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October 30, 2007

VIA FIRST-CLASS MAIL

**RE: *In Re Kitec Fitting Litigation* - Consolidated Case No. A493302
Providing Notice of Kitec repairs**

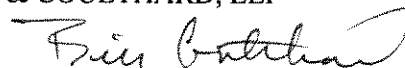
Dear Sir or Madam,

The purpose of this letter is to thank those plumbing companies that have cooperated with Class Counsel's October 4, 2007, letter regarding providing ten (10) days written notice of any Kitec re-plumb repair. We appreciate working with you in attempts to preserve the homeowners' rights in this class action lawsuit.

For those plumbing companies who have not cooperated with Class Counsel by providing ten (10) days advance written notice of any Kitec re-plumb repair, this is a courtesy reminder that any non-emergency repairs to Kitec class members' homes should **NOT** be commenced until our office has been advised of such repairs AND had the opportunity to provide appropriate notice of such repairs to the other parties in this litigation (emergency repairs are defined as those repairs that are the result of a leak or flood resulting from a Kitec fitting failure, and Class Counsel must still be advised of any such repair). **Accordingly, if your company contracts to conduct a non-emergency Kitec plumbing repair, please provide Class Counsel ten (10) days advance written notice of such repair.** Repairs done without providing the above notice may preclude the homeowner from recovering any costs of this re-plumb in the litigation.

Thank you again for your cooperation in this matter. Please contact my office with any additional questions.

Very truly yours,
HARRISON, KEMP, JONES
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WLC/ma
cc: Lynch, Hopper & Salzano