## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN DETROIT DIVISION

In Re:  Dow Corning Corporation	) )	Case No. 00-CV-00005 (Settlement Facility Matters)
WITHDRAWAL OF MOTION AND MEMORANDUM IN SUPPORT OF TO TOLL THE ONE YEAR DEADLINE FOR CURING DISEASE CLAIM DEFICIENCIES		
Comes now	(SID	), by and through her
undersigned counsel of record, and requests that the Court withdraw the Motion		
and Memorandum in Support of		to Toll the One Year Deadline
for Curing Disease Claim Deficienci	ies filed with	the Court on June 6, 2005. Her
claim was approved after reconsider	ation of an ap	opeal to the Claims Administrator
This the 6 <sup>th</sup> day of July, 2005.		

/s/Leslie J. Bryan Leslie J. Bryan

DOFFERMYRE SHIELDS CANFIELD KNOWLES & DEVINE, LLC 1355 Peachtree Street Suite 1600 Atlanta, GA 30309

Telephone: 404-881-8900 Facsimile: 404-881-3007 Email: lbryan@dsckd.com

Attorney for

## **CERTIFICATE OF SERVICE**

I hereby certify that on July 6, 2005, I electronically filed the foregoing WITHDRAWAL OF MOTION AND MEMORANDUM IN SUPPORT OF TO TOLL THE ONE YEAR DEADLINE FOR CURING DISEASE CLAIM DEFICIENCIES with the Clerk of the Court using the CM/ECF system. I further certify that I have emailed the foregoing to each of the following individuals.

For the Claimants' Advisory Committee Dianna Pendleton-Dominguez P. O. Box 665 St. Mary's, Ohio 45885 Dpend440@aol.com

For the Debtor's Representatives
Deborah E. Greenspan
Dickstein Shapiro Morin & Oshinsky LLP
2101 L Street, N.W.
Washington, DC 20037
GreenspanD@dsmo.com

For the Finance Committee
David Austern
Claims Administrator
Settlement Facility – Dow Corning Trust
3100 Main Street, Suite 700
Houston, Texas 77002
info@sfdct.com

/s/ Leslie J. Bryan Leslie J. Bryan

Attorney for