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FILED

JUN - 6 2005

ATTORNEYS FOR RESPONDENTS:

OFFICE OF WORKERS' COMPENSATION JUDGE HELENA, MONTANA

HOME STATE COUNTY MUTUAL INSURANCE COMPANY
INTEGON NATIONAL INSURANCE COMPANY
NATIONAL AND GENERAL ASSURANCE COMPANIES
MOTORS INSURANCE CORPORATION GENERAL
MOTORS MIC PROPERTY AND CASUALTY INSURANCE COMPANY

IN THE WORKERS' COMPENSATION COURT OF THE STATE OF MONTANA WCC No. 2002-0676

### DALE REESOR,

Petitioner,

VS.

### MONTANA STATE FUND.

Respondent/Insurer.

ANSWER OF
HOME STATE COUNTY MUTUAL INSURANCE COMPANY
INTEGON NATIONAL INSURANCE COMPANY
NATIONAL AND GENERAL ASSURANCE COMPANIES
MOTORS INSURANCE CORPORATION
GENERAL MOTORS MIC PROPERTY AND CASUALTY INSURANCE COMPANY
REGARDING COMMON FUND ATTORNEY FEE LIEN

#### FIRST DEFENSE

The above-listed insurance companies have no claims which fall within the parameters of the Court's Order of April 22, 2005. Upon information and belief, the above-referenced insurance companies had no claims involving the payment of permanent-partial disability benefits which were then reduced or eliminated by operation of § 39-7-710, M.C.A.

### **SECOND DEFENSE**

In the alternative, although not anticipated, should the above-listed insurance companies be found to have had one or more claimants whose benefits are subject to the proposed lien, answering Respondents allege that the proposed lien is excessive.

#### THIRD DEFENSE

The proposed lien interferes with the rights of the claimants to contract with private attorneys of their own choosing to represent them.

# **FOURTH DEFENSE**

As this court has no "class action" rule, reference is made to Rule 23 M.R.Civ.P., pursuant to Rule 24.5.352. This "common fund" is an attempt to create a "class action," in effect, without providing the procedural and constitutional safeguards which would attend to a true class action.

Having answered the "Notice of Attorney's Fee Lien" and Court Order dated April 22, 2005, answering Respondents request:

- 1. That they be dismissed from this action as having no claims subject to the potential common fund or orders relative thereto;
- 2. That the Court award costs due to the unnecessary joinder of answering Respondents.

DATED this 6<sup>th</sup> day of June, 2005.

DRAKE LAW FIRM, P.C.

Curt Drake

BY:

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## **CERTIFICATE OF SERVICE**

I, Curt Drake, one of the attorneys for the above-listed Respondents, hereby certify that I mailed a true and correct copy of the ANSWER OF HOME STATE COUNTY MUTUAL INSURANCE COMPANY, INTEGON NATIONAL INSURANCE COMPANY, NATIONAL AND GENERAL ASSURANCE COMPANIES, MOTORS INSURANCE CORPORATION, AND GENERAL MOTORS MIC PROPERTY AND CASUALTY INSURANCE COMPANY REGARDING COMMON FUND ATTORNEY FEE LIEN, postage fully prepaid by U.S. Mail, on this 6<sup>th</sup> day of June, 2005, to the following:

Thomas J. Murphy, Esq. MURPHY LAW FIRM P. O. Box 3226 Great Falls, MT 59403-3226

Curt Drake

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