## FILED

MAY 2 3 2003

ANA C. VISCOMI, J.S.C.

SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY ASBESTOS LITIGATION

JOSEPH REILLY,		
	Plaintiff,	
VS.		
ALCOA INC., et al		
	Defendant(s)	

**Docket No: MID L-8038-13 (AS)** 

**Civil Action** 

ORDER OF DISPOSITION

IT IS on this 23rd day of MAY, 2018,

ORDERED that this matter is hereby dismissed / disposed due to the following:

04 Partially tried	X 23 Settled before trial	
05 Tried to Completion w/jury	24 Settled while scheduled for trial	
07 Tried to Completion w/o jury	25 Settled while scheduled for Arbitration	
08 Default	26 Settled while scheduled for other CDR	
09 Summary Judgment	27 Settled Friendly Hearing	
10 Dismissed w/ prejudice	28 Settled by other CDR	
12 Dismissed w/o prejudice	29 Settled by Conference with Judge	
18 Reinstated	82 Default Judgment/Proof Hearing Completed	
30 Voluntary Dismissal	X Other – Settled with Special Master	

IT IS FURTHER ORDERED that this dismissal shall apply to any defendant which is in bankruptcy as of the date of this Order on the condition that any party may move to reinstate a claim against such defendants when the bankruptcy stay is lifted.

IT IS FURTHER ORDERED that all pending cross-claims and third-party actions are dismissed with prejudice.

IT IS FURTHER ORDERED that plaintiff's counsel shall circulate a copy of this Order upon all defendants in this matter within ten (10) days of the above date.

ANA C. VISCOMI, J.S.C.

cc: Wilentz Goldman & Spitzer