IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re: Chapter 11

OWENS CORNING, et al., : Case No. 00-03837 (JKF)

Debtors. : Jointly Administered

NOTICE OF ENTRY OF GENERAL CLAIMS BAR DATE ORDER REQUIRING THE FILING OF PROOFS OF CLAIM

On October 5, 2000, the following debtors (each a "Debtor" and collectively the "Debtors") commenced cases under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"):

Owens Corning (Case No. 00-3837) - - f/k/a Owens Corning Fiberglas Corp.; dba Owens Corning Corp., Cultured Stone, a division of Owens Corning (after 12/31/99); OEM Solutions Group; Owens Corning Tanks; O/C Tanks Corporation; Western Fiberglass, Inc.

CDC Corporation (Case No. 00-3838)

Engineered Yarns America, Inc. (Case No. 00-3839)

Falcon Foam Corporation (Case No. 00-3840)

Integrex (Case No. 00-3841) - - dba Integrex HOMExperts; Integrex Testing Systems LLC; HOMExperts LLC; Owens Corning HOMExperts

Fibreboard Corporation (Case No. 00-3842)

Exterior Systems, Inc. (Case No. 00-3843) - - dba Norandex, Inc.; Fabwel Composites; AmeriMark Building Products, Inc.; Fabwel, Inc.; Fabwel Plastics; Owens Corning Metal Systems; Norandex/Reynolds; Norandex/Reynolds Distribution Company; Norandex Bldg. Products; Reynolds Bldg. Products; Norandex Installation Company; Aristocrat Windows; Weather-Tite

Integrex Ventures LLC (Case No. 00-3844)

Integrex Professional Services LLC (Case No. 00-3845)

Integrex Supply Claim Solutions LLC (Case No. 00-3846)

Integrex Testing Systems LLC (Case No. 00-3847)

Homexperts LLC (Case No. 00-3848)

Jefferson Holdings, Inc. (Case No. 00-3849)

Owens-Corning Fiberglas Technology Inc. (Case No. 00-3850)

Owens Corning HT, Inc. (Case No. 00-3851)

Owens-Corning Overseas Holdings, Inc. (Case No. 00-3852)

Owens Corning Remodeling Systems, LLC (Case No. 00-3853)

Soltech, Inc. (Case No. 003854)

Schedule "1" hereto contains a more detailed list of certain of the Debtors' current and former business and legal names.

PLEASE TAKE NOTICE THAT on November 27, 2001, the United States Bankruptcy Court for the District of Delaware (the "Court"), having jurisdiction over the chapter 11 cases of the Debtors, issued an Order pursuant to Bankruptcy Rule 3003(c)(3): (i) Fixing General Claims Bar Date for Filing Certain Proofs of Claim; (ii) Approving Proposed Proof of Claim Form, General Claims Bar Date Notice and Related Publication Notice and Procedures, and (iii) Approving Proposed Employee and Retiree Claims Notification Procedures (the "General Claims Bar Date Order").

Pursuant to the General Claims Bar Date Order, the Court established April 15, 2002 at 4:00 p.m. prevailing Pacific time (the "General Claims Bar Date") as the last date and time for each person or entity, including, without limitation, each individual, partnership, joint venture, corporation, estate, trust and governmental unit (each individually an "Entity" and collectively, "Entities"), except holders of Excluded Claims, as hereinafter defined, to file a proof of claim against any of the Debtors.

1. WHO MUST FILE A PROOF OF CLAIM

You MUST file a proof of claim if you have a claim (as hereinafter defined) against a Debtor that: (a) arose prior to October 5, 2000, including, but not limited to, claims based upon: (i) the purchase of products by, or the provision of any services to, any of the Debtors; (ii) property damage arising from the presence of asbestos-containing or other products in buildings; (iii) acts or omissions by any the Debtors, including without limitation claims based on indemnification, contribution, reimbursement, subrogation and guarantees; (iv) environmental liabilities; and/or (v) the sale, manufacture, distribution, installation and/or marketing of products by any of the Debtors, including without limitation underground or above-ground storage tanks, roofing shingles, vinyl siding, metal siding and products containing glass fibers, synthetic vitreous fibers, asphalt and/or resins; and (b) is not an Excluded Claim (as hereinafter defined).

The General Claims Bar Date does not apply to asbestos-related personal injury claims and asbestos-related wrongful death claims, whether or not such claims (a) have been resolved or are subject to resolution pursuant to a settlement agreement, including but not limited to a National Settlement Program ("NSP") Agreement or (b) are based on a judgment. Asbestos-related personal injury claims and asbestos-related wrongful death claims will be subject to a separate claim submission process and should not be filed at this time.

The General Claims Bar Date does apply to derivative asbestos claims and asbestos-related claims for contribution, indemnity, reimbursement or subrogation. The

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The term "derivative asbestos claims" means claims asserted by other defendants in asbestos personal injury litigation (such as other manufacturers or distributors of asbestos-containing products or premises owners) and includes cross-claims, contribution claims, subrogation claims, reimbursement or indemnity claims, etc. More specifically, "derivative asbestos claims" are those claims and cross-claims brought by

General Claims Bar Date also applies to personal injury and/or wrongful death claims which are not asbestos-related.

Claims for property damage (including asbestos property damage claims² and any claims for property damage arising from the presence of asbestos-containing or other products in buildings) and claims for contribution, indemnity, reimbursement or subrogation, even though such claims may or might arise directly as a result of exposure to asbestos or asbestos-containing products, are required to be filed on or before the General Claims Bar Date.

Under Section 101(5) of the Bankruptcy Code and as used in this Notice, the word "claim" means: (a) a right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured; or (b) a right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured. Because of this broad definition, acts or omissions of the Debtors that arose before October 5, 2000 may give rise to claims against them notwithstanding that such claims may not have matured or become fixed or liquidated prior to such date.

other defendants in asbestos litigation against a Debtor arising from personal injury claims brought directly against the other defendants, whether in nature of or sounding in tort, contract, warranty, guarantee, contribution, joint and several liability, subrogation, reimbursement, or indemnity or any other theory of law, equity or admiralty for, relating to or arising by reason of, directly or indirectly, liability, debts or obligations for damages to persons or property cause, or allegedly caused, directly or indirectly, by the presence of, or exposure to, asbestos including but not limited to asbestos-containing products or materials manufactured, sold, supplied, produced, specified, selected, distributed, installed, or marketed a Debtor and arising or allegedly arising, directly or indirectly, from acts of omissions of a Debtor.

The term "asbestos property damage claim" means claims that are for diminution of value or economic loss, etc., of or to real property caused by asbestos-containing products or materials which were manufactured, distributed, sold, supplied, produced, specified, selected, installed or marketed by a Debtor. More specifically, "asbestos property damage claims" are those claims against, or any debt, obligation or liability of, a Debtor, whether in the nature of or sounding in tort, contract, warranty or any other theory of law, equity or admiralty, for, relating to or arising by reason of, directly or indirectly, property damages, including but not limited to diminution in the value thereof, or environmental damage or economic loss caused or allegedly caused, directly or indirectly, by asbestos -- including but not limited to asbestos-containing products or materials manufactured, sold, supplied, produced, specified, selected, installed, distributed or marketed by a Debtor -- and arising or allegedly arising, directly or indirectly, from acts or omissions of a Debtor, including but not limited to all claims, debts, obligations or liabilities for compensatory and punitive damages.

2. EXCLUDED CLAIMS

You should not file any proof of claim that is an Excluded Claim. An "Excluded Claim" is any of the following types of claims:

- A. An asbestos-related personal injury claim or an asbestos-related wrongful death claim, whether or not such claim (a) has been resolved or is subject to resolution pursuant to a settlement agreement, including but not limited to a National Settlement Program ("NSP") Agreement or (b) is based on a judgment;
- B. A claim that already has been properly filed with the Clerk of the United States Bankruptcy Court for the District of Delaware or the Claims Agent (as defined below) using a claim form that substantially conforms to the Proof of Claim Form approved for use in these cases and included with this Notice;
- C. A claim that is: (i) listed on the Debtors' Amended Schedules (as defined below); (ii) *not* described in the Amended Schedules as "disputed," "contingent," or "unliquidated;" and (iii) in the same amount and of the same priority as set forth in the Amended Schedules;
- D. An administrative expense of any Debtor's chapter 11 case under section 503(b) of the Bankruptcy Code;
- E. A claim of a Debtor or a Debtor's non-Debtor subsidiary³ against a Debtor;
- F. A claim that has been paid or otherwise satisfied by or pursuant to an Order of the Court;
- G. A claim of an employee of any of the Debtors for deferred compensation;
- H. A claim of a retired employee of any of the Debtors for retirement benefits, including deferred compensation, pension and medical benefits;
- I. A claim of a current or former employee of any of the Debtors for prepetition worker's compensation benefits;

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As used herein, the term "Subsidiary" refers to an Entity that is directly or indirectly controlled by a Debtor. As used herein, the term "control" means having an ownership interest in excess of 50%.

- J. A claim that has been subject to a bar date established by Order of the Court other than the General Claims Bar Date Order; and
- K. A claim which is limited exclusively to a claim for the repayment by the applicable Debtor of principal and interest (a "Debt Claim") on or under any of Owens Corning's 7.5% Notes due 2005, 7.7% Debentures due 2008, 7.5% Debentures due 2018 and 7.0% Senior Notes due 2009 (collectively, the "Notes") or on or under any industrial development, industrial revenue or other conduit bonds issued by a public instrumentality for the benefit of a Debtor (collectively, the "Bonds") or the indenture in respect of each of the Notes or Bonds (the "Indentures" and, each such Indenture collectively with the Notes and/or Bonds issued thereunder, the "Debt Instruments"); provided, however, that: (a) the foregoing exclusion in this subparagraph shall not apply to the indenture trustees under each of the Indentures (the "Indenture Trustees"); (b) each Indenture Trustee shall be required to file a proof of claim on account of the applicable Debt Claims on or under the applicable Debt Instruments for which it is the Indenture Trustee, on or before the General Claims Bar Date; and (c) any holder of Notes or Bonds that wishes to assert a claim arising out of or relating to a Debt Instrument, other than a Debt Claim, shall be required to file a proof of claim on or before the General Claims Bar Date, unless another exception identified herein applies.

YOU SHOULD NOT FILE A PROOF OF CLAIM FORM IF YOU DO NOT HAVE A CLAIM AGAINST ANY OF THE DEBTORS OR IF YOUR CLAIM HAS BEEN PAID IN FULL OR OTHERWISE SATISFIED.

THE FACT THAT YOU HAVE RECEIVED THIS NOTICE DOES NOT MEAN THAT YOU HAVE A CLAIM OR THAT THE DEBTORS BELIEVE THAT YOU HAVE A CLAIM.

3. ASBESTOS-RELATED PERSONAL INJURY CLAIMS AND ASBESTOS-RELATED WRONGFUL DEATH CLAIMS

The General Claims Bar Date does <u>not</u> apply to asbestos-related personal injury claims or asbestos-related wrongful death claims, whether or not such claims (a) have been resolved or are subject to resolution pursuant to a settlement agreement, including but not limited to a National Settlement Program ("NSP") Agreement or (b) are based on a judgment. Asbestos-related personal injury claims or asbestos-related wrongful death claims will be subject to a separate claims process, to be established by the Court, and should not be filed at this time.

4. EXECUTORY CONTRACTS AND UNEXPIRED LEASES

Any person or entity that holds a claim that arises from the rejection of an executory contract or unexpired lease as to which the effective date of such rejection is on or before the entry of the General Claims Bar Date, must, if no earlier deadline is fixed in the rejection Order, file a Proof of Claim Form based on such rejection on or before the General Claims Bar Date. Any person or entity that holds a claim that arises from the rejection of an executory contract or unexpired lease as to which the effective date of such rejection is after the entry of the General Claims Bar Date, must file a Proof of Claim Form of on or before the later of: (i) thirty (30) days after the applicable rejection order is entered; or (ii) the General Claims Bar Date.

5. WHEN AND WHERE TO FILE

To file a claim, you must do the following:

- File with the Claims Agent, as defined below, your claim on the Proof of Claim Form enclosed with this notice. For additional copies of the Proof of Claim Form:
 - Call 1-866-773-8653 or
 - Visit the website at http://www.occlaims.com to download a Proof of Claim Form and instructions for completing the Proof of Claim Form.
- Return your completed Proof of Claim Form(s) to the Claims Agent no later than 4:00 p.m., prevailing Pacific time, April 15, 2002. Proof of Claim Forms will be deemed filed only when actually received by the Claims Agent. Proof of Claim Forms submitted by electronic submission or by facsimile will not be accepted and will not be deemed filed. If you are returning a Proof of Claim Form by mail, allow sufficient mailing time so that the Proof of Claim Form is received on or before April 15, 2002 at 4:00 p.m., prevailing Pacific time. Proof of Claim Forms that are postmarked before that date but received thereafter will be considered late.
- Proof of Claim Forms should be sent to the Claims Agent at the following address:

Claims Agent
In re Owens Corning, et al.
c/o Robert L. Berger & Associates LLC
16161 Ventura Boulevard
PMB 517
Encino, CA 91436

6. WHAT TO FILE

Your filed Proof of Claim Form must: (i) be written in English; (ii) be denominated in lawful currency of the United States, based upon the exchange rate in effect as of the Petition Date, if applicable; (iii) conform substantially with the Proof of Claim Form provided; and (iv) indicate the specific Debtor against which you are asserting your claim. To expedite the processing of your claim, use the Proof of Claim Form approved for use in these cases and enclosed with this Notice.

You must attach to your completed Proof of Claim Form copies of any writings or other documents upon which your claim is based. Submitted documents will not be returned. Do not attach original documents. If the documents supporting your claim are voluminous, you may attach summaries.

Keep a copy of your completed Proof of Claim Form for your records. You will receive written notification of your Proof of Claim Form and the number assigned to it. Time-stamped copies of Proof of Claim Forms will **not** be returned.

7. CLAIMS AGAINST MULTIPLE DEBTORS

If you assert claims against more than one Debtor, you must file a separate Proof of Claim Form against each applicable Debtor. If you file a single Proof of Claim Form asserting a claim against more than one Debtor, your claim will be deemed to have been filed against the first Debtor identified only. All additional identified Debtors will be disregarded.

If you wish to assert claims against one or more Debtors other than the Debtor listed on the enclosed Proof of Claim Form(s), you must request an additional Proof of Claim Form to assert such claim(s) by: (a) calling 1-866-773-8653; or (b) visiting the website at http://www.occlaims.com.

8. EFFECT OF NOT FILING A CLAIM

IF YOU ARE REQUIRED TO FILE A PROOF OF CLAIM FORM AND DO NOT DO SO ON OR BEFORE THE GENERAL CLAIMS BAR DATE OF APRIL 15, 2002, YOU WILL BE FOREVER BARRED, ESTOPPED, AND ENJOINED FROM ASSERTING SUCH CLAIM AGAINST ANY OF THE DEBTORS AND SUCH DEBTORS AND THEIR PROPERTY WILL BE FOREVER DISCHARGED FROM ANY AND ALL INDEBTEDNESS OR LIABILITY WITH RESPECT TO SUCH CLAIM, AND YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OF REORGANIZATION OR PARTICIPATE IN ANY DISTRIBUTION IN SUCH DEBTOR'S CHAPTER 11 CASE ON ACCOUNT OF SUCH CLAIM OR TO RECEIVE FURTHER NOTICES REGARDING SUCH CLAIM.

9. THE DEBTORS' AMENDED SCHEDULES AND ACCESS THERETO

You may be listed as the holder of a claim against one or more Debtors in the Debtors' Amended and Restated Schedules of Assets and Liabilities (the "Amended Schedules"), which were filed on November 20, 2001. The Amended Schedules replace and supersede the Debtors' Schedules of Assets and Liabilities filed with the Court in November and December 2000 (the "Original Schedules"). You should not in any way rely upon the information contained in the Original Schedules.

If you are listed on the Amended Schedules, a description of the nature, amount and classification of your claim, as reflected in the Amended Schedules, is set forth in the upper right hand corner of the enclosed Proof of Claim Form(s). If, prior to the filing of the Amended Schedules, you received Court-authorized post-petition payments from any of the Debtors on account of your claim(s), the enclosed Proof of Claim Form(s) should reflect the net amount of your claim(s) (i.e., reduced by the post-petition payments). If the Debtors believe that you may hold or assert claims against more than one Debtor, you will receive a separate Proof of Claim Form for each applicable Debtor, which will reflect the nature, amount and classification of your claim against each such Debtor, as listed in the Amended Schedules. If you agree with the nature, amount and classification of your claim(s) as described in the enclosed Proof of Claim Form(s), you do not need to file a proof of claim unless your claim is designated as "disputed," "contingent" or "unliquidated." If you are not listed in the Amended Schedules, a description of the nature, amount and classification of your claim, if any, is not set forth on the enclosed Proof of Claim Form.

If it is unclear from the Amended Schedules whether your claim is disputed, contingent or unliquidated as to amount, or is otherwise properly listed and classified, or if you believe you hold a claim against one or more of the Debtors and have not been scheduled, you must file a proof of claim on or before the General Claims Bar Date. Any Entity that fails to file a proof of claim in reliance upon the Amended Schedules bears sole responsibility for determining that its claim is accurately listed therein.

Copies of the Amended Schedules may be examined by interested parties: (a) between the hours of 8:00 a.m. and 4:00 p.m., prevailing Eastern time, at the office of the Clerk of the Bankruptcy Court, United States Bankruptcy Court for the District of Delaware, Sixth Floor, 824 Market Street, Wilmington, Delaware 19801; and (b) on the Court's electronic docket for the Debtors' chapter 11 cases, which is posted on the Internet at http://www.deb.uscourts.gov.

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YOU MAY WISH TO CONSULT AN ATTORNEY REGARDING WHETHER YOU HAVE CLAIMS AGAINST ONE OR MORE OF THE DEBTORS, THE GENERAL CLAIMS BAR DATE AND WHETHER YOU SHOULD FILE A PROOF OF CLAIM FORM.

BY ORDER OF THE COURT:

/s/ Judith K. Fitzgerald United States Bankruptcy Judge

SAUL EWING LLP

COUNSEL FOR DEBTORS AND DEBTORS-IN-POSSESSION

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SCHEDULE 1 -- List of Present and Former dba's and Tradenames

Note: This list of present and former dba's and tradenames is based on information contained in the Debtors' books and records. This list may be, in certain respects, over-inclusive and/or incomplete. The inclusion of a particular dba or tradename on this list is not an admission that any Debtor utilized such dba or tradename or is otherwise responsible for debts incurred by or under such dba or tradename, and the Debtors reserve all rights regarding same.

Debtor:	Present and Former dba's and Tradenames (most commonly used names in bold):
Owens Corning Case No. 00- 3837	Owens-Corning Fiberglas Corporation; Owens Corning Corp.; Cultured Stone. a division of Owens Corning (after 12/31/99); OEM Solutions Group; Owens Corning Tanks; O/C Tanks Corporation; Western Fiberglass Inc.; Trumbull Asphalt, a division of Owens Corning; Lloyd A. Fry Roofing Company; The Fiberglas Corporation; Fiberglas, Inc.; Owens-Corning Fiberglas International Corp.; Yellow Jacket, a division of Owens Corning; Western Fiberglass of Texas; Western Fiberglass of Arizona; Fiberglas Engineering & Supply Company of Northern California; Fiberglas Engineering & Supply Company of Northwest Portland, Oregon; Detroit Fiberglas Insulation Company; Fiberglas Contracting & Supply Company of Ohio Valley; Fiberglas Contracting & Supply Company of Ohio Valley; Fiberglas Corporation; Fiberglas Fabrication Sales Corporation; FAB; OC Fiberlite; Fiberlite Corporation; OC Michigan Molded; OC Contracting Division; OC Windows; THB Development, Inc.; Sierra Corp.; Knytex LLC; O/C First Corporation; O/C Second Corporation; OCFOGO, Inc.; U.C. Industries/ UCI; T Acquisition; Derbigum America Corporation; Electric Smith; Owens Corning Testing Service; Sharp-Schurtz Company; Matcorp, Inc.; Barbcorp, Inc.; Karlcorp; Borate Distribution Company; Summit Wholesale Supply Company; FSE Inc.; OCF Building Inc.; OC Utah One Corporation; OC Utah Two Corporation; OC Utah Three Corporation; Soltech Acquisition Company; Owens Corning Fabrication.
CDC Corporation Case No. 00-3838	Conwed Designscape
Engineered Yarns America, Inc., Case No. 00-3839	n/a
Falcon Foam Corporation Case No. 00-3840	Falcon Manufacturing Acquisition Corp.
Integrex Case No. 00-3841	INTEGREX HOMExperts; Integrex Testing Systems LLC; HOMExperts LLC; Owens Corning HOMExperts; Faloc, Inc.; Owens Corning Litigation Management Systems; Owens Corning Integrex; Owens-Corning Testing Services; Integrex Supply Chain Solutions LLC; Integrex Professional Services LLC; Integrex Ventures LLC
Fibreboard Corporation Case No. 00-3842	Fibreboard Paper Products Corporation; Pabco Products Inc.; Paraffine Companies, Inc.; Fibreboard Box & Millwork; Fibreboard Technologies Corp.; Fibreboard Wood Products Co. Inc.; P Metals; Keystone Bark & Mulch Corp.; Vytec Sales Corporation; Sierra Corp.; Cultured Stone Corporation (prior to 12/31/99); Great American Stoneworks; Stone Products Corporation; Stucco Stone Products; Carriage Hill Stone Products; Pabco, a Division of Fibreboard; Pabco Insulation, a Division of Fibreboard
Exterior Systems, Inc. Case No. 00-3843	Norandex, Inc.; Fabwel Composites; AmeriMark Building Products, Inc.; Fabwel, Inc.; Fabwel Plastics; Owens Corning Metal Systems; Norandex/Reynolds; Norandex/Reynolds Distribution Company; Norandex Bldg. Products; Reynolds Bldg. Products; Norandex Installation Company; Aristocrat Windows; Weather-Tite; Ryan Wholesale Supply; Norandex Sales Company; Tappan Bros. Inc.; Northwest Standard Products Co.; East Range Company; West Range Company; Texas Siding Supply, Inc.; Corn Husker Siding Supply, Inc.; Aluminum Supply Company; Summit Siding Company; Aristocrat Window Co. of Maryland Inc.; Aristocrat Window Co. of Pittsburgh Inc.; Aristocrat Window Co. of Rhode Island Inc.; Aristocrat Window Co. of Pittsburgh Inc.; Aristocrat Window Co., Inc.' Aristocrat Window Company; Noranda Exploration Inc.; The Pacific Coast Company; Pacific Coast Realty Corp. of Delaware; Pacific Coast Realty Corp. of Indiana Inc.; Pacific Coast Redevelopment Corporation; Weather-Tite Co. of Alabama Inc.; Weather-Tite Co. of Arkansas Inc.; Weather-Tite Co. of Connecticut Inc.; Weather-Tite Co. of Florida Inc.; Weather-Tite Co. of Connecticut Inc.; Weather-Tite Co. of Florida Inc.; Weather-Tite Co. of Mishigan Inc.; Weather-Tite Co. of Minnesota Inc.; Weather-Tite Co. of Missouri Inc.; Weather-Tite Co. of North Carolina Inc.; Weather-Tite Co. of Ohio Inc.; Weather-Tite Co. of North Carolina Inc.; Weather-Tite Co. of Ohio Inc.; Weather-Tite Co. of Ohio Inc.; Weather-Tite Co. of Weather-Tite Co. of Tennessee Inc.; Weather-Tite Co. of Tennessee Inc.; Weather-Tite Co. of Tennessee Inc.; Weather-Tite Co. of Indianapolis Inc.; Northwest Thermal Window Company;; Master-S, Inc.; Oklahoma Better Homes, Inc.; ITI/TUCO; WGS Acquisition Inc.; OCAA, Inc.; Alsco; Hastings; Wolverine Coil Coating

SCHEDULE 1 -- List of Present and Former dba's and Tradenames (continued)

Note: This list of present and former dba's and tradenames is based on information contained in the Debtors' books and records. This list may be, in certain respects, over-inclusive and/or incomplete. The inclusion of a particular dba or tradename on this list is not an admission that any Debtor utilized such dba or tradename or is otherwise responsible for debts incurred by or under such dba or tradename, and the Debtors reserve all rights regarding same.

Debtor:	Present and Former dba's and Tradenames (most commonly used names in bold):
Integrex Ventures LLC Case No. 00-3844	HOMExperts
Integrex Professional Services LLC Case No. 00-3845	n/a
Integrex Supply Chain Solutions LLC Case No. 00-3846	n/a
Integrex Testing Systems LLC Case No. 00-3847	n/a
HOMEXPERTS LLC Case No. 00-3848	n/a
Jefferson Holdings, Inc. Case No. 00-3849	n/a
Owens-Corning Fiberglas Technology, Inc. Case No. 00-3850	OC Utah Four Corporation
Owens Corning HT, Inc. Case No. 00-3851	n/a
Owens-Corning Overseas Holdings, Inc. Case No. 00-3852	n/a
Owens Corning Remodeling Systems, LLC Case No. 00-3853	n/a
Soltech, Inc. Case No. 00-3854	Soltech OEM Solutions; OEM Solutions Group; Fiberflex Inc.; Fiber-flex Company Inc.; Thermacoustics Division; Solar Technology Inc.; Owens Corning Fabrication; SFF1 Acquisition Corporation; SFF2 Acquisition Corporation; Zola Castor Holding Corporation