

**Exhibit A Docket # 9269 - 7th Punitive Damages Application**

Amount Transferred to Exxon Qualified Settlement Fund on 7/1/2009  
 Chugach Group Payments (4.637% - Includes 3% Fund Deduction):  
 Plaintiffs' Attorney Costs:  
 Nautilus / Cook Inlet Reserve (5%):

Net Available for Distribution Under Plan of Allocation:  
 1% Contingency / Pro-Per Plaintiffs Reserve:  
 Individual Processor Reserve:  
 Individual Cannery Worker Reserve:

*Gross Punitive Damages Interest Available for Distribution*

	<b>\$470,268,908.71</b>
	(\$21,806,369.29)
	(\$7,500,000.00)
	(\$23,513,445.43)
	<b>\$417,449,093.99</b>
	(\$4,174,490.94)
	(\$4,677,759.55)
	(\$1,547,593.26)
	<b>\$407,049,250.24</b>

**REVISED Exhibit - 7th Punitive Damages Application w/ Exxon Assignment Reserves**

Amount Transferred to Exxon Qualified Settlement Fund on 7/1/2009  
 Chugach Group Payments (4.637% - Includes 3% Fund Deduction)  
 Plaintiffs' Attorney Costs  
 Nautilus / Cook Inlet Reserve - (5%)  
 Exxon Processor Assignment Reserve

Net Available for Distribution Under Plan of Allocation  
 1% Contingency / Pro-Per Plaintiffs Reserve  
 Individual Processor Reserve  
 Individual Cannery Worker Reserve

*Gross Punitive Damages Interest Available for Distribution*

	<b>\$470,268,908.71</b>
	(\$21,806,369.29)
	(\$7,500,000.00)
	(\$23,513,445.43)
	(\$5,681,056.39)
	<b>\$411,768,037.60</b>
	(\$4,117,680.38)
	(\$4,677,759.55)
	(\$1,547,593.26)
	<b>\$401,425,004.41</b>