In the United States Court of Federal Claims

OFFICE OF SPECIAL MASTERS

No. [Redacted]V Filed: December 31, 2008 Redacted Version filed: January 14, 2009

NOT TO BE PUBLISHED

********	*****	
JANE DOE/19, and	*	
JOHN DOE/19, as legal	*	
representatives of CHILD DOE	/19, *	
•	*	
Petitioner	rs, *	Attorney's Fees and Costs
	*	•
V.	*	
	*	
SECRETARY OF HEALTH	*	
AND HUMAN SERVICES,	*	
	*	
Responde	ent. *	
*********	*****	

DECISION¹

On November 19, 2008 petitioners filed petitioners' application for attorney's fees and costs for a total request of fees and costs in the amount of \$62,267.10. P Affidavit of Fees and Costs, filed Nov. 19, 2008. Petitioners did not incur any expenses in this matter. <u>Id.</u> at 2. After informal discussions, petitioners amended their request for attorney's fees and costs to \$56,077.10, to which respondent does not object. P Amended Affidavit for Fees and Costs, filed Dec.15, 2008.

After considering the request, the court finds that an award in the amount of \$ 56, 077.10 in attorney's fees and costs to be reasonable. The court thanks the parties for their cooperative efforts in resolving this matter.

Accordingly, pursuant to Vaccine Rule 13, petitioners are hereby awarded a total of

¹Pursuant to Vaccine Rule 18(b) petitioners requested redaction of their names and the name of their minor child. The court has accordingly replaced petitioners' names with Jane Doe/19, John Doe/19, or the term petitioners as appropriate. The court replaced the name of petitioners' minor child with the name Child Doe/19.

\$56, 0	77.10	in attorn	ey's fees a	and costs.	The jud	lgment sh	all re	eflect tha	t petitione	ers are	awarded
\$56, 0	77.10	for their	counsel's	fees and c	osts in a	check ma	ade p	ayable jo	ointly to p	etitione	ers and
petitio	ners'	counsel. T	he Clerk i	is directed	l to enter	judgment	t acc	ording to	this decis	sion.2	

IT IS SO ORDERED.	
	Gary J. Golkiewicz
	Chief Special Master

² Pursuant to Vaccine Rule 11(a), the parties can expedite entry of judgment by each party filing a notice renouncing the right to seek review by a United States Court of Federal Claims judge.