

Quigley Asbestos PI Trust

– Claim Form for Unliquidated Asbestos Personal Injury Claims –

General Instructions for Filing this Claim Form:

This Claim Form should be completed only by holders of Unliquidated Asbestos Personal Injury Claims seeking to liquidate their claims under the Quigley Asbestos PI Trust’s Expedited Review or Individual Review Processes, as set forth in Section 5.3(a) or (b) of the Quigley Company, Inc. Asbestos PI Trust Distribution Procedures (the “TDP”, which may be amended from time to time).¹

This claim form must be completed as thoroughly as possible to ensure prompt resolution of claims; *submitting an incomplete form may result in delays in processing and/or the Quigley Asbestos PI Trust (the “Trust”) not being able to assign the claim a position in the FIFO Processing Queue.* Please type or print neatly within the spaces provided. If additional space is required to provide all relevant information, please attach additional copies of the relevant section of this form.

Check the box next to the review election which best suits the injured party’s situation:

Expedited Individual

If requesting Individual Review, indicate the reason for this selection (check all that apply):

Review of Liquidated Value Extraordinary Claim Foreign Claim

If requesting exigent treatment, check here: Exigent Hardship

If the injured party’s claim arises from secondary exposure, check here: Secondary Exposure Claim

Section 1: Injured Party Information					
Last Name	First Name	Middle Name	Suffix		
Social Security Number or Foreign Tax ID	Date of Birth (mm/dd/yyyy)	Gender <input type="checkbox"/> Male <input type="checkbox"/> Female	Date of Death (mm/dd/yyyy) (if applicable)	Was death asbestos related? <input type="checkbox"/> Yes <input type="checkbox"/> No	
Mailing Address (if not represented by counsel)					
City	State	Zip	Country		
Daytime Telephone	Email Address		Law Firm’s Matter Number for this Claim		

Section 2: Law Firm / Attorney Information			
<i>If represented by counsel, please provide the following information.</i>			
Law Firm Name			Filer ID
Mailing Address			
City		State	Zip Code
Attorney Last Name	Attorney First Name	Attorney Middle Name	Attorney Suffix

¹ Capitalized terms used herein and not otherwise defined shall have the meanings assigned to them in the TDP.

Direct Telephone	Facsimile	E-mail Address
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Section 3: Asbestos Related Injury

Check the box next to the highest Disease Level the injured party is claiming.

Disease Level	
<input type="checkbox"/> Asbestosis/Pleural Disease (Level I) <input type="checkbox"/> Asbestosis/Pleural Disease (Level II) <input type="checkbox"/> Severe Asbestosis (Level III)	
<input type="checkbox"/> Other Cancer (Level IV) <input type="checkbox"/> Lung Cancer 2 (Level V) <input type="checkbox"/> Lung Cancer 1 (Level VI) <input type="checkbox"/> Mesothelioma (Level VII)	
Diagnosis Date (mm/dd/yyyy)	If Other Cancer (Level IV), please specify malignancy:

Section 4: Personal Representative (if applicable)

Last Name	First Name	Middle Name	Suffix
Social Security Number (optional)	Capacity of Personal Representative (e.g., Administrator, Executor, Guardian)		
Mailing Address			
City	State	Zip	Daytime Telephone

Section 5: Asbestos Litigation and Claims History

If an asbestos-related lawsuit has ever been filed on behalf of the injured party, or a claim on behalf of the injured party ever been submitted to Quigley or Pfizer pursuant to an administrative settlement agreement, please provide the following information.

Filing Date of lawsuit or administrative claim (mm/dd/yyyy)	State (if applicable)	Court (if applicable)	Docket Number (if applicable)
Was Quigley named as defendant (if a lawsuit was filed)? <input type="checkbox"/> Yes <input type="checkbox"/> No	Has the injured party ever received settlement monies related to this lawsuit or administrative claim from Quigley, Pfizer, or their insurers? <input type="checkbox"/> Yes <input type="checkbox"/> No	If Yes, amount: \$ _____	Date of Payment (mm/dd/yyyy) _____
<p>Jurisdiction Selection</p> <p>If no lawsuit has ever been filed against Quigley or Pfizer on behalf of the injured party, indicate the state elected as the Claimant's Jurisdiction: _____</p>			
<p>Jurisdiction elected is (please check one of the following):</p> <p><input type="checkbox"/> The state in which the injured party resided at the time of diagnosis.</p> <p><input type="checkbox"/> The state in which the injured party resides when this claim is filed with the Trust.</p> <p><input type="checkbox"/> A state in which the injured party experienced exposure to an asbestos-containing product or to conduct for which Quigley has legal responsibility.</p>			
<p>Has the claimant ever released Pfizer for any asbestos-related liability in connection with an asbestos containing product manufactured and/or distributed by Quigley?</p> <p><input type="checkbox"/> Yes <input type="checkbox"/> No</p>			
<p>Was the injured party or claimant a party to a tolling agreement with Quigley? <input type="checkbox"/> Yes <input type="checkbox"/> No If Yes, provide the beginning and ending dates, if any, of the tolling and attach documentation of the agreement.</p> <p>Beginning date (mm/dd/yyyy): _____ Ending date (mm/dd/yyyy): _____</p>			

Section 6: Occupational Exposure to Asbestos Products

Provide information below for each location at which the injured party alleges exposure to any products or materials containing asbestos that were manufactured, sold, supplied, produced, specified, selected, distributed or in any way marketed by Quigley, for which Quigley has legal responsibility (attach as many copies of this page as necessary). If the duration of the injured party's Quigley Exposure is not sufficient to meet the other exposure criteria (Significant Occupational Exposure or cumulative occupational exposure as required for the Disease Level in question), please provide information regarding other asbestos exposure to satisfy the applicable exposure criteria. List each site, industry, and occupation combination separately. Provide the complete name and location of each individual site. Attach additional copies of this page if more space is required. Meaningful and credible evidence of exposure may be established by documentation including, but not limited to, the following:

- An affidavit or sworn statement of the injured party
- An affidavit or sworn statement of a co-worker
- An affidavit or sworn statement of a family member in the case of a deceased injured party
- Invoices, employment, construction or similar records
- Interrogatory answers, sworn work history, or deposition testimony by the injured party, a co-worker, or a family member (if the injured party is deceased)

Note: If the claimant alleges an asbestos-related disease resulting solely or in part from exposure to an occupationally exposed person, such as a family member, Section 6 must be completed for the occupationally exposed person. If the injured party also had direct, occupational exposure to asbestos, Section 6 must also be completed for that exposure.

Part 1

Date Exposure Began (mm/dd/yyyy)	Date Exposure Ended (mm/dd/yyyy)	Occupation		
End date of the injured party's exposure to asbestos-containing products and/or conduct for which the injured party alleges Quigley has legal responsibility (mm/dd/yyyy)				
Site of Exposure (plant or site name)		City	State	Country
Industry in which exposure occurred				
Names of all asbestos-containing products or materials to which injured party was exposed and for which injured party alleges Quigley is legally responsible:				
Description of Significant Occupational Exposure at this jobsite (check all that apply)				
<input type="checkbox"/> Injured party (or, occupationally exposed person if this is a Secondary Exposure claim) handled raw asbestos fibers on a regular basis.				
<input type="checkbox"/> Injured party (or, occupationally exposed person if this is a Secondary Exposure claim) fabricated asbestos-containing products so that the injured party in the fabrication process was exposed on a regular basis to raw asbestos fibers.				
<input type="checkbox"/> Injured party (or, occupationally exposed person if this is a Secondary Exposure claim) altered, repaired, or otherwise worked with an asbestos-containing product such that the injured party was exposed on a regular basis to asbestos fibers.				
<input type="checkbox"/> Injured party (or, occupationally exposed person if this is a Secondary Exposure claim) was employed in an industry and occupation such that the injured party worked on a regular basis in close proximity to workers engaged in one or more of the above three activities.				
If this is a Secondary Exposure claim, please enter the name of the Occupationally Exposed Person and complete Section 7:				
Name: _____				

Part 2

If the injured party is filing an Extraordinary Claim, provide a clear and concise declaration as to how the claim satisfies Section 5.4(a) of the TDP:

Foreign Exposures

Did the injured party's exposure to an asbestos-containing product for which Quigley has legal responsibility occur outside of the United States and its Territories and Possessions, and outside of the Provinces and Territories of Canada?

Yes No

If Yes, answer the question below.

If the injured party's exposure to an asbestos-containing product for which Quigley has legal responsibility occurred outside of the United States and its Territories and Possessions, and outside of the Provinces and Territories of Canada, identify all countries in which the claimant alleges the injured party was exposed:

Pursuant to Sections 5.3 and 5.7(b)(3) of the TDP, the Trust may require additional information regarding your Foreign Claim and shall take into account all relevant procedural and substantive legal rules to which the claim would be subject in the Claimant's Jurisdiction, as defined in Section 5.3(b)(2) of the TDP.

Section 7: Secondary Exposure (if applicable)

If the injured party's Quigley Exposure was solely due to exposure to an occupationally exposed person (OEP), complete Section 6, Part 1 with the exposure information for the OEP and provide the information below. If the injured party was exposed to multiple OEPs, attach additional copies of this page for each such OEP.

Date Exposure to OEP Began (mm/dd/yyyy)	Date Exposure to OEP Ended (mm/dd/yyyy)	Relationship to OEP	OEP Date of Death (mm/dd/yyyy)
Description of how injured party was exposed through the OEP to asbestos-containing products manufactured, produced or distributed by Quigley, or to conduct that exposed the injured party to asbestos or an asbestos-containing product, for which Quigley has legal responsibility.			

Section 8: Smoking History (required only for Individual Review Claims for Lung Cancer 1 (Level VI) and Lung Cancer 2 (Level V))

Did the injured party ever smoke tobacco products?	If so, date last used (mm/dd/yyyy)
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Section 9: Employment / Earnings Information (required only for claims for lost wages or Exigent Hardship Claims based on lost wages due to an asbestos-related illness)

If economic losses are being claimed as a result of an asbestos-related injury, please enclose an economic loss report, IRS Form W-2, the first page of IRS Form 1040, or other relevant supporting documentation.

Current Employment Status (check all that apply)		
<input type="checkbox"/> Full-time	<input type="checkbox"/> Part-time	<input type="checkbox"/> Retired
<input type="checkbox"/> Partially Disabled	<input type="checkbox"/> Fully Disabled	<input type="checkbox"/> N/A (deceased)
Amount of last annual wages prior to the asbestos-related illness	Date of last wages received (mm/dd/yyyy)	

Section 10: Financial Dependents (not required for Expedited Review)

List all individuals who are financially dependent upon the injured party. If more space is needed, attach additional copies of this page.

Dependent 1

Last Name	First Name	Middle Name	Suffix
Relationship to injured party	Gender	Social Security Number	Date of Birth (mm/dd/yyyy)

Dependent 2

Last Name	First Name	Middle Name	Suffix
Relationship to injured party	Gender	Social Security Number	Date of Birth (mm/dd/yyyy)

Dependent 3

Last Name	First Name	Middle Name	Suffix
Relationship to injured party	Gender	Social Security Number	Date of Birth (mm/dd/yyyy)

Section 11: Certification and Signature

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

Upon information and belief, formed after an inquiry reasonable under the circumstances, I hereby certify under penalty of perjury, that the information submitted is accurate.

Signature of Injured Party, Personal Representative, or Attorney	Date Signed (mm/dd/yyyy)
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Print Name Here

Signatory's Relationship to Injured Party

To file by mail, send this completed form and all supporting documentation to:

Quigley Asbestos PI Trust
c/o Verus Claims Services, LLC
3967 Princeton Pike
Princeton, NJ 08540

Section 12: Checklist of Supporting Documentation

Please attach the following supporting documentation to the completed claim form.

For all claimants:

- Medical records supporting the diagnosis of the claimed Disease Level (see filing instructions for requirements).
- Proof of Quigley Exposure, as set forth in the filing instructions and required by the TDP.

For deceased injured parties:

- Death certificate.
- Letters of Administration or other proof of the personal representative's official capacity, if applicable pursuant to state law.

For claims for lost wages or Exigent Hardship Claims based upon lost wages due to an asbestos-related disability:

- Documentation supporting the claim that any and all wage loss incurred by the injured party was the result of the injured party's asbestos-related disease. This documentation would include, but not be limited to, medical records and/or reports, reports from governmental or insurance agencies and/or reports from the injured party's most recent employer.
- Tax returns and/or W-2 forms for the last three (3) full years of employment.

Other supporting documentation, as applicable:

- Copy of tolling agreement (if applicable under Section 6).
- For claims filed under Individual Review, any additional information and/or documents (see TDP section 5.3(b)(2)) the injured party or claimant would like the Trust to consider in evaluating the claim.