# NOTICE OF CLASS ACTION MEMORANDUM

DATE: JUNE 05, 2019

SECURITY DESCRIPTION: TEREX CORPORATION

ISIN: US8807791038

HEARING DATE: JULY 29, 2019

**EXCLUSION DATE: JULY 03, 2019** 

PROOF OF CLAIM DEADLINE: AUGUST 13, 2019

Enclosed for your consideration is a Notice of Pendency of Class Action, Proposed Settlement of Class Action, and Proof of Claim involving the above-mentioned Security. Kindly note that if you wish to participate in the settlement please complete the enclosed Proof of Claim and forward it together with any supporting documentation if required, postmarked no later than, AUGUST 13, 2019: to the following address:

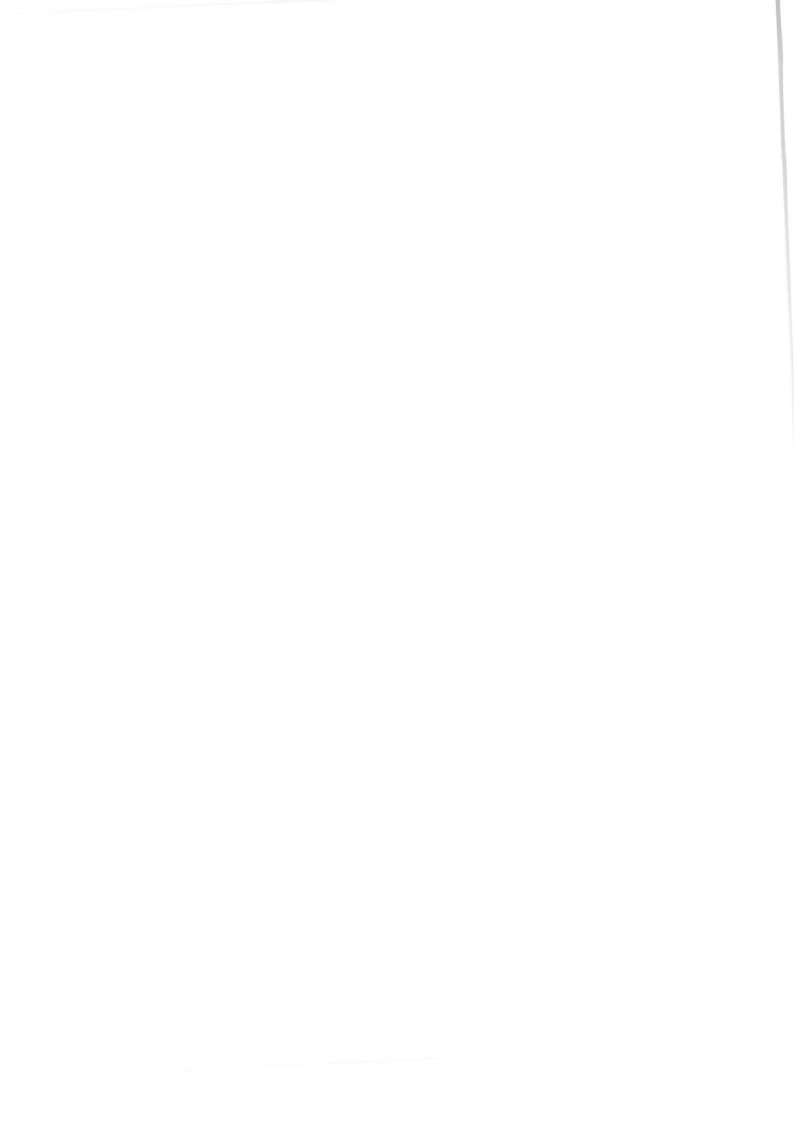
# CLAIMS ADMINISTRATOR:

TEREX Securities Litigation C/O Gilardi & Co LLC Post Office Box 404119 Louisville, KY 40233-4119

Website: www.TerexSecuritiesSettlement.com

Kindly Contact your account representative if you require additional information relating to activity within your account during the class action period.

Kind Regards, Corporate Actions/ Reorganization Department



### UNITED STATES DISTRICT COURT DISTRICT OF CONNECTICUT

SHEET METAL WORKERS LOCAL OF BELLEVILLE	ON )
FUND, Individually and on Behalf of All Others Similarly Situated,	) No. 3:09-cv-02083-RNC (Consolidated)
Plaintiff,	CLASS ACTION
VS.	)
TEREX CORPORATION, et al.,	)
Defendants.	) )

# NOTICE OF PENDENCY AND PROPOSED SETTLEMENT OF CLASS ACTION

IF YOU PURCHASED OR ACQUIRED TEREX CORPORATION ("TEREX") COMMON STOCK BETWEEN FEBRUARY 20, 2008 AND FEBRUARY 11, 2009, INCLUSIVE, YOU COULD RECEIVE A PAYMENT FROM A

A federal court authorized this Notice. This is not a solicitation from a lawyer.

PLEASE READ THIS NOTICE CAREFULLY. This Notice explains important rights you may have. If you are a Member of the Settlement Class, your legal rights will be affected whether or not you act.

Securities and Time Period: Terex common stock (CUSIP No. 880779103) purchased or acquired between February 20, 2008 and February 11, 2009, inclusive.

Settlement Fund: \$10,000,000 in cash. Your recovery will depend on the number of shares of Terex common stock you purchased or acquired between February 20, 2008 and February 11, 2009, inclusive, and the timing of your purchases and any sales. If claims are submitted for 100% of the eligible shares of Terex common stock, the estimated average recovery per share of common stock will be approximately \$0.09 before deduction of Court-approved fees and expenses. The actual amount per share you could receive will depend on a number of factors, which are explained in the Plan of Allocation contained below.

Settlement Class: The Court has conditionally certified a Settlement Class of all purchasers or acquirers of Terex common stock from February 20, 2008 through and including February 11, 2009, and who were allegedly damaged thereby. Excluded from the Settlement Class are Defendants; members of each Defendant's immediate family; any entity in which any Defendant has or had a controlling interest; directors of Terex during the Settlement Class Period; and Defendants' legal representatives, heirs, successors, or assigns of any such excluded party. Also excluded from the Settlement Class are those Persons who timely and validly request exclusion from the

Reasons for Settlement: The Settlement avoids the costs and risks associated with continued litigation, including the danger of no recovery, and provides a benefit to the Settlement Class now.

If the Case Had Not Settled: The Settlement must be compared to the risk of no recovery after contested motions, trial, and likely appeals. A trial is a risky proposition and the Plaintiffs might not have prevailed. The claims in this case involve numerous complex legal and factual issues that would require extensive and costly expert testimony. Among the many key issues about which the two sides do not agree are: (1) whether any of the Defendants violated the securities laws or otherwise engaged in any wrongdoing; (2) whether the statements alleged by the Plaintiffs were material, false, misleading or otherwise actionable under the securities laws; (3) whether the various facts alleged by the Plaintiffs influenced the trading prices of Terex common stock during the relevant period; (4) the method for determining whether the prices of Terex common stock were artificially inflated

Any capitalized terms used in this Notice that are not otherwise defined herein shall have the meanings ascribed to them in the Settlement Agreement dated March 27, 2019 (the "Stipulation"), which is available on the website established for

during the relevant period; (5) the amount (if any) of such inflation; and (6) the amount of damages (if any) that

Attorneys' Fees and Expenses: Lead Counsel has not received any payment for its work investigating could be recovered at trial. the facts, conducting this Litigation, and negotiating the Settlement on behalf of the Plaintiffs and the Settlement Class. Lead Counsel will ask the Court for attorneys' fees not to exceed 31% of the Settlement Fund and expenses up to \$225,000 to be paid from the Settlement Fund. If the above amounts are requested and approved by the Court, the average cost per share of common stock will be approximately \$0.03, making the estimated average recovery per share after fees and expenses \$0.06 if claims are submitted for 100% of the eligible shares of Terex common stock.

Claims Administrator:

Lead Counsel:

Terex Securities Litigation Claims Administrator c/o Gilardi & Co. LLC P.O. Box 404119 Louisville, KY 40233-4119 Rick Nelson c/o Shareholder Relations Robbins Geller Rudman & Dowd LLP 655 West Broadway, Suite 1900 San Diego, CA 92101 Telephone: 1-800-449-4900

Your legal rights are affected whether you act or don't act. Read this Notice carefully.

# YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT

# SUBMIT A CLAIM

This is the only way to be eligible to receive a payment. If you are a Settlement Class Member, and do not exclude yourself from the Settlement Class, you will be bound by the Settlement as approved by the Court and you will give up any "Released Claims" (as defined below) that you have against the Defendants and the other "Released Parties" (as defined below). Proof of Claim and Release forms ("Proof of Claim") must be postmarked (if mailed) or received (if submitted online) on or before August 13, 2019.

#### OBJECT

You may write to the Court if you do not like this Settlement, the Plan of Allocation and/or the request for attorneys' fees and expenses. You will still be a Member of the Settlement Class. Objections must be received by the Court and counsel for the Settling Parties on or before July 3, 2019.

#### GO TO A HEARING ON JULY 29, 2019 AT 10:00 A.M.

Filing a written objection and notice of intention to appear by July 3, 2019, allows you to speak in Court about the fairness of the Settlement, the Plan of Allocation and/or the request for attorneys' fees and expenses. If you submit a written objection, you may (but you do not have to) attend the hearing and speak to the Court about your objection.2

#### DO NOTHING

If you are a Member of the Settlement Class and you do not submit a Proof of Claim by August 13, 2019, you will not be eligible to receive any payment from the Settlement Fund. You will, however, remain a Member of the Settlement Class, which means that you give up your right to sue about the claims that are resolved by the Settlement and you will be bound by any judgments or orders entered by the Court in the action.

#### FXCLUDE YOURSELF

If you exclude yourself from the Settlement Class, you will not be eligible to receive any payment from the Settlement Fund. This is the only option that potentially allows you to participate in another lawsuit against the Defendants or the other Released Parties relating to the Released Claims being released in this case. Should you elect to exclude yourself from the Settlement Class, you should understand that Defendants and the other Released Parties will have the right to assert any and all defenses they may have to any claims that you may seek to assert, including, without limitation, the defense that any such claims are untimely under applicable statutes of limitations and statutes of repose. Exclusions must be postmarked on or before July 3, 2019.

The Court may change this date to a later date and/or time without further written notice to you. However, any different date or time will be posted on the Claims Administrator's website: www.TerexSecuritiesSettlement.com.

- These rights and options and the deadlines to exercise them are explained in this Notice.
- The Court in charge of this case must decide whether to approve the Settlement. Payments will be made
  if the Court approves the Settlement and, if there are any appeals, after appeals are resolved. Please
  be patient.

#### **BASIC INFORMATION**

# Why Did I Receive This Notice Package?

You or someone in your family may have purchased or acquired Terex common stock between February 20, 2008 and February 11, 2009, inclusive.

The Court directed that you be sent this Notice because you have a right to know about a proposed settlement of a class action lawsuit, and about all of your options, before the Court decides whether to approve the Settlement. If the Court approves the Settlement and after any objections or appeals are resolved, the Claims Administrator appointed by the Court will make the payments that the Settlement allows.

This package explains the lawsuit, the Settlement, your legal rights, what benefits are available, who is eligible for them, and how to get them.

The Court in charge of the case is the United States District Court for the District of Connecticut, and the case is known as *Sheet Metal Workers Local 32 Pension Fund v. Terex Corporation, et al.*, No. 3:09-cv-02083-RNC. The institutions that sued, Sheet Metal Workers Local 32 Pension Fund and Ironworkers St. Louis District Council Pension Fund, are called the Lead Plaintiffs, and Sheet Metal Workers Local #218(S) Pension Fund is an additional plaintiff (together, "Plaintiffs"), Terex and the individuals they sued, Ronald M. DeFeo, Philip Widman, Thomas J. Riordan, Tim Ford, and Jonathan D. Carter, are called the Defendants.

#### What Is This Lawsuit About?

This case was brought as a class action alleging that Defendants made false and misleading statements about Terex's business and financial results between February 20, 2008 and February 11, 2009, inclusive. Plaintiffs allege that Defendants misled investors about Terex's accounting practices and financial condition. Plaintiffs assert that as a result of these and other actions, the market price of Terex's common stock was artificially and improperly inflated between February 20, 2008 and February 11, 2009, inclusive. Thus, Plaintiffs allege that Settlement Class Members overpaid for Terex common stock during the relevant time periods. Defendants have vigorously denied and continue to vigorously deny that they did anything wrong.

### What Has Happened so Far in This Case?

The operative complaint in the Litigation, Consolidated Class Action Complaint for Violations of Securities Laws (Corrected) (the "Complaint"), was filed on December 3, 2010. On January 18, 2011, the Defendants moved to dismiss the Complaint. By Ruling and Order dated March 31, 2018, the Court granted in part and denied in part the Defendants' motion to dismiss. The Court dismissed all claims against the Dismissed Defendants, dismissed the §20(a) claim against Mr. Riordan, and narrowed the remaining §10(b) claims against Terex and Mr. Riordan.

Following the Court's ruling on the motion to dismiss, in October 2018, the parties to the Litigation commenced mediation efforts under the auspices of the Honorable Daniel Weinstein (Ret.). In the months following, Judge Weinstein engaged in numerous discussions and communications with the parties to explore a potential resolution of the matter. On February 8, 2019, the parties agreed on the amount of the Settlement Fund and the negotiated key terms of the Settlement.

#### 4. Why Is This a Class Action?

In a class action, a class representative (in this case the Court-appointed Lead Plaintiffs Sheet Metal Workers Local 32 Pension Fund and Ironworkers St. Louis District Council Pension Fund) sues on behalf of people who have similar claims. Here, all these people are called the Settlement Class or Settlement Class Members. One court resolves the issues for all Settlement Class Members, except for those who timely and validly exclude themselves from the Settlement Class. Judge Robert N. Chatigny is presiding over this class action.

#### Why Is There a Settlement? 5.

The Court did not decide in favor of Plaintiffs or Defendants. Instead, both sides agreed to a settlement. That way they avoid the cost and uncertainty of a trial, and eligible Settlement Class Members who submit valid claims will receive compensation. Plaintiffs and their attorneys think the Settlement is best for all Settlement Class Members.

#### WHO IS IN THE SETTLEMENT

To see if you will receive money from this Settlement, you first have to determine if you are a Settlement Class Member.

#### How Do I Know if I Am Part of the Settlement? 6.

The Settlement Class includes all purchasers or acquirers of Terex publicly-traded common stock during the Settlement Class Period, which is between February 20, 2008 and February 11, 2009, inclusive, and who were allegedly damaged thereby.

# What Are the Exceptions to Being Included?

You are not a Settlement Class Member if you are a Defendant, a member of a Defendant's immediate family, an entity in which a Defendant has or had a controlling interest, a director of Terex during the Settlement Class Period, or a Defendant's legal representative, heir, successor, or assign of any such excluded party. You are also not a Settlement Class Member if you timely and validly request exclusion from the Settlement Class pursuant to this Notice.

If you sold Terex common stock during the Settlement Class Period, that alone does not make you a Settlement Class Member. You are a Settlement Class Member only if you purchased or acquired Terex common stock during the Settlement Class Period.

## I'm Still Not Sure if I Am Included.

If you are still not sure whether you are included, you can ask for free help. You can call a representative of Lead Counsel, Rick Nelson, Shareholder Relations, Robbins Geller Rudman & Dowd LLP at (800) 449-4900 for more information. Or you can fill out and return the claim form described in Question 11, to see if you qualify.

# PLEASE DO NOT CALL THE COURT OR DEFENDANTS WITH QUESTIONS ABOUT THE SETTLEMENT THE SETTLEMENT BENEFITS - WHAT YOU GET

### What Does the Settlement Provide?

Defendants have agreed to cause to be paid \$10 million in cash. The balance of this fund after payment of Court-approved attorneys' fees and expenses and the costs of claims administration, including the costs of printing and mailing this Notice and the cost of publishing newspaper notice (the "Net Settlement Fund"), will be divided among all eligible Settlement Class Members who send in valid claim forms.

### How Much Will My Payment Be?

Your share of the Net Settlement Fund will depend on the number of valid claim forms that Settlement Class Members send in and the number of shares of Terex common stock you purchased or acquired during the relevant period and when you bought and whether you sold them. As discussed above in answer to Question 2, Plaintiffs contend that, during the Settlement Class Period, Defendants misrepresented and/or failed to disclose certain important facts about Terex's business. Plaintiffs assert that, as a result, the price of Terex common stock was "artificially inflated" during the Settlement Class Period and that Settlement Class Members paid more for Terex common stock than they would have if the truth were known. The Plan of Allocation described below is based on this damage theory as well as U.S. Supreme Court decisions that limit recovery for certain purchases and sales during the Settlement Class Period.

# WHAT IS THE PROPOSED PLAN OF ALLOCATION?

The objective of the Plan of Allocation is to equitably distribute the Net Settlement Fund among Settlement Class Members based on their respective alleged economic losses resulting from the securities law violations alleged in the Litigation.

The Claims Administrator shall determine each Settlement Class Member's share of the Net Settlement Fund based upon the recognized loss formula (the "Recognized Loss") described below. A Recognized Loss will be calculated for each share of Terex common stock purchased or otherwise acquired during the Settlement Class Period. The calculation of Recognized Loss will depend upon several factors, including when the Terex common stock was purchased or otherwise acquired and in what amounts, whether the shares were ever sold, and, if so, when they were sold and for what amounts. The Recognized Loss is not intended to estimate the amount a Settlement Class Member might have been able to recover after a trial, nor to estimate the amount that will be paid to Settlement Class Members pursuant to the Settlement. The Recognized Loss is the basis upon which the Net Settlement Fund will be proportionately allocated to Settlement Class Members.

Your share of the Net Settlement Fund will depend on the number of valid Proofs of Claim that Settlement Class Members send in and how many shares of Terex common stock you purchased or otherwise acquired during the Settlement Class Period, and whether you sold any of those shares and when you sold them.

The calculation of claims below is not an estimate of the amount you will receive. It is a formula for allocating the Net Settlement Fund among all Authorized Claimants. The allocation below is based on the following inflation per share amounts for Settlement Class Period common stock purchases, acquisitions and sales as well as the statutory PSLRA 90 day-look back amount of \$10.89. Furthermore, if any of the formulas set forth below yield an amount less than \$0.00 the claim per share is \$0.00.

# Terex Corporation CUSIP: 880779103

Inflation Period	Inflation per Share
February 20, 2008 – September 3, 2008	\$8.29
September 4, 2008 – October 22, 2008	\$1.99
October 23, 2008 - February 11, 2009	\$0.11

For shares of Terex common stock *purchased, or acquired, on or between February 20, 2008 through February 11, 2009*, the claim per share shall be as follows:

- (a) If sold prior to September 4, 2008, the claim per share is \$0.00.
- (b) If sold on or between September 4, 2008 through February 11, 2009, the claim per share shall be the lesser of: (i) the inflation per share at the time of purchase less the inflation per share at the time of sale; and (ii) the difference between the purchase price and the selling price.
- (c) If retained at the end of February 11, 2009 and sold on or before May 11, 2009, the claim per share shall be the least of: (i) the inflation per share at the time of purchase; (ii) the difference between the purchase price and the selling price; and (iii) the difference between the purchase price and the average closing price up to the date of sale as set forth in the table below.
- (d) If retained at the close of trading on May 11, 2009, or sold thereafter, the claim per share shall be the lesser of: (i) the inflation per share at the time of purchase; and (ii) the difference between the purchase price and \$10.89.

Date	Price	Closing Price
12-Feb-09	\$9.45	\$9.45
13-Feb-09	\$9.67	\$9.56
17-Feb-09	\$8.05	\$9.06
18-Feb-09	\$8.09	\$8.82
19-Feb-09	\$7.77	\$8.61
20-Feb-09	\$8.18	\$8.54
23-Feb-09	\$7.57	\$8.40
24-Feb-09	\$8.40	\$8.40
25-Feb-09	\$8.44	\$8.40
26-Feb-09	\$7.89	\$8.35
27-Feb-09	\$8.92	\$8.40
2-Mar-09	\$7.73	\$8.35
3-Mar-09	\$7.78	\$8.30
4-Mar-09	\$8.62	\$8.33
5-Mar-09	\$7.77	\$8.29
6-Mar-09	\$7.63	\$8.25
9-Mar-09	\$7.90	\$8.23
10-Mar-09	\$9.28	\$8.29
11-Mar-09	\$9.32	\$8.34
12-Mar-09	\$9.85	\$8.42
13-Mar-09	\$9.60	\$8.47
16-Mar-09	\$9.59	\$8.52
17-Mar-09	\$9.81	\$8.58
18-Mar-09	\$10.07	\$8.64
19-Mar-09	\$9.89	\$8.69
20-Mar-09	\$9.12	\$8.71
23-Mar-09	\$10.40	\$8.77
24-Mar-09	\$10.46	\$8.83
25-Mar-09	\$10.26	\$8.88
26-Mar-09	\$10.94	\$8.95
27-Mar-09	\$10.95	\$9.01

Date	Price	Closing Price
30-Mar-09	\$9.43	\$9.03
31-Mar-09	\$9.25	\$9.03
1-Apr-09	\$9.74	\$9.05
2-Apr-09	\$10.54	\$9.10
3-Apr-09	\$11.22	\$9.16
6-Apr-09	\$11.09	\$9.21
7-Apr-09	\$10.43	\$9.24
8-Apr-09	\$10.55	\$9.27
9-Apr-09	\$12.01	\$9.34
13-Apr-09	\$12.37	\$9.42
14-Apr-09	\$11.94	\$9.48
15-Apr-09	\$12.38	\$9.54
16-Apr-09	\$12.56	\$9.61
17-Apr-09	\$12.70	\$9.68
20-Apr-09	\$11.30	\$9.72
21-Apr-09	\$12.10	\$9.77
22-Apr-09	\$11.67	\$9.81
23-Apr-09	\$11.77	\$9.85
24-Apr-09	\$12.98	\$9.91
27-Apr-09	\$12.41	\$9.96
28-Apr-09	\$12.34	\$10.00
29-Apr-09	\$13.50	\$10.07
30-Apr-09	\$13.80	\$10.14
1-May-09	\$14.90	\$10.23
4-May-09	\$15.50	\$10.32
5-May-09	\$16.03	\$10.42
6-May-09	\$16.58	\$10.53
7-May-09	\$15.42	\$10.61
8-May-09	\$17.90	\$10.73
11-May-09	\$16.02	\$10.82
12-May-09	\$15.29	\$10.89

In the event a Settlement Class Member has more than one purchase or acquisition or sale of Terex common stock, during the Settlement Class Period, all such purchases and sales shall be matched on a First-In, First-Out ("FIFO") basis. Sales will be matched against purchases in chronological order, beginning with the earliest purchase made during the relevant period.

A purchase, acquisition or sale of Terex common stock shall be deemed to have occurred on the "contract" or "trade" date as opposed to the "settlement" or "payment" date. All purchase, acquisition and sale prices shall exclude any fees and commissions. The receipt or grant by gift, devise, or operation of law of Terex common stock during the Settlement Class Period shall not be deemed a purchase, acquisition or sale of Terex common stock for the calculation of a claimant's recognized claim nor shall it be deemed an assignment of any claim relating to the purchase or acquisition of such shares unless specifically provided in the instrument of gift or assignment. The receipt of Terex common stock during the Settlement Class Period in exchange for securities of any other corporation or entity shall not be deemed a purchase, acquisition or sale of Terex common stock.

With respect to Terex common stock purchased or sold through the exercise of an option, the purchase/sale date of the shares is the exercise date of the option and the purchase/sale price of the share is the exercise price of the option. Any recognized claim arising from purchases of Terex common stock acquired during the Settlement Class Period through the exercise of an option on Terex common stock shall be computed as provided for other purchases of Terex common stock in the Plan of Allocation.

The total of all profits shall be subtracted from the total of all losses from transactions during the Settlement Class Period to determine if a Settlement Class Member has a recognized claim. Only if a Settlement Class Member had a net market loss, after all profits from transactions in Terex common stock during the Settlement Class Period are subtracted from all losses, will such Settlement Class Member be eligible to receive a distribution from the Net Settlement Fund.

If an Authorized Claimant has an overall market gain, the recognized claim for that Authorized Claimant will be \$0.00. The Claims Administrator shall allocate to each Authorized Claimant a *pro rata* share of the Net Settlement Fund based on his, her, or its recognized claim as compared to the total recognized claims of all Authorized Claimants. No distribution shall be made to Authorized Claimants who would otherwise receive a distribution of less than \$10.00.

Distributions will be made to Authorized Claimants after all claims have been processed, after the Court has finally approved the Settlement, and after any appeals are resolved. If there is any balance remaining in the Net Settlement Fund after at least six (6) months from the initial date of distribution of the Net Settlement Fund (whether by reason of tax refunds, uncashed checks, or otherwise), the Claims Administrator shall, if feasible, reallocate such balance among Authorized Claimants in an equitable and economic fashion. These redistributions shall be repeated until the balance remaining in the Net Settlement Fund is no longer economically feasible to distribute to Settlement Class Members. Thereafter, any balance that still remains in the Net Settlement Fund shall be donated to any appropriate non-sectarian, non-profit charitable organization(s) serving the public interest.

Please contact the Claims Administrator or Lead Counsel if you disagree with any determinations made by the Claims Administrator regarding your Proof of Claim. If you are dissatisfied with the determinations, you may ask Lead Counsel to request that the Court, which retains jurisdiction over all Settlement Class Members and the claims administration process, decide the issue.

The Court has reserved jurisdiction to allow, disallow, or adjust the claim of any Settlement Class Member on equitable grounds.

Payment pursuant to the Plan of Allocation set forth above shall be conclusive against all Authorized Claimants. No Person shall have any claim against Plaintiffs, Lead Counsel, any Claims Administrator, any other Person designated by Plaintiffs' counsel, or any of the Released Parties based on the distributions made substantially in accordance with the Stipulation and the Settlement contained therein, the Plan of Allocation, or further orders of the Court. All Settlement Class Members who fail to complete and submit a valid and timely Proof of Claim shall be barred from participating in distributions from the Net Settlement Fund (unless otherwise ordered by the Court), but otherwise shall be bound by all of the terms of the Stipulation, including the terms of any judgment entered and the releases given.

# HOW YOU OBTAIN A PAYMENT – SUBMITTING A CLAIM FORM

## 11. How Will I Obtain a Payment?

To qualify for payment, you must be an eligible Settlement Class Member, send in a timely and valid claim form, and properly document your claim as requested in the claim form. A claim form is enclosed with this Notice, or it may be downloaded at www.TerexSecuritiesSettlement.com. Read the instructions carefully, fill out the form, include all the documents the form asks for, sign it, and mail it such that it is postmarked no later than August 13, 2019, or submit it online by no later than August 13, 2019.

## 12. When Will I Receive My Payment?

The Court will hold a hearing on July 29, 2019, at 10:00 a.m., to decide whether to approve the Settlement. If Judge Chatigny approves the Settlement, there may be appeals. It is always uncertain whether these appeals can be resolved, and resolving them can take time, perhaps several years. Please be patient.

# 13. What Am I Giving Up to Receive a Payment or Stay in the Settlement Class?

Unless you timely and validly exclude yourself, you are a Member of the Settlement Class, and that means that you cannot sue, continue to sue, or be part of any other lawsuit against the Defendants or any of the Released Parties about the Released Claims in this case. It also means that all of the Court's orders, including a judgment ("Judgment") dismissing the Litigation with prejudice on the merits, will apply to you and legally bind you and you will release all Released Claims in this case against the Defendants and any other Released Parties.

"Released Claims" means any and all claims (including Unknown Claims), rights, demands, liabilities or causes of action of every nature and description whatsoever (including, but not limited to, any claims for damages, interest, attorneys' fees, expert or consulting fees, and any other costs, expenses, or liabilities whatsoever), to the fullest extent that the law permits their release in this action, by or on behalf of Plaintiffs or any other Settlement Class Members against any of the Released Parties that have been alleged or could have been alleged in this action (or in any forum or proceeding or otherwise), whether based on federal, state, local, statutory, or common law or any other law, rule, or regulation, whether known claims or Unknown Claims, whether class, representative, or individual in nature, whether fixed or contingent, accrued or unaccrued, liquidated or unliquidated, whether at law or in equity, matured or unmatured, that are based on, relate to, or arise out of both (i) the allegations, transactions, facts, matters, events, disclosures, statements, occurrences, circumstances, representations, conduct, acts, or omissions or failures to act that have been or could have been alleged or asserted in this action (or in any forum or proceeding or otherwise), and (ii) Plaintiffs' or any other Settlement Class Member's purchase, acquisition, holding, or sale or other disposition of Terex common stock purchased during the Settlement Class Period. Released Claims do not include or release the derivative action styled Derrer v. DeFeo, Case No. 3:10-cv-00550-RNC, but only in respect of the derivative claims that were asserted in that action. Additionally, Released Claims do not release or otherwise impact any claims to enforce the terms of the Stipulation.

"Unknown Claims" means collectively any Released Claims that Plaintiffs or any Settlement Class Member does not know or suspect to exist in his, her or its favor at the time of the release of the Released Parties which, if known by him, her or it, might have affected such Settlement Class Member's settlement or decisions with respect to the Settlement, including, but not limited to, the release of the Released Parties or the decision not to object to or opt out of this Settlement. With respect to any and all Released Claims, the Settling Parties stipulate and agree that, upon the Effective Date, Plaintiffs and Defendants shall expressly waive, and each of the Settlement Class Members shall be deemed to have waived, and by operation of the Judgment shall have expressly waived, any and all provisions, rights, and benefits conferred by the law of any state or territory or other jurisdiction or principle of common law or foreign law that is similar, comparable, or equivalent to California Civil Code §1542, which provides:

A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

Plaintiffs and Settlement Class Members may hereafter discover facts in addition to or different from those which he, she or it now knows or believes to be true with respect to the subject matter of the Released Claims, but Plaintiffs shall expressly fully, finally, and forever settle and release, and each Settlement Class Member, upon the Effective Date, shall be deemed to have, and by operation of the Judgment shall have, fully, finally, and forever settled and released, any and all Released Claims, known or unknown, suspected or unsuspected, contingent or non-contingent, whether or not concealed or hidden, which now exist, or heretofore have existed, upon any theory of law or equity now existing or coming into existence in the future, including, but not limited to, conduct which is negligent, intentional, with or without malice, or a breach of any duty, law or rule, without regard to the subsequent discovery or existence of such different or additional facts. Plaintiffs and Defendants acknowledge, and Settlement Class Members shall be deemed by operation of law (including by operation of the Judgment) to have acknowledged, that the foregoing waiver was separately bargained for and is a key element of the Settlement.

"Released Parties" means each and all of the Defendants, and each and all of their respective Related Parties.

"Related Parties" means each of a Defendant's past or present directors, officers, employees, partners, insurers, co-insurers, reinsurers, principals, controlling shareholders, members, agents, administrators, attorneys, accountants, auditors, bankers, underwriters, investment advisors, personal or legal representatives, predecessors, successors, direct and/or indirect parents, subsidiaries, divisions, joint ventures, partnerships, limited liability companies, affiliates, assigns, spouses, heirs, estates, related or affiliated entities, any entity in which a Defendant has a controlling interest, any member of a Defendant's immediate family, any trust of which a Defendant is the settlor or which is for the benefit of a Defendant and/or any member of a Defendant's immediate family, and any entity in which a Defendant and/or any member of a Defendant's immediate family has or had a controlling interest (directly or indirectly).

The Judgment will also provide that upon the Effective Date, without any further action by anyone, the Plaintiffs and each of the Settlement Class Members shall be deemed to have, and by operation of the Judgment shall have, fully, finally, and forever released, relinquished, compromised, settled, resolved, waived, discharged, and dismissed on the merits with prejudice all Released Claims against the Released Parties, whether or not such participation in the Settlement, which Plaintiffs have acknowledged, that the Released Parties obtain the fullest possible legally enforceable release from further liability to any Settlement Class Member relating to the Released Claims, and it is the intention of the Settling Parties that all further liability of the Defendants and each of their bargained for and are essential elements of the Settlement.

Moreover, upon the Effective Date, the Plaintiffs and all Settlement Class Members and anyone claiming through or on behalf of any of them, will be forever barred and enjoined from commencing, instituting, or continuing to prosecute any action or proceeding in any court of law or equity, arbitration tribunal, administrative forum, or other forum of any kind, asserting any of the Released Claims against any of the Released Parties. and each of them.

# EXCLUDING YOURSELF FROM THE SETTLEMENT

If you do not want a payment from this Settlement, but you want to keep the right to sue or continue to sue the Defendants or any Released Parties on your own for the Released Claims in this case, then you must take steps to get out of the Settlement Class. This is called excluding yourself or is sometimes referred to as opting out of the Settlement Class. If you are requesting exclusion because you want to bring your own lawsuit based on the matters alleged in this Litigation, you may want to consult an attorney and discuss whether any individual claim that you may wish to pursue would be time-barred by the applicable statutes of limitation or repose.

# 14. How Do I Get Out of the Settlement Class?

To exclude yourself from the Settlement Class you must send a letter by mail stating that you want to be excluded from *Sheet Metal Workers Local 32 Pension Fund v. Terex Corporation, et al.*, No. 3:09-cv-02083-RNC. You must purchased or acquired between February 20, 2008 and February 11, 2009, inclusive, the dates and prices of each purchase or acquisition, and the dates and sale price of any sales. You must mail your exclusion request postmarked no later than July 3, 2019, to:

Terex Securities Litigation
Claims Administrator
c/o Gilardi & Co. LLC
EXCLUSIONS
3301 Kerner Blvd.
San Rafael, CA 94901

You cannot exclude yourself on the phone or by e-mail. If you properly ask to be excluded, you are not eligible to receive any settlement payment, and you cannot object to the Settlement. You will not be legally bound by anything that happens in this lawsuit.

# 15. If I Do Not Exclude Myself, Can I Sue the Defendants for the Same Thing Later?

No. Unless you timely and validly exclude yourself, you give up any right to sue the Defendants and certain other Released Parties for the Released Claims in this Settlement. If you have a pending lawsuit against any of these parties, including the Defendants, speak to your lawyer in that case immediately. Remember, the exclusion deadline is July 3, 2019.

# 16. If I Exclude Myself, Can I Receive Money from This Settlement?

No. If you exclude yourself, do not send in a claim form. But, you may be able to sue, continue to sue, or be part of a different lawsuit involving the Released Claims against the Defendants.

# THE LAWYERS REPRESENTING YOU

# Do I Have a Lawyer in This Case?

The Court appointed the law firm of Robbins Geller Rudman & Dowd LLP to represent you and other Settlement Class Members. These lawyers are called Lead Counsel. You will not be directly charged for these lawyers. If you want to be represented by your own lawyer, you may hire one at your own expense.

# How Will the Lawyers Be Paid?

Lead Counsel will ask the Court for attorneys' fees not to exceed 31% of the Settlement Fund and for expenses up to \$225,000, plus interest that is incurred. In addition, Plaintiffs may seek in the aggregate, \$7,500 in connection with their representation of the Settlement Class. Such sums as may be approved by the Court will be paid from the Settlement Fund. Settlement Class Members are not personally liable for any such fees or expenses.

The attorneys' fees and expenses requested will be the only payment to Lead Counsel for its efforts in achieving this Settlement and for its risk in undertaking this representation on a wholly contingent basis. Lead Counsel has committed a substantial amount of time and significant expenses in litigating this case for the benefit of the Settlement Class. To date, Lead Counsel has not been paid for its services in conducting this Litigation on behalf of the Plaintiffs and the Settlement Class, nor for its expenses. The fees requested will compensate Lead Counsel for its work in achieving the Settlement Fund. The Court will decide what is a reasonable fee award and may award less than the amount requested by Lead Counsel.

# OBJECTING TO THE SETTLEMENT

You can tell the Court that you do not agree with the Settlement or some part of it.

# How Do I Tell the Court That I Do Not Like the Settlement?

If you are a Settlement Class Member, you can object to the Settlement if you do not like any part of it, including the Plan of Allocation and the request for attorneys' fees or expenses. You can state the reasons why you think the Court should not approve it. The Court will consider your views. To object, you must send a letter saying that you object to the Settlement in Sheet Metal Workers Local 32 Pension Fund v. Terex Corporation, et al., No. 3:09-cv-02083-RNC. You must include your name, address, telephone number, your signature, the number of shares of Terex common stock you purchased or acquired between February 20, 2008 and February 11, 2009, inclusive, the number of any shares sold, the dates of purchases or acquisitions and of any sales, and the reasons you object. Any objection *must* be mailed or delivered such that it is **received** by **each** of the following **no later** than July 3, 2019:

Court:

Clerk of the Court UNITED STATES DISTRICT COURT DISTRICT OF CONNECTICUT 450 Main Street Hartford, CT 06103

Counsel for Plaintiffs:

Ellen Gusikoff Stewart ROBBINS GELLER RUDMAN & DOWD LLP 655 West Broadway, Suite 1900 San Diego, CA 92101

Counsel for Defendants:

Israel David Michael A. Kleinman FRIED, FRANK, HARRIS, SHRIVER & JACOBSON LLP One New York Plaza New York, NY 10004

Unless the Court orders otherwise, any Settlement Class Member who does not object in the manner described above will be deemed to have waived any objection and shall be forever foreclosed from making any objection to any aspect of the proposed Settlement, the proposed Plan of Allocation or Lead Counsel's request for an award of attorneys' fees and expenses. Settlement Class Members do not need to appear at the Final Approval Hearing or take any other action to indicate their approval.

# What's the Difference Between Objecting and Excluding?

Objecting is simply telling the Court that you do not like something about the Settlement. You can object only if you stay in the Settlement Class. Excluding yourself is telling the Court that you do not want to be part of the Settlement Class. If you exclude yourself, you have no basis to object because the case no longer affects you.

#### THE COURT'S FAIRNESS HEARING

The Court will hold a hearing to decide whether to approve the Settlement. You may attend and you may ask to speak, but you do not have to.

# 21. When and Where Will the Court Decide Whether to Approve the Settlement?

The Court will hold a fairness hearing at 10:00 a.m., on July 29, 2019, at the United States Courthouse, 450 Main Street, North Courtroom, Hartford, Connecticut. At this hearing the Court will consider whether the Settlement is fair, reasonable, and adequate.<sup>3</sup> The Court may move the date or time of the fairness hearing to a later date and/or time without further written notice to you. If the date or time of the fairness hearing is changed the new date and/or time will be posted at www.TerexSecuritiesSettlement.com. If there are objections, the Court will consider them. Judge Chatigny will listen to people who have asked to speak at the hearing. The Court may decide these issues at the hearing or take them under consideration. We do not know how long these decisions will take.

#### 22. Do I Have to Come to the Hearing?

No. Lead Counsel will answer any questions Judge Chatigny may have. But, you are welcome to come at your own expense. If you send an objection, you do not have to come to Court to talk about it. As long as you submitted your written objection on time, the Court will consider it. You may also pay your own lawyer to attend, but it is not necessary.

#### 23. May I Speak at the Hearing?

You may ask the Court for permission to speak at the fairness hearing. To do so, you must send a letter saying that it is your intention to appear in *Sheet Metal Workers Local 32 Pension Fund v. Terex Corporation, et al.*, No. 3:09-cv-02083-RNC. You must include your name, address, telephone number, your signature, and the number of shares of Terex common stock you purchased or acquired between February 20, 2008 and February 11, 2009, Inclusive. Your notice of intention to appear must be **received no later than July 3, 2019**, by the Clerk of the Court, Lead Counsel, and Defendants' counsel, at the three addresses listed in Question 19. If you intend to present evidence or witnesses, you must disclose that information and explain it in your letter. You cannot speak at the hearing if you exclude yourself from the Settlement Class.

#### IF YOU DO NOTHING

#### 24. What Happens if I Do Nothing at All?

If you do nothing, you will be a Settlement Class Member. However, you will not receive any money from this Settlement unless you submit a claim form. Unless you exclude yourself, you won't be able to start a lawsuit, continue with a lawsuit, or be part of any other lawsuit against the Defendants or any Released Parties about the Released Claims.

#### **GETTING MORE INFORMATION**

## 25. Are There More Details About the Settlement?

This Notice summarizes the proposed Settlement. More details are in the Stipulation dated March 27, 2019. You can obtain a copy of the Stipulation by going to www.TerexSecuritiesSettlement.com, or by writing to Rick Nelson, c/o Shareholder Relations, Robbins Geller Rudman & Dowd LLP, 655 West Broadway, Suite 1900, San Diego, CA 92101, or from the Clerk's office at the United States District Court for the District of Connecticut, 450 Main Street, Hartford, Connecticut during regular business hours.

### 26. How Do I Get More Information?

You can call 1-800-449-4900 or write to Rick Nelson, c/o Shareholder Relations, Robbins Geller Rudman & Dowd LLP, 655 West Broadway, Suite 1900, San Diego, CA 92101, or visit the following website: www.TerexSecuritiesSettlement.com.

# DO NOT TELEPHONE THE DEFENDANTS OR THE COURT REGARDING THIS NOTICE

The papers in support of approval of the Settlement, the Plan of Allocation, and Lead Counsel's fee and expense application will be submitted to the Court no later than June 19, 2019, and posted on the settlement website www.TerexSecuritiesSettlement.com within three days of filing.

# SPECIAL NOTICE TO BANKS, BROKERS, AND OTHER NOMINEES

The Court has ordered that if you hold or held any Terex common stock purchased or acquired between February 20, 2008 and February 11, 2009, inclusive, as nominee for a beneficial owner, then, within ten (10) days after you receive this Notice, you must either: (1) send a copy of this Notice by First-Class Mail to all such Persons; or (2) provide a list of the names and addresses of such Persons to the Claims Administrator:

Terex Securities Litigation
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box 404119
Louisville, KY 40233-4119

If you choose to mail the Notice and Proof of Claim yourself, you may obtain from the Claims Administrator (without cost to you) as many additional copies of these documents as you will need to complete the mailing. If you do not intend to comply with the provisions of this section you are requested to notify the Claims Administrator of that fact at the address listed above.

Regardless of whether you choose to complete the mailing yourself or elect to have the mailing performed for you, you may obtain reimbursement for, or advancement of, reasonable administrative costs actually incurred or expected to be incurred in connection with forwarding the Notice and which would not have been incurred but for the obligation to forward the Notice, upon submission of appropriate documentation to the Claims Administrator.

DATED: April 15, 2019

BY ORDER OF THE COURT UNITED STATES DISTRICT COURT DISTRICT OF CONNECTICUT

# UNITED STATES DISTRICT COURT DISTRICT OF CONNECTICUT

OUTER AND THE STATE OF THE STAT		
SHEET METAL WORKERS LOCAL 32 PENSION FUND, Individually and on Behalf of All Others Similarly Situated,		No. 3:09-cv-02083-RNC (Consolidated)
Plaintiff,	)	CLASS ACTION
vs.	)	
TEREX CORPORATION, et al.,	)	
Defendants.	)	
	)	
	)	

# PROOF OF CLAIM AND RELEASE

#### . GENERAL INSTRUCTIONS

- 1. To recover as a Member of the Settlement Class based on your claims in the action entitled Sheet Metal Workers Local 32 Pension Fund v. Terex Corporation, et al., No. 3:09-cv-02083-RNC (the "Litigation"), you must complete and, on page 6 hereof, sign this Proof of Claim and Release form ("Proof of Claim"). If you fail to file a properly addressed (as set forth in paragraph in connection with the proposed Settlement of the Litigation.
- 2. Submission of this Proof of Claim, however, does not assure that you will share in the proceeds of the Settlement of the Litigation.
- 3. YOU MUST MAIL OR SUBMIT ONLINE YOUR COMPLETED AND SIGNED PROOF OF CLAIM, ACCOMPANIED BY COPIES OF THE DOCUMENTS REQUESTED HEREIN, ON OR BEFORE AUGUST 13, 2019, ADDRESSED AS FOLLOWS:

Terex Securities Litigation
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box 404119
Louisville, KY 40233-4119

Online Submissions: www.TerexSecuritiesSettlement.com

If you are NOT a Member of the Settlement Class, as defined in the Notice of Pendency and Proposed Settlement of Class Action (the "Notice"), DO NOT submit a Proof of Claim.

- 4. If you are a Member of the Settlement Class and you do not timely request exclusion in connection with the proposed Settlement, you will be bound by the terms of any judgment entered in the Litigation, including the releases provided therein, WHETHER OR NOT YOU SUBMIT A PROOF OF CLAIM.
- 5. It is important that you completely read and understand the Notice that accompanied this Proof of Claim, including the Plan of Allocation of the Net Settlement Fund set forth in the Notice. The Notice describes the proposed Settlement, how Settlement Class Members are affected by the Settlement, and the manner in which the Net Settlement Fund will be distributed if the Settlement and Plan of Allocation are approved by the Court. The Notice also contains the definitions of many of the defined terms (which are indicated by initial capital letters) used in this Proof of Claim. By signing and submitting this Proof of Claim, you will be certifying that you have read and that you understand the Notice, including the terms of the releases described and provided herein.
- 6. The distribution of the Net Settlement Fund will be governed by the Plan of Allocation set forth in the Notice, if it is approved by the Court, or by such other plan of allocation as the Court approves.

#### II. DEFINITIONS

- "Terex" means Terex Corporation.
- 2. "Defendants" means Terex, Jonathan D. Carter, Ronald M. DeFeo, Tim Ford, Thomas J. Riordan, and Philip Widman.
- "Released Parties" means each and all of the Defendants, and each and all of their respective Related Parties (as defined below).

#### III. CLAIMANT IDENTIFICATION

1. If you purchased or acquired Terex common stock and held the certificate(s) in your name, you are the beneficial owner as well as the record holder. If, however, the certificate(s) were registered in the name of a third party, such as a brokerage firm or other nominee, you are the beneficial owner and the third party is the record holder.

This Proof of Claim, incorporates by reference the definitions in the Settlement Agreement dated March 27, 2019 ("Stipulation"), which can be obtained at www.TerexSecuritiesSettlement.com.

- You are a Settlement Class Member if you purchased or otherwise acquired Terex common stock from February 20, 2008 through and including February 11, 2009. Excluded from the Settlement Class are Defendants, members of each Defendant's immediate family, any entity in which any Defendant has or had a controlling interest, directors of Terex during the Settlement Class Period, and Defendants' legal representatives, heirs, successors, or assigns of any such excluded party. Also excluded from the Settlement Class is any Settlement Class Member that validly and timely requests exclusion in accordance with the requirements set by the Court.
- Use Part I of this form entitled "Claimant Identification" to identify each holder of record ("nominee"), if different from the beneficial owner of such Terex common stock that forms the basis of this claim. THIS CLAIM MUST BE FILED BY THE ACTUAL BENEFICIAL OWNER(S), OR A PERSON AUTHORIZED TO ACT ON BEHALF OF SUCH OWNER(S), OF SUCH TEREX COMMON STOCK UPON WHICH THIS CLAIM IS BASED. Separate Proofs of Claim should be submitted for each separate legal entity (for example, a claim by joint owners should not include the transactions of just one of the joint owners, and an individual should not submit one claim that combines his or her IRA transactions with transactions made solely in the individual's name). Conversely, a combined Proof of Claim should be submitted on behalf of each legal entity (including an individual) that includes all transactions made by the entity, no matter how many separate accounts that entity has (for example, a corporation/individual with multiple brokerage accounts should include all transactions made in Terex common stock during the Settlement Class Period on one Proof of Claim, no matter in how many accounts the transactions were made).
- All joint owners (or a Person authorized to act on the owner's behalf) must sign this claim. Executors, administrators, guardians, conservators, trustees, or others authorized to act on behalf of a beneficial owner, must complete and sign this claim on behalf of Persons represented by them and their authority must accompany this claim and their titles or capacities must be stated. The Social Security (or taxpayer identification) number and telephone number of the beneficial owner may be used in verifying the claim. Failure to provide the foregoing information could delay verification of your claim or result in rejection of the claim.

#### **CLAIM FORM**

- Use Part II of this form entitled "Schedule of Transactions in Terex Common Stock" to supply all required details of your transaction(s) in Terex common stock. If you need more space or additional schedules, attach separate sheets giving all of the required information in substantially the same form. Sign and print or type your name on each additional sheet.
- On the schedules, provide all of the requested information with respect to all of your purchases and acquisitions, and all of your sales of Terex common stock that took place at any time between February 20, 2008 and May 12, 2009, inclusive, whether such transactions resulted in a profit or a loss. You must also provide all of the requested information with respect to all of the shares of Terex common stock you held at the close of trading on February 19, 2008, February 11, 2009, and May 12, 2009. Failure to report all such transactions may result in the rejection of your claim.
- List each transaction separately and in chronological order, by trade date, beginning with the earliest. You must accurately provide the month, day, and year of each transaction you list.
- The date of covering a "short sale" is deemed to be the date of purchase of Terex common stock. The date of a "short sale" is deemed to be the date of the sale of Terex common stock. A purchase or sale of Terex common stock shall be deemed to have occurred on the "contract" or "trade" date as opposed to the "settlement" or "payment" date; please provide any "contract" or "trade" dates in your claim.
- Broker confirmations or other documentation of your transactions in Terex common stock should be attached to your claim. Failure to provide this documentation could delay verification of your claim or result in rejection of your claim.
- The above requests are designed to provide the minimum amount of information necessary to process the most simple claims. The Claims Administrator may request additional information as required to efficiently and reliably calculate your losses. In some cases where the Claims Administrator cannot perform the calculation accurately or at a reasonable cost to the Settlement Class with the information provided, the Claims Administrator may condition acceptance of the claim upon the production of additional information and/or the hiring of an accounting expert at the claimant's cost.
- If the Court approves the Settlement, payments to eligible Authorized Claimants pursuant to the Plan of Allocation (or such other plan of allocation as the Court approves) will be made after any appeals are resolved, and after the completion of all claims processing. The claims processing will take substantial time to complete fully and fairly. Please be patient.

PLEASE NOTE: As set forth in the Plan of Allocation, each Authorized Claimant shall receive his, her, or its pro rata share of the Net Settlement Fund. If the prorated payment to any Authorized Claimant calculates to less than \$10.00, it will not be included in the calculation and no distribution will be made to that Authorized Claimant.

NOTICE REGARDING ELECTRONIC FILES: Certain claimants with large numbers of transactions may request, or may be requested, to submit information regarding their transactions in electronic files. This is different from the online submission process that is available at www.TerexSecuritiesSettlement.com. All claimants MUST submit a manually signed paper Proof of Claim whether or not they also submit electronic copies. If you have a large number of transactions and wish to file your claim electronically, you must contact the Claims Administrator at edata@gilardi.com to obtain the required file layout. Any file not in accordance with the required electronic filing format will be subject to rejection. Only one claim should be submitted for each separate legal entity and the complete name of the beneficial owner(s) of the securities must be considered to have been submitted unless the Claims Administrator issues an email to that effect. Do not assume that your file has been received until you receive this email. If you do not receive such an email within 10 days of your submission, you should contact the electronic filing department at edata@gilardi.com to inquire about your file and confirm it was received.

Official Office Use Only REMEMBER TO ATTACH COPIES OF BROKER CONFIRMATIONS OR OTHER DOCUMENTATION OF YOUR TRANSACTIONS IN



### UNITED STATES DISTRICT COURT DISTRICT OF CONNECTICUT

Sheet Metal Workers Local 32 Pension Fund v. Terex Corporation, et al.,

No. 3:09-cv-02083-RNC

# PROOF OF CLAIM AND RELEASE

Please Type or Print in the Boxes Below

Do NOT use Red Ink, Pencil, or Staples

Must Be Postmarked (if Mailed) or Received (if Submitted Online) No Later Than August 13, 2019

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PART II. SCHEDUL	E OF TRANSACTIONS IN TERE	COMMON STOCK	of Enclosed?
<ul> <li>Number of shares of Terex common stock he the close of trading on February 19, 2008;</li> </ul>	A CONTRACTOR OF THE CONTRACTOR		A ON
B. Purchases or acquisitions of Terex common  PURCHASES	stock (February 20, 2008 – May 1	Total Fulchase of	
Trade Date(s) of Shares (List Chronologically)	Number of Shares Purchased or Acquired	Acquisition Price (Excluding Commissions, Taxes and Fees). Please round off to the nearest whole dollar	Proof of Purchase Enclosed?
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C. Sales of Terex common stock (February 2	20, 2008 – May 12, 2009, inclusive	):	
Trade Date(s) of Shares (List Chronologically)	Number of Shares Sold	Total Sales Price (Excluding Commissions, Taxes and Fees). Please round off to the nearest whole dollar	Proof of Sales Enclosed?
1.		\$	
5. / / /		\$	00 ON

the close of trading on May 12, 2009: If you require additional space, attach extra schedules in the same format as above. Sign and print your name on each additional page.

Proof Enclosed?

YOU MUST READ AND SIGN THE RELEASE ON PAGE 6. FAILURE TO SIGN THE RELEASE MAY RESULT IN A DELAY IN PROCESSING OR THE REJECTION OF YOUR CLAIM.



E. Number of shares of Terex common stock held at

# V. SUBMISSION TO JURISDICTION OF COURT AND ACKNOWLEDGMENTS

I (We) submit this Proof of Claim under the terms of the Stipulation, described in the Notice. I (We) also submit to the jurisdiction of the United States District Court for the District of Connecticut, with respect to my (our) claim as a Settlement Class Member (as defined in the Notice) and for purposes of enforcing the release set forth herein. I (We) further acknowledge that I am information to Lead Counsel to support this claim if required to do so. I (We) have not submitted any other claim covering the same purchases, acquisitions or sales of Terex common stock during the Settlement Class Period and know of no other Person having done so on my (our) behalf.

#### VI. RELEASE

- 1. I (We) hereby acknowledge full and complete satisfaction of, and do hereby fully, finally, and forever settle, release, relinquish, and discharge, all of the Released Claims against each and all of the Defendants and each and all of their respective employees. The term "Related Parties" as defined herein means each of a Defendant's past or present directors, officers, attorneys, partners, insurers, co-insurers, reinsurers, principals, controlling shareholders, members, agents, administrators, attorneys, accountants, auditors, bankers, underwriters, investment advisors, personal or legal representatives, predecessors, successors, direct and/or indirect parents, subsidiaries, divisions, joint ventures, partnerships, limited liability companies, affiliates, of a Defendant's immediate family, any trust of which a Defendant is the settlor or which is for the benefit of a Defendant and/or any member of a Defendant's immediate family, and any entity in which a Defendant and/or any member of a Defendant's immediate family, and any entity in which a Defendant and/or any member of a Defendant's immediate (directly or indirectly).
- 2. "Released Claims" shall collectively mean any and all claims (including Unknown Claims as defined below), rights, demands, liabilities or causes of action of every nature and description whatsoever (including, but not limited to, any claims for extent that the law permits their release in this action, by or on behalf of Plaintiffs or any other Settlement Class Members against any of the Released Parties that have been alleged or could have been alleged in this action (or in any forum or proceeding or claims or Unknown Claims, whether class, representative, or individual in nature, whether fixed or contingent, accrued or unaccrued, liquidated or unliquidated, whether at law or in equity, matured or unmatured, that are based on, relate to, or arise out of both (i) the acts, or omissions or failures to act that have been or could have been alleged or asserted in this action (or in any forum or proceeding or otherwise), and (ii) Plaintiffs' or any other Settlement Class Member's purchase, acquisition, holding, or sale or other disposition of Terex common stock purchased during the Settlement Class Period. Released Claims do not include or release the derivative action. Additionally, Released Claims do not release or otherwise impact any claims to enforce the terms of the Stipulation.
- 3. "Unknown Claims" means collectively any Released Claims that Plaintiffs or any Settlement Class Member does not know or suspect to exist in his, her or its favor at the time of the release of the Released Parties which, if known by him, her or limited to, the release of the Released Parties or the decision not to object to or opt out of this Settlement. With respect to any and all Released Claims, the Settling Parties stipulate and agree that, upon the Effective Date, Plaintiffs and Defendants shall expressly waive, and each of the Settlement Class Members shall be deemed to have waived, and by operation of the Judgment shall have expressly waived, any and all provisions, rights, and benefits conferred by the law of any state or territory or other jurisdiction or principle of common law or foreign law that is similar, comparable, or equivalent to California Civil Code §1542, which provides:

A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

Plaintiffs and Settlement Class Members may hereafter discover facts in addition to or different from those which he, she or it now knows or believes to be true with respect to the subject matter of the Released Claims, but Plaintiffs shall expressly fully, finally, and forever settle and release, and each Settlement Class Member, upon the Effective Date, shall be deemed to have, and by operation of the Judgment shall have, fully, finally, and forever settled and released, any and all Released Claims, known or unknown, suspected or unsuspected, contingent or non-contingent, whether or not concealed or hidden, which now exist, or heretofore have existed, upon any theory of law or equity now existing or coming into existence in the future, including, but not limited to, conduct which is negligent, intentional, with or without malice, or a breach of any duty, law or rule, without regard to the subsequent discovery or existence of such different or additional facts. Plaintiffs and Defendants acknowledge, and Settlement Class Members shall be deemed by operation of law (including by operation of the Judgment) to have acknowledged, that the foregoing waiver was separately bargained for and a key element of the Settlement.



- This release shall be of no force or effect unless and until the Court approves the Stipulation and it becomes effective on the Effective Date.
- I (We) hereby warrant and represent that I (we) have not assigned or transferred or purported to assign or transfer, voluntarily or involuntarily, any matter released pursuant to this release or any other part or portion thereof.
- I (We) hereby warrant and represent that I (we) have included information about all of my (our) transactions in Terex common stock that occurred during the Settlement Class Period as well as the number of shares of Terex common stock held by me (us) at the close of trading on February 19, 2008, February 11, 2009, and May 12, 2009.
  - I (We) hereby warrant and represent that I am (we are) not excluded from the Settlement Class, as defined in the Notice.

I declare under penalty of perjury under the laws of the United States of America that the foregoing information supplied by the undersigned is true and correct.

Executed this day of(Month/Year)	in(City/State/Country)
(Sign your name here)	(Sign your name here)
(Type or print your name here)	(Type or print your name here)
(Capacity of person(s) signing, e.g., Beneficial Purchaser or Acquirer, Executor or Administrator)	(Capacity of person(s) signing, e.g., Beneficial Purchaser or Acquirer, Executor or Administrator)

# ACCURATE CLAIMS PROCESSING TAKES A SIGNIFICANT AMOUNT OF TIME. THANK YOU FOR YOUR PATIENCE.

Reminder Checklist:

- Please sign the above release and acknowledgment.
- 2. If this claim is being made on behalf of Joint Claimants, then both must sign.
- 3. Remember to attach copies of supporting documentation, if available.
- Do not send originals of certificates.
- 5. Keep a copy of your Proof of Claim and all supporting documentation for your records.
- 6. If you desire an acknowledgment of receipt of your Proof of Claim please send it Certified Mail, Return Receipt Requested.
- 7. If you move, please send your new address to the address below.
- 8. Do not use red pen or highlighter on the Proof of Claim or supporting documentation.

THIS PROOF OF CLAIM MUST BE SUBMITTED ONLINE OR MAILED NO LATER THAN AUGUST 13, 2019, ADDRESSED AS FOLLOWS:

Terex Securities Litigation Claims Administrator c/o Gilardi & Co. LLC P.O. Box 404119 Louisville, KY 40233-4119 www.TerexSecuritiesSettlement.com

