

HARRISON, KEMP, JONES & COULTHARD
ATTORNEYS AT LAW

WILL KEMP
J. RANDALL JONES
MARK M. JONES
WILLIAM L. COULTHARD*
RICHARD F. SCOTTI**
JENNIFER COLE DORSEY
P. KYLE SMITH
SHAN D. DAVIS
ZACHARY T. BALL†
SPENCER H. GUNNERSON
MATTHEW S. CARTER**
CAROL L. HARRIS
JAMES T. BURTON**

A LIMITED LIABILITY PARTNERSHIP
WELLS FARGO TOWER
3800 HOWARD HUGHES PARKWAY
SEVENTEENTH FLOOR
LAS VEGAS, NEVADA 89169
hkj@hkj-law.com

KIRK R. HARRISON - Of Counsel

TELEPHONE
(702) 385-6000

FACSIMILE
(702) 385-6001
(702) 385-1234

*Also licensed in Idaho
**Also licensed in California
† Also licensed in Utah
†† Also licensed in Virginia

October 4, 2007

VIA FIRST-CLASS MAIL

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

Dear Sir or Madam,

1. Approved Contractors/Repair Methods

Our office, along with Lynch, Hopper & Salzano are Class Counsel representing homeowners that have Kitec brass fittings in their homes. It has come to our attention that representatives of various plumbing companies in Clark County, Nevada, may be misrepresenting to Kitec class members that certain plumbing companies and/or methods of repair have been approved by our office and/or the Court for Kitec repairs. Please be advised that any such statement or representation is false and misleading. At this time, no plumbing companies or methods of repair have been formally approved by Class Counsel and/or the Court.

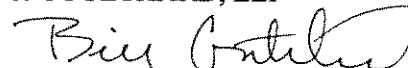
With respect to repairs to the Kitec plumbing system, any proposed repair which includes the use of or repair to the original Kitec system, including but not limited to retrofitting the Kitec plumbing system, has not been approved by Class Counsel and/or the Court.

2. Required Notice Before Repairs and/or Re-plumbs:

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, you must provide Class Counsel ten (10) days advance written notice of such repair.** Failure to provide appropriate notice to Class Counsel is a violation of the Case Management Order governing this case. Moreover, repairs done without providing the above notice may preclude the homeowner from recovering any costs of this re-plumb in the litigation.

Your attention to this matter is appreciated. Please contact my office with any additional questions.

Very truly yours,
HARRISON, KEMP, JONES
& COULTHARD, LLP


William L. Coulthard

WLC/ma
cc: Lynch, Hopper & Salzano