Exhibit J

P.O. Box 52429 Houston, Texas 77052

June 21, 2017

Telephone 713.874.6099 866.874.6099

KIM YEON-HO INTL LAW OFFICES STE 4105 KOREA WORLD TRADE CTR BLDG 159-1 SAMSUNG-DONG KANGNAM-KU SEOUL REPUBLIC OF KOREA

Re: Request regarding Annex A, Article IX Attorneys' Fees

Dear Mr. Kim;

Article IX of Annex A to the Settlement Facility and Fund Distribution Agreement provides the following:

9.01(a) The fees charges by individually-retained attorneys to a Claimant who elects to participate in the Dow Corning Settlement Program shall not exceed the sum of:

- (i) 10 percent of the first \$10,000 paid to such Claimant;
- (ii) 22.5 percent of the next \$40,000 paid to such Claimant; and
- (iii) 30 percent of the amount in excess of \$50,000 paid to such Claimant.1

The Settlement Facility recently received information from a client of your law firm that the attorney fees withheld from her Settlement Facility award do not comply with Article IX above. Specifically, the client alleged that your law firm asserted attorney fees of 38% of her total award. If true, this is a violation of the Settlement Plan and, if not corrected, will be brought to the attention of the District Court supervising the Settlement Program.

In addition, Q11-4 to the Claimant Information Guide lists the types of allowable expenses that can be deducted from a Claimant's settlement award. It provides:

Q11-4. What expenses can my attorney deduct from any payments I receive from the Settlement Facility? Certain expenses — if allowable under applicable state law and the individual arrangement between you and your attorney — can be charged against your payment if they are solely attributable to your claim or case. Chargeable expenses are limited to the following types of cost incurred on your behalf: medical evaluation expenses, expenses incurred in obtaining copies of your medical records, medical bills paid on your behalf, court costs, court reporter expenses, expert witness fees, expenses of medical witnesses, and travel costs incurred for depositions or court appearances in your case.

The Settlement Facility also recently received information from a client of your law firm that expenses withheld from her Settlement award do not comply with Q11-4. Specifically, the client alleged that your law firm charged a \$200 filing fee for submitting a claim to the Settlement Facility. The Settlement Facility does not charge a filing fee for filing a claim, and any such filing fee by a law firm is not an allowable expense.

The Settlement Facility previously sent you correspondence regarding the alteged violation. We are happy to hear that you have adjusted the attorney fee and expense for the client in question. As Claims Administrator, I have the fiduciary duty to ensure that no Settlement claimants have been charged fees in excess of the Plan's limits and/or unallowable expenses. Therefore, I am asking you to confirm to me in writing that your law firm is in compliance with allowable attorney fee and expenses for all of your clients.

Thank you in advance for your cooperation.

Regards,

Ann M. Phillips Claims AdministratorSF-DCT

Order Granting Motion of Class 6.1 Counsel for Adjustment of Attorney Fee Schedule, Order Granting Motion of Class 6.2 Counsel for Adjustment of Attorney Fee Schedule