

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ALASKA

In re)	
)	
the EXXON VALDEZ)	
_____)	
This Document Relates to)	No. 3:89-cv-0095-HRH
)	
ALL CASES)	
_____)	

O R D E R

Order on Lead Counsel’s Twenty-Fourth Application
for an Order Distributing Exxon Qualified
Settlement Funds to Claimants in Various Claim
Categories and Their Attorneys
_____ and to State Unclaimed Property Funds

This matter is before the Court on Lead Counsel’s Twenty-Fourth Application for an Order Distributing Exxon Qualified Settlement Funds to Claimants in Various Categories and Their Attorneys, and to Various State Property Funds if Claimants Cannot be Located.¹ As a result of its consideration of the Motion, the supporting Declaration of Lynn Lincoln Sarko, and the attached exhibits, the Court has concluded that the relief requested in the Application should be granted. Therefore, it is

ORDERED:

1. For those claimants listed on Exhibits B1-B5 hereto, Lead Counsel and the Exxon Qualified Settlement Fund Administrator are

¹Docket No. 9747.

hereby authorized and directed to distribute some of the litigation proceeds held in the Exxon Qualified Settlement Fund to the claimants. The total amount paid shall be the dollar allocations indicated in Exhibits B1-B5 less the appropriate deductions for attorney fees previously authorized by the Court. Lead Counsel and the Exxon Qualified Settlement Fund Administrator are authorized to make necessary corrections to the final percent shares and gross dollar allocations for the claimants listed in Exhibits B1-B5 to this Order, provided that such changes do not reduce the resulting payment to any one claimant by more than five percent.

2. The Exxon Qualified Settlement Fund Administrator shall authorize checks and direct deposits to be issued for the payments referred to in paragraph 1 above.

3. The EQSF Administrator is directed to make efforts consistent with the Twenty-Fourth Application to locate those entities set out on Exhibits A-B entitled to receive distributions. To the extent that after such efforts are made, funds are not able to be distributed, such funds may be distributed to the unclaimed property fund of the state of the last address of the entity, except that for entities for whom their last known address remains unknown, or is a foreign country, such funds may be remitted to the Washington state unclaimed property fund.

4. For those claimants represented by direct action firms, the EQSF is authorized to remit remaining undistributed funds to such firms, who are directed to use the same efforts to find claimants as set out in the Twenty-Fourth Application, and to the

extent they are not able to locate such claimants, remit such funds to state unclaimed property funds.

DATED at Anchorage, Alaska, this 1st day of December, 2011.

/s/ H. Russel Holland
United States District Judge