector	45
Boiler Coverer	06	Final Construction Inspector	46
Boiler Inspector	07	Fireman	47
Boiler Insulator	08	Floor Tile/Linoleum Layer	48
Boiler Operator	09	Floor Tile Installer	49
Boiler Repairer	10	Furnace Helper	136
Boiler Tender	11	Furnace Installer/Repairer	50
Boiler Worker	12	Furnaceman	129
Boilermaker	13	Furnace Operator	128
Boilerman	14	Furnace Worker	51
Brick Gang	15	Glazier	52
Brick Mason	16	Hammer Driver	53
Brick Room Helper	17	Heat System Installer/Repairer	54
Bricklayer	18	Heating Insulator	55
Bricklayer Helper	134	Heat Treater	130
Brickman	19	Heat-treating equipment operator	131
Building Remodeler	20	Heating Worker	56
Burner	21	Hod Carrier	57
Carpenter	22	HVAC Installer/Repairer	58
Caulker	23	Industrial Electrician	59
Ceiling Tile Installer	24	Insulation Apprentice/Helper	60
Cement Finisher	25	Insulation Machinist	61
Cement Worker	26	Insulation Worker	62
Chipper	27	Insulator	63
Chipper & Grinder	28	Insulator Helper	132
Coke Worker	127	Ironworker	64
Concrete Laborer	29	Laborer	65
Concrete Worker	30	Lather	66
Construction Laborer	31	Lagger	67
Construction Mechanic	32	Locksmith	68
Construction Superintendent	33	Machinist	69
Construction Worker	34	Maintenance Mechanic	70
Contractor	35	Mason	71
Coppersmith	36	Mason Tender	72
Crane Operator	37	Millwright	73
Demolition Worker	38	Mortar Mixer	74
Drywall Applicator	39	Other	126
Drywall Taper	40	Paint Mixer	75

Painter	76	Tile Operator	116
Pile Driver	77	Tile Worker	117
Pipe Carrier	78	Vinyl Asbestos Floor Tile Worker	118
Pipe Coverer	79	Weld Checker	119
Pipe Cutter	80	Welder	120
Pipe Foreman	81	Welding Assistant	121
Pipe Grinder	82	Welding Helper	122
Pipe Hanger	83	Welding Inspector	123
Pipe Insulator	84	Welding Instructor	124
Pipe Layer	85	Welding Foreman	125
Pipe Racker	86	Č	
Pipe Repairer	87		
Pipe Stripper	88		
Pipe Welder	89		
Pipefitter	90		
Pipefitter Helper	91		
Plasterer	92		
Plumber	93		
Potroom Worker	94		
Pot Room Worker / Boiler	133		
Operator Pourer	95		
Refrigeration/HVAC Equipment	96		
Installer/Repairer	97		
Rigger Rivet Bulker	97		
Riveter	98 99		
Roofer	100		
Sheetmetal Mechanic	100		
Sheetmetal Worker	101		
Sheetrock Hanger	102		
Shingle Catcher	103		
Shipfitter	135		
Siding Erector	105		
Soundproofing Installer	106		
Spray Insulator	107		
Steamfitter	108		
Structural Worker	109		
Telephone Cable Insulator and	110		
Installer Tile Grinder	111		
	111		
Tile Helper Tile Installer	112		
	113		
Tile Layer			
Tile Mechanic	115		

### **NARCO Asbestos Product Codes:**

- 1. Aerogun
- 2. Anti-Erode Trowel
- 3. BOF-Cote
- 4. BOF-Patch
- 5. CM Gun Mix
- 6. CM-18 Gun Mix
- 7. MC-Gun Mix
- 8. Narcocast ES Fine Trowel
- 9. Narcocrete Trowel
- 10. Narcogun CM-343
- 11. Narcogun C.O.
- 12. Narcogun CR-346
- 13. Narcogun CR-346NN
- 14. Narcogun CRD-347
- 15. Narcogun MC-339
- 16. Narcogun MCD-344
- 17. Narcogun P-340
- 18. Narcogun PD-345
- 20. Narcogun SD-336
- 21. Narcolite
- 22. Narmag 60 DBRC
- 23. Narmag OH Gun Mix
- 24. Stazon
- 25. Super 505 Hot Gun C
- 26. Unicote
- 27. W0-339 MC Gun
- 28. Other NARCO Product

# **PART 7: ADDITIONAL INFORMATION**

	Tobacco History (Required arty ever used tobacco produc		esothelioma)
Yes	☐ No		
tobacco products	estion above, please identify e and the average number of po to the injured party's history p if necessary.	acks, cigars, or pipes per	r day. If you are not
<b>Product Type</b>	Start Date (MM/DD/YYYY)	Quit Date (MM/DD/YYYY)	Packs/Cigars/Pipes/ Chews Per Day
☐ Cigarettes			
Cigars			
Pipes			
Chewing Tobacco			
☐ Cigarettes			
Cigars			
☐ Pipes			
Chewing Tobacco			
☐ Cigarettes			
Cigars			
☐ Pipes			
Chewing Tobacco			
☐ Cigarettes			
Cigars			
☐ Pipes			
Chewing Tobacco			

	ent/Earnings In asing the claim va	formation alue, in whole or in part,	on economic losses?		
☐ Ye	es 🗌 No				
	inswer the follow 0, or other credit	ing questions, and providule of the providule of the contract	le an economist report, I	RS Form W-2, IF	RS
Identify In	jured Party's Cu	rrent Employment Status	:		
Full-Ti	ime  Part-Time	e Retired Partiall	y Disabled 🔲 Totally D	oisabled  Dece	ased
Amount of Date last v	f Last Annual Wavages received: _	(MM/DD/YYYY)			
medical co	_	earnings or impairment on the following to the extent Asbestos Trust:	<u> </u>		s
con	•	conditions of any kind, w ured party's loss or impa		-	-
	Medical	Start Date of Loss or	End Date of Loss or	Total Wage	
	Condition	Impairment (MM/DD/XXXXX)	Impairment (MM/DD/XXXXX)	Loss if	
		(MM/DD/YYYY)	(MM/DD/YYYY)	asbestos- related	
			<del> </del>		

Financial Dependents

Identify the injured party's spouse/partner and any other financial dependents at the time of diagnosis.

Attach additional pages if necessary.

Last Name	First Name	MI	Date of Birth (MM/DD/YYYY)
Identify dependent	l 's relationship to the	injured party:	
Spouse/Partner	☐Child ☐Hei	r Other	
If dependent is	an "heir" or "other,"	explain the injured	party's relationship to the dependent:
Does dependent res	side with the injured	party or the survivi	ng spouse/partner? Yes No
Is dependent emplo	oyed?	Yes	No
If "yes," identify th	ne dependent's annua	al income. You mu	st provide supporting documentation.
Identify the amoun annual basis:  \$	t of financial suppor	t that the injured pa	rty provides to the dependent on an
	e explain any other disruption of househ		d be considered (e.g., disability, ational activities, dependencies, special

### **PART 8: SIGNATURE - MANDATORY**

This claim form must be signed by the injured party's attorney or, if the injured party is not represented by an attorney, the injured party or the injured party's personal representative.

If signed by an attorney, by signing below, the attorney certifies that the information and materials with respect to this claim, submitted now or in the future, including any supplemental documentation or information, changes and corrections are and will be submitted pursuant to and subject to the provisions of Rule 11 of the Federal Rules of Civil Procedure. In addition, by signing below, the attorney certifies and warrants that if this claim is filed on behalf of the injured party and/or the injured party's estate, the person filing the claim is authorized by law to file this claim on behalf of the injured party, the injured party's heirs, representatives, successors, assigns and estate.

If signed by the injured party, I (the injured party) have reviewed the information submitted on this claim form and all documents submitted in support of this claim. By signing below, I hereby certify, under penalty of perjury, that the information submitted in connection with this claim meets the requirements of Federal Rule of Civil Procedure 11(b). I also certify that I am aware that there are potential penalties for presenting a fraudulent claim that include a fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

If signed by the injured party's personal representative, I (the personal representative) have reviewed the information submitted on this claim form and all documents submitted in support of this claim. By signing below, I hereby certify, under penalty of perjury, that the information submitted in connection with this claim meets the requirements of Federal Rule of Civil Procedure 11(b). I also certify that I am aware that there are potential penalties for presenting a fraudulent claim that include a fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

Signature of the injured party, personal representative or attorney	
Please print the name and relationship to the injured party of the signatory above.	
Date: / / MM DD YYYY	

# **Submission Checklist**

specifi	our convenience, below is a checklist of documents that <i>may</i> be required depending on the ic facts of the claim being submitted. Please consult the IR Instructions and the relevant as of the claim form to determine if a particular document is, in fact, required.
	Death Certificate (if applicable)
	If the Claimant's Jurisdiction is based on Current Residence, documentation supporting the Claimant's Jurisdiction election (for example, a copy of a driver's license, passport, or other proof of residence (including but not limited to a copy of a deed, lease, utility bill, etc.)) or, if such documentation is not available, an affidavit explaining the Claimant's Jurisdiction election and the reason(s) why documentation is not available.
	Letters of administration or other proof of the personal representative's official capacity as provided or allowed by applicable state law (if personal representative information is provided)
	For any litigation referenced in Part 4, Subpart A, the file-stamped copy of the complaint, as amended, any standard disclosures or interrogatories and the answers thereto required by the applicable jurisdiction, and any affidavits or deposition testimony submitted by or on behalf of the injured party. In addition to the submission of all documentation required by Part 4, Subpart A, you must submit an affirmation in which you or your attorney affirm to the best of your (or your attorney's) knowledge, information and belief, formed after an inquiry reasonable under the circumstances, all documents required by Part 4 of the IR claim form have been submitted to CRMC as part of the claim file for this claim.
	To the extent that affidavits or depositions from a person other than the injured party include information that bears on an injured party's exposure to a NARCO asbestoscontaining product (whether or not the affidavits or depositions mentioned NARCO) and were submitted on behalf of the injured party to a court, an insurance company, or an asbestos defendant in the tort system in an effort to support an asbestos claim, those affidavits and depositions must also be submitted. Such affidavits and depositions must be submitted regardless of whether they tend to support the claim of exposure to a NARCO asbestos-containing product. Affidavits and depositions that do not relate to the time period of the injured party's exposure to a NARCO asbestos-containing product do not have to be submitted to the NARCO Trust, unless the affidavit or deposition: (1) names the injured party; and (2) contradicts the evidence of the injured party's exposure to a NARCO asbestos-containing product. Affidavits that were submitted to other asbestos trusts only do not have to be submitted to the NARCO Trust.
	If you disclose claims in Part 4, Subpart B, provide the claim file for each asbestos-related bankruptcy entity, asbestos-related trust, or asbestos-related claims resolution organization to which a claim has been submitted on behalf of the injured party.
	Proof of Service (as defined in the IR Instructions) if litigation information provided and the claimant is seeking to prove that the claim is an unliquidated Pre-Established Claim as a result of being filed and served on NARCO or Honeywell as a defendant in the tort system prior to the Petition Date
	Medical reports to support the alleged disease. See the IR Instructions for the medical

TDP. You must include the earliest qualifying medical documentation for the highest level disease claimed.
Proof of exposure to NARCO asbestos-containing product(s)
Proof of other requisite exposure to asbestos (if applicable)
Proof of dependent's annual income (if claiming dependents), if known and if any
Proof of Economic Loss when Economic Loss claimed (i.e. an economist report, IRS Form W-2, IRS Form 1040, or other credible evidence).
If you are filing an Exigent Health Claim, you must submit the physician's affidavit required by Section 4.4(b)(1) of the TDP.
If you are filing an Exigent Hardship Claim, you must complete the Application for Classification as Exigent Hardship Claim which is available on CRMC's website (www.claimsres.com).