## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

IN RE 

\$ CASE NO. 00-CV-00005-DT 
\$ (Settlement Facility Matters)

DOW CORNING CORPORATION,

§ §

Reorganized Debtor § HON. DENISE PAGE HOOD

## CONFIDENTIALITY ORDER REGARDING SETTLEMENT FACILITY – DOW CORNING DATA

The Finance Committee has determined that it is in the best interests of the Amended Joint Plan of Reorganization and the Settlement Facility and Fund Distribution Agreement in the above-captioned matter to turn over to the Debtor's Representatives and the Claimants' Advisory Committee (collectively the "Parties") certain claims data maintained by the Settlement Facility – Dow Corning Trust ("SF-DCT data"). A companion Order (the "Scheduling Order") to this Order entered on the same date describes the SF-DCT data and provides for a Schedule in connection with use of the SF-DCT data.

To assure compliance with Section 10.10 of the Settlement Facility and Fund Distribution Agreement, the Scheduling Order, and prior Orders of this Court, and to further preserve the confidentiality of SF-DCT claimants' identity and medical information, the Parties who are receiving the SF-DCT data described in the Scheduling Order and their employees, agents, contractors and any other person or entity are directed and Ordered as follows.

- While it is the intent of the SF-DCT to eliminate all claimant specific identifiers prior to the transfer of the SF-DCT data to the Parties, in the event that anyone discovers within the SF-DCT data any claimant specific identifier, such identifying information shall be immediately destroyed.
- SF-DCT data that is produced pursuant to the Scheduling Order shall not be disclosed to any third party or entity unless that third party or entity is specifically charged with analyzing the SF-DCT data or otherwise assisting a Party in working

with the data. In addition, any Party or other person who contracts with or employs a third party entity or person, and any employee of a Party or third party with access to

the SF-DCT data shall be given a copy of this Confidentiality Order.

3. Under no circumstances, for any reason whatsoever, can the SF-DCT data be used

by any Party or person for any purpose other than assisting a Party in the submission

of material to the Finance Committee or this Court in an inquiry to determine whether

it is appropriate to authorize Premium Payments, in whole or in part, pursuant to the

Scheduling Order or any other Order of this Court.

SO ORDERED.

Dated: May 3, 2010

/s/ Denise Page Hood

Denise Page Hood

United States District Judge