

amounts listed below, to reflect reimbursement for fees and costs between June 30, 2000, and December 31, 2008.

Petitioner's amended request is for a total of **\$145,387.09** representing: no costs expended by petitioner,² **\$120,000.00** in fees for petitioner's counsel, Ronald Homer of the firm of Conway, Homer, & Chin-Caplan, and **\$25,387.09** in costs expended by petitioner's counsel.

A review of the materials offered in support of the motion for interim attorney fees and costs indicates that the stipulated amounts are reasonable. Petitioner is entitled to an award of interim attorney fees and costs. Accordingly, I hereby award the total of **\$145,387.09** issued as:

a lump sum of **\$145,387.09**, in the form of a check payable jointly to petitioner and petitioner's counsel for attorney fees and costs.

In the absence of a motion for review filed under RCFC Appendix B, the clerk of court shall enter judgment in petitioner's favor for \$145,387.09 in interim attorney fees and costs. Pursuant to Vaccine Rule 11(a), the parties may expedite entry of judgment by filing a joint notice renouncing the right to seek review.

IT IS SO ORDERED.

s/Denise K. Vowell
Denise K. Vowell
Special Master

² Petitioner did not file a statement comporting with General Order 9. However, because any costs personally incurred by petitioner can be addressed in a subsequent award of fees and cost, I have elected to act on this interim application without that statement.